At 12 o'clock noon, S. R. Holcomb, Chief Clerk of the House of Representa­tives of the Twenty-fifth Legislature, called the House to order.

Prayer was offered by Reverend Elmer M. Johnson, of the Gloria Dei Lutheran Church of Olympia.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Washington, January 9, 1939.


Sir: I, Belle Reeves, 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 eighth day of November, 1938, 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-sixth biennial session, commencing on the ninth day of January, A. D., 1939, as appears from said election returns.

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<tr>
<th>District</th>
<th>Name</th>
<th>Counties Represented</th>
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<tbody>
<tr>
<td>District No. 1</td>
<td>John R. Jones</td>
<td>(Douglas and Okanogan)</td>
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<td>District No. 1</td>
<td>Robert M. French</td>
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<tr>
<td>District No. 2</td>
<td>Wallace Beckley</td>
<td>(Pend Oreille and Stevens)</td>
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<td>District No. 2</td>
<td>Lester E. Babcock</td>
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<tr>
<td>District No. 3</td>
<td>Mrs. Thomas E. Kehoe</td>
<td>Spokane [part]</td>
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<td>District No. 3</td>
<td>Joseph E. Hurley</td>
<td>Spokane [part]</td>
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<td>District No. 4</td>
<td>Roderick A. Lindsay</td>
<td>Spokane [part]</td>
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<td>District No. 4</td>
<td>Thomas H. Bienz</td>
<td>Spokane [part]</td>
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<td>District No. 5</td>
<td>Donald B. Miller</td>
<td>Spokane [part]</td>
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<td>District No. 5</td>
<td>Wylie W. Brown</td>
<td>Spokane [part]</td>
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<td>District No. 6</td>
<td>Chas. C. Finucane</td>
<td>Spokane [part]</td>
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<td>District No. 6</td>
<td>Will W. Wentworth</td>
<td>Spokane [part]</td>
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<td>District No. 7</td>
<td>Edward J. Reilly</td>
<td>Spokane [part]</td>
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<td>District No. 7</td>
<td>David C. Cowen</td>
<td>Spokane [part]</td>
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<td>District No. 8</td>
<td>Carl E. Devenish</td>
<td>(Adams, Ferry and Lincoln)</td>
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<td>District No. 8</td>
<td>David Phillips</td>
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<td>District No. 9</td>
<td>W. L. LaFollette</td>
<td>Whitman</td>
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<td>District No. 9</td>
<td>Fred Miller</td>
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<td>District No. 10</td>
<td>W. Newton Fry</td>
<td>(Asotin, Columbia and Garfield)</td>
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<td>District No. 10</td>
<td>Alva Ruark</td>
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<td>District No. 11</td>
<td>C. N. Eaton</td>
<td>Walla Walla</td>
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<td>District No. 11</td>
<td>C. Wayne Swegle</td>
<td>Walla Walla</td>
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<td>District No. 12</td>
<td>John Isenhart</td>
<td>Chelan</td>
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<tr>
<td>District No.</td>
<td>Name</td>
<td>Counties Represented</td>
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<tr>
<td>12</td>
<td>D. W. Jones</td>
<td>Chelan</td>
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<td>13</td>
<td>J. C. White</td>
<td>(Grant and Kittitas)</td>
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<td>13</td>
<td>Alfred C. Hanson</td>
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<td>14</td>
<td>Cecil A. Gholson</td>
<td>Yakima [part]</td>
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<td>14</td>
<td>G. Dowe McQuesten</td>
<td>Yakima [part]</td>
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<td>14</td>
<td>O. R. Schumann</td>
<td>Yakima [part]</td>
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<td>15</td>
<td>L. B. Judd</td>
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<td>15</td>
<td>Perry B. Woodall</td>
<td>Yakima [part]</td>
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<tr>
<td>16</td>
<td>Mark M. Moulton</td>
<td>(Benton, Franklin, Klickitat)</td>
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<tr>
<td>16</td>
<td>Earl S. Coe</td>
<td>(and Skamania)</td>
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<td>17</td>
<td>Ella Wintler</td>
<td>Clark</td>
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<td>17</td>
<td>W. E. Carty</td>
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<td>17</td>
<td>Alex Gabrielsen</td>
<td>Clark</td>
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<tr>
<td>18</td>
<td>Julia Butler</td>
<td>(Cowlitz and Clark)</td>
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<td>18</td>
<td>J. K. Van Buskirk</td>
<td>Wahkiakum</td>
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<tr>
<td>19</td>
<td>Clyde V. Tisdale</td>
<td>(Pacific and part)</td>
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<tr>
<td>20</td>
<td>Jack H. Petit</td>
<td>Grays Harbor</td>
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<td>20</td>
<td>James McCash</td>
<td>Lewis</td>
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<td>20</td>
<td>Frank O. Miller</td>
<td>Lewis</td>
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<tr>
<td>20</td>
<td>Dr. U. M. Lauman</td>
<td>Lewis</td>
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<tr>
<td>21</td>
<td>George Twidwell</td>
<td>(Grays Harbor)</td>
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<tr>
<td>21</td>
<td>John Pearsall</td>
<td>except</td>
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<tr>
<td>21</td>
<td>A. A. (Bert) Mackie</td>
<td>18 precincts</td>
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<tr>
<td>22</td>
<td>Earl R. Warnica</td>
<td>Thurston</td>
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<td>22</td>
<td>Carl C. Mohler</td>
<td>Thurston</td>
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<tr>
<td>22</td>
<td>Cecil Callison</td>
<td>Kitsap</td>
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<td>22</td>
<td>Richard G. Cook</td>
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<td>24</td>
<td>John Sherman</td>
<td>(Clallam)</td>
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<td>24</td>
<td>Francis Pearson</td>
<td>Jefferson and Mason</td>
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<td>24</td>
<td>Charles R. Savage</td>
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<td>25</td>
<td>Tom Montgomery</td>
<td>Pierce [part]</td>
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<td>25</td>
<td>Frank Chervenka</td>
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<td>26</td>
<td>Dr. Wm. G. Cameron</td>
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<td>26</td>
<td>C. E. Trombley</td>
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<td>27</td>
<td>Paul Sandegren</td>
<td>Pierce [part]</td>
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<td>Edward L. Pettus</td>
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<td>Z. A. Vane</td>
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<td>29</td>
<td>H. N. (Barney) Jackson</td>
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<td>30</td>
<td>M. T. Neal</td>
<td>King [part]</td>
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<td>30</td>
<td>W. J. Beierlein</td>
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<td>31</td>
<td>Michael B. Smith</td>
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<td>31</td>
<td>Kathryn Fogg</td>
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<td>32</td>
<td>Jurie B. Smith</td>
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<td>32</td>
<td>Edward E. Henry</td>
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<tr>
<td>33</td>
<td>Harry D. Austin</td>
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<td>33</td>
<td>H. C. Armstrong</td>
<td>King [part]</td>
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<td>34</td>
<td>Eilsworth C. Wills</td>
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<td>34</td>
<td>H. D. Hall</td>
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<td>35</td>
<td>Edward F. Riley</td>
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<td>35</td>
<td>William J. Pennock</td>
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<td>36</td>
<td>Geo. Cosgrove Kinneart</td>
<td>King [part]</td>
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<td>36</td>
<td>J. Howard Payne</td>
<td>King [part]</td>
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<td>37</td>
<td>John N. Sylvester</td>
<td>King [part]</td>
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<td>37</td>
<td>Ernest T. Olson</td>
<td>King [part]</td>
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<tr>
<td>38</td>
<td>Dan L. Guisinger</td>
<td>(Island [part])</td>
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<tr>
<td>38</td>
<td>Ernest A. Dore, Jr.</td>
<td>and</td>
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<tr>
<td>38</td>
<td>Chart Pitt</td>
<td>Snohomish [part]</td>
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<tr>
<td>39</td>
<td>Robert Bernethy</td>
<td>(Island [part])</td>
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<tr>
<td>39</td>
<td>Oscar Wenberg</td>
<td>Snohomish [part]</td>
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</tbody>
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FIRST DAY, JANUARY 9, 1939

<table>
<thead>
<tr>
<th>District No.</th>
<th>Name</th>
<th>Counties Represented</th>
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<tbody>
<tr>
<td>40</td>
<td>John R. (Pat) Hurley</td>
<td>(San Juan and Skagit)</td>
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<td>40</td>
<td>Fred J. Martin</td>
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<td>40</td>
<td>Emmet E. Egbert</td>
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<td>41</td>
<td>Ralph Van Dyk</td>
<td>Whatcom [part]</td>
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<td>41</td>
<td>Frank L. Hatley</td>
<td>Whatcom [part]</td>
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<td>42</td>
<td>James D. McDonald</td>
<td>Whatcom [part]</td>
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<td>42</td>
<td>B. F. Reno, Jr.</td>
<td>Whatcom [part]</td>
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<td>43</td>
<td>John W. Eddy</td>
<td>King [part]</td>
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<td>41</td>
<td>Roy J. Kinnear</td>
<td>King [part]</td>
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<td>44</td>
<td>Olaf A. Wiggen</td>
<td>King [part]</td>
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<td>44</td>
<td>Sixten P. Nordenberg</td>
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<td>45</td>
<td>D. L. Underwood</td>
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<td>45</td>
<td>James M. Hay</td>
<td>King [part]</td>
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<td>46</td>
<td>Vernon A. Smith</td>
<td>King [part]</td>
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<tr>
<td>46</td>
<td>Theodore S. Turner</td>
<td>King [part]</td>
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IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed the Seal of the State of Washington at Olympia, this ninth day of January, A. D. 1939.

BELLE REEVES,
Secretary of State.

(SEAL OF THE STATE OF WASHINGTON 1889)

The roll was called and all members were present.

Honorable James M. Geraghty, Justice of the State Supreme Court, administered the oath to all members.

Mr. Dixon moved that the House recess for one hour.

Mr. Austin demanded a roll call and the demand was sustained.

The Clerk called the roll and the motion to recess was lost by the following vote: Yeas, 29; nays, 70; absent or not voting, 0.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Cook, Dixon, Fogg, Gabrielsen, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Neal, Nordenberg, Olson, Pearson, Pennock, Pitt, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Vane, Wills—29.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearsall, Petit, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Sylvester, Turner, Underwood, Warnica, Wenberg, Wentworth, White, Wiggen, Wintler, Woodall—70.

Nominations for Speaker were then declared to be in order.

The Chair recognized Mr. Reilly (Edward J.).

Mr. Reilly (Edward J.) of Spokane:

"Mr. Chief Clerk, Reverend Johnson, Justice Geraghty, Ladies and Gentlemen of the House of Representatives:

"For me to have the honor of placing a name in nomination for the most important position in the House, I consider it is indeed a great privilege.

"Those of you who served two years ago can recall very vividly to your minds the actions and the part played by a young man in that session in fulfilling his obligations, in expending all of his efforts in that session which was brought to a successful completion. The question may be raised as to his youth, but I believe if that question
was raised in this election of a Speaker of this House, we are certainly going to lose sight of our future, and pass up high ability which we should take advantage of.

"I have known this young man for the past five years. He is a brother in my own profession. It is with the most sincere appreciation of that friendship that I am permitted by him to place his name in nomination for this important position.

"I therefore nominate for Speaker of this House, John N. Sylvester."

The Chair recognized Mr. Hurley (John R. "Pat").

Mr. Hurley (John R. "Pat") of Skagit:

"Mr. Chief Clerk, I wish to second the nomination of John N. Sylvester. Ladies and Gentlemen of the House, a man to aspire to this very important position of presiding officer of this body must have some very definite qualities, and I will say characteristics. In the first place, he must have experience and ability; secondly, he must have good judgment tempered with a high quality of fairness, and, third, he must have a personality for leadership.

"Mr. Reilly mentioned the age of this gentleman. I want to assure you that my gray hair is no indication of my age. I did not serve in this House in the 1937 session with Mr. Sylvester. I have, however, become very friendly with him in the past two years, and know him intimately. I have gone over his record very carefully, and I unhesitatingly commend him to you, and hope that you will give John N. Sylvester your support and make him the next Speaker of this House."

The Chair recognized Mr. Pearson.

Mr. Pearson of Clallam:

"Mr. Chief Clerk and Members of the House of Representatives:

"It gives me a great deal of pleasure at this time to place in nomination the name of a man from one of the rural counties of the State of Washington, and a Deputy State Master of the Grange of the State of Washington. Those of you who have been here in past sessions will have no doubt as to his capability and integrity. I do not care to cast any reflection on the work of our attorneys, but I want to point out the fact that in the 1933, 1935 and 1937 sessions attorneys have held the office of Speaker of this House of Representatives.

"I believe we have men in the rural communities representing the agrarian people of the State of Washington who are just as capable, and just as efficient, to handle the job of Speaker of the House of Representatives as anyone coming from the cities of the State of Washington, and it gives me a great deal of pleasure to place in nomination the name of that brother granger, a Deputy State Master of the Grange, Brother George Twidwell of Grays Harbor county."

The Chair recognized Mr. Hall.

Mr. Hall of King:

"I consider it an honor at this time to rise in behalf of the candidacy of Mr. George Twidwell, a man who has proven himself to be a friend of the people during the past two sessions that I have had the distinction and honor of serving here with him. I know his ability, and I think all of you members will agree that he is as capable a man as has sat on this floor in a good many sessions. I want to say to you that he has proven himself to be just and worthy of the confidence placed in him in this House of Representatives, and that if he is elected Speaker he will see that justice is done to every member on this floor without granting any special favors or showing partiality to anyone.

"We have in this House seventy-three Democrats elected on a liberal Democratic platform. Are we Democrats or are we Republicans? Are we going to turn the House of Representatives over to the possession of those who have always opposed every liberal bit of legislation that has been introduced to be passed by us in the interest of the common people of this state? I for one say 'No,' and I believe that a majority of the members on this floor are going to agree with me when the votes are counted.

"Rest assured, fellow members, that you will make no mistake in casting your vote for George Twidwell. I recommend his election and I hope that you will agree with me. I thank you."
The Chair recognized Mr. Fry.

Mr. Fry of Columbia:

"Mr. Chief Clerk and Members of the House:

"I second the nomination of John N. Sylvester, one whom I believe will be fair in all his decisions. He has the interests of the state at heart, and unquestionably qualifies as one whom I feel we should be very proud of as Speaker at this session."

The Chair recognized Mr. Payne.

Mr. Payne of King:

"Mr. Chief Clerk, Members of the House:

"As a representative from the thirty-sixth district, King county, I take a great deal of pleasure in seconding the nomination of John N. Sylvester for our Speaker. It is because I have come to know John N. Sylvester during the past session and since, and I am mindful of the fact that a Speaker must have qualities of infinite tact and patience in presiding over such a deliberative body as this, and so it is because I know he is animated by a desire to have one of the most successful sessions in the history of the State of Washington that I am supporting him in his candidacy for Speaker. I forcefully recommend him and hope that you will give him an outstanding vote so that we can go ahead with the deliberations of this body."

The Chair recognized Mr. Mackie.

Mr. Mackie of Grays Harbor:

"I have served the last three sessions in the Legislature. We have had young men for Speaker the past two sessions. They have all been very successful. We now have another young man up for Speaker, and I believe he will be just as successful as the past two have been. It gives me a great deal of pleasure to second the nomination of John N. Sylvester."

The Chair recognized Mr. Martin.

Mr. Martin of Skagit:

"I wish to concur in all that has been said about the qualifications of John N. Sylvester. I served in the last session with him and I know him to be a man of ability, honesty and integrity, and I believe all of you who know him will agree with me in that. We are assembled here to do a big job with only sixty days to do it in. Those days are going to slip by mighty fast and it certainly behooves us to so organize the work of this House that we can proceed in a business-like manner with dispatch, and I believe that under the leadership of John N. Sylvester we will be able to do just that, so it is with great pleasure and the utmost confidence that I second the nomination of Mr. Sylvester."

On motion of Mr. Reilly (Edward J.), further nominations for Speaker were closed.

The Clerk called the roll and Mr. John N. Sylvester was elected Speaker of the House of Representatives by the following vote: Mr. Sylvester, 74; Mr. Twidwell, 24; not voting, 1.

Those voting for Mr. Sylvester were: Representatives Austin, Babcock, Beckley, Biezen, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wintler, Woodall—74.
Those voting for Mr. Twidwell were: Representatives Armstrong, Beierlein, Bernethy, Devenish, Fogg, Gabrielsen, Hall, Henry, McDonald, Nordennenberg, Olson, Pearson, Pennock, Pettus, Pitt, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wills—24.

Those not voting were: Representative Sylvester—1.

The Chief Clerk announced that Mr. John N. Sylvester, having received a majority vote of the House, was elected Speaker.

The Chief Clerk appointed Representatives Reilly (Edward J.) and Moulton to escort Mr. Sylvester to the rostrum.

Representatives Reilly (Edward J.) and Moulton escorted Mr. Sylvester to the rostrum where the Honorable James M. Geraghty, Justice of the State Supreme Court, administered the oath of office to him.

The Speaker:

"Members of the 1939 session of the Legislature:

"You have greatly honored me by selecting me to serve as your Speaker. May I thank each and every one of you who have so kindly expressed your confidence by placing this trust in me. I hope that my administration will merit your continued confidence and support.

"There are some people who would lead you to believe that you as members of the two political parties should pattern your activities with the 1940 elections foremost in your minds. In this regard may I remind you that you and I were elected to represent the people of our respective districts for the 1939 session of the Legislature and to fulfill the obligations assumed by us we must concentrate solely upon the problems at hand. It is needless to say that we will have much to do in order to conscientiously attend to the immediate needs of our people.

"The welfare of the State of Washington is paramount to any political party or organization.

"I feel confident that by all of us working together, shoulder to shoulder we can solve even the most difficult problems before us.

"Again I thank you for the honor you have bestowed upon me."

MESSAGE FROM THE SENATE

Senators Voyce, Sullivan and Roberts appeared at the bar of the House and reported that the Senate was organized and ready to proceed with business.

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

The Speaker recognized Mr. Cowen.

Mr. Cowen of Spokane:

"Mr. Speaker, Honorable Member of the Supreme Court and Ladies and Gentlemen of the House:

"This body is exceptionally favored in having available for the office of Chief Clerk a man who has served well and long in this place. He is dependable and he is courteous in every way in giving us a helping hand in our deliberations. He has gained his experience through holding this office during the past four sessions. Everyone has learned to respect him and to appreciate his ability, and it gives me great pleasure to present before this Honorable Body our friend S. R. Holcomb for Chief Clerk during this session."

The Speaker recognized Mr. Jones (John R.).

Mr. Jones (John R.) of Douglas:

"Mr. Speaker and Members of the 1939 Legislature:

"I, having been a member of this body for several sessions, have had the pleasure of serving under Si Holcomb as Chief Clerk so have reasons to know something about his qualifications. His honesty, his fairness, his ability and integrity are above reproach; therefore, I take great pleasure in seconding the nomination of Si Holcomb for Chief Clerk for this coming session."
The Speaker recognized Mr. Vane.

Mr. Vane of Pierce:

"Mr. Speaker:

"I feel rather guilty about getting up at this time, inasmuch as my colleague, Mr. Dixon, previously was recognized and yielded to the Speaker. However, I know that all the members of the Pierce county delegation would be unanimous if all of them were allowed to speak in seconding the nomination of Si Holcomb as Chief Clerk, and I therefore speak for the whole honorable body when I say that I am pleased to nominate this highly qualified and satisfactory man who has served so long and so well."

The Speaker recognized Mr. Dixon.

Mr. Dixon of Pierce:

"Mr. Speaker and Members of the House:

"I want to concur in the remarks of my colleague, Mr. Vane, and also second the nomination of Mr. Si Holcomb."

On motion of Mr. Smith (Jurie B.), further nominations for Chief Clerk were closed.

The Clerk called the roll and Mr. Holcomb was unanimously elected Chief Clerk of the House by the following vote:

Those voting for Mr. Holcomb were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—99.

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

The Speaker appointed Representatives Fry and French to escort Mr. Holcomb to the rostrum.

Representatives Fry and French escorted Mr. Holcomb to the rostrum where the Honorable James M. Geraghty, Justice of the State Supreme Court, administered the oath of office to him.

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

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

The Speaker recognized Mr. Miller (Donald B.).

Mr. Miller (Donald B.) of Spokane:

"Mr. Speaker, I place in nomination the name of George H. Johnston, a man who has served as a representative from the fifth district in this House during the past two sessions. During the last session he was my colleague. I am sure he is scrupulously honest and by experience qualified to hold this position. He has knowledge of the procedure of this House and knows how to handle its men and women and people who come into this house, with ability."
The Speaker recognized Mr. Sherman.

Mr. Sherman of Clallam:

"Mr. Speaker and Ladies and Gentlemen of this House:

"It gives me the greatest pleasure at this time to second the nomination of Mr. George H. Johnston for Sergeant-at-Arms. My reason for doing so is because I believe that this man has the qualifications for this particular position. I had the privilege of sitting through one session with Mr. Johnston and I know his honesty and ability. I know that he will give to each member of the House of Representatives every consideration, not only the consideration we are entitled to, but that he will see that the rules of this House are carried out to the letter. We have just elected a Speaker from the west side and it is only fair and just that we elect a Sergeant-at-Arms from the east side.

"Therefore, it gives me the greatest pleasure to second the nomination of George H. Johnston of Spokane for the position of Sergeant-at-Arms."

The Speaker recognized Mr. Swegle.

Mr. Swegle of Walla Walla:

"Mr. Speaker, Honorable Justice of the Supreme Court and Honorable Members of the House of Representatives of the State of Washington:

"It is my privilege and honor at this time to place in nomination the name of a man who is probably as well-known as any man in this room and in this state, for the position of Sergeant-at-Arms. He is known for his fearlessness, for his ability and for his integrity, by all who know him. He is a man who is not only a native son of this state, but his ancestors resided in this country at the time it was discovered. He is a man who has served in this Legislature and has been a doorkeeper in this Legislature for three terms. He is a man who is respected and esteemed by all.

"I place in nomination the name of Mr. George N. Adams of Shelton, Washington, for the position of Sergeant-at-Arms."

The Speaker recognized Miss Butler.

Miss Butler of Wahkiakum:

"Mr Speaker and Fellow Members of this House:

"As a representative of one of the small counties of this state, it gives me a great deal of pleasure to second the nomination of my very fine fellow Democrat, George Adams. I have known him in political circles, I have worked with him and I know him to be a man of honesty and integrity, and that he will give you courteous and efficient service.

"It gives me a great deal of pleasure when I second the nomination of George Adams."

Mr. Mackie placed in nomination the name of Mr. Frank West, but later, at the request of Mr. West, withdrew the nomination.

The Speaker recognized Mr. Pearson.

Mr. Pearson of Clallam:

"It gives me a great deal of pleasure at this time, Mr. Speaker and Ladies and Gentlemen of the House, to second the nomination of George H. Johnston of Spokane, for Sergeant-at-Arms of the House of Representatives. Mr. Johnston was my seat mate here in the last session of the Legislature. Those who served with him in previous sessions have no doubt as to his sincerity and integrity.

"In the last session of the Legislature, when the Speaker was elected from Spokane, the members from Eastern Washington went down the line with those from the western side of the state to elect a Sergeant-at-Arms from the west side of the state. It is only right, courteous and just for those of us from the west side to show that same courtesy and that same respect to those people from the eastern side of the state. So it gives me a great deal of pleasure to second the nomination of my friend and my fellow colleague of the previous session, Mr. George H. Johnston of Spokane."

On motion of Mr. Martin, further nominations for Sergeant-at-Arms were closed.
The Clerk called the roll and Mr. Adams was elected Sergeant-at-Arms by the following vote: Mr. Adams, 56; Mr. Johnston, 43; absent or not voting, 0.

Those voting for Mr. Adams were: Representatives Austin, Babcock, Beckley, Butler, Callison, Cameron, Carty, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, French, Fry, Gholson, Hatley, Hay, Hurley (John R. "Pat"), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, White, Wiggen, Wintler, Woodall, Mr. Speaker—56.

Those voting for Mr. Johnston were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Brown, Chervenka, Cook, Dixon, Dore, Finucane, Fogg, Gabrielson, Guisinger, Hall, Hanson, Henry, Hurley (Joseph E.), Jackson, Kehoe, Lindsay, McDonald, Miller (Donald B.), Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Reilly (Edward J.), Rosellini, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenworth, Wills—43.

The Speaker announced that Mr. Adams, having received the majority vote of the House, was elected Sergeant-at-Arms.

The Speaker appointed Mr. Swegle and Mr. Kinnear (George C.) to escort Mr. Adams to the rostrum.

Representatives Swegle and Kinnear escorted Mr. Adams to the rostrum where the Honorable James M. Geraghty, Justice of the Supreme Court, administered the oath of office to him.

INTRODUCTION AND FIRST READING OF HOUSE CONCURRENT RESOLUTION

House Concurrent Resolution No. 1, by Representative Reilly (Edward J.):
Relating to notifying the Governor that the Legislature is organized.

The resolution was read the first time by title.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the resolution advanced to second reading and read in full.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third and the resolution was placed on final passage and adopted.

On motion of Mr. Reilly (Edward J.), the rules were suspended and the resolution was ordered immediately transmitted to the Senate.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Reilly (Edward J.):
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. Reilly (Edward J.), the resolution was adopted.

The Speaker appointed Representatives Jones (John R.), Kinnear (Roy J.) and Payne as members of the committee provided therein.

Resolution by Mr. Reilly (Edward J.):
Resolved, That the rules which governed the House of Representatives for the twenty-fifth session of 1937 be adopted by this House until permanent rules be adopted, and that the Committee on Rules and Order be authorized and directed to
formulate rules for the House for the present session and to act with a like committee from the Senate to formulate joint rules.

On motion of Mr. Reilly (Edward J.), the resolution was adopted.

Resolution by Mr. Reilly (Edward J.):

Resolved, That the Chief Clerk be and he is hereby instructed to purchase postage stamps in the amount of Ten Dollars ($10.00) 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.

Mr. Reilly (Edward J.) moved the adoption of the resolution.

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

Strike the words "Ten Dollars" from line 2 and insert in lieu thereof the words "Twenty Dollars." Strike the figures "($10.00)" in line 3 and insert in lieu thereof the figures "($20.00)."

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The resolution as amended was adopted.

Resolution by Mr. Reilly (Edward J.):

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. Reilly (Edward J.), the resolution was adopted.

Resolution by Mr. Reilly (Edward J.):

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. Reilly (Edward J.), the resolution was adopted.

Resolution by Mr. Reilly (Edward J.):

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. Reilly (Edward J.) 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 ($5.00) be paid to employees of the House."

On motion of Mr. Cowen, the previous question was ordered. The amendment was adopted. The resolution as amended was adopted. On motion of Mr. Reilly (Edward J.), the House recessed until two o'clock p. m.
The Speaker called the House to order at two o'clock p.m. The Clerk called the roll and all members were present.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., January 9, 1939.

Mr. Speaker:

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

Earle M. McCroskey, Secretary.

FIRST READING OF SENATE BILLS

Senate Bill No. 1, by Senator Ferryman: An Act appropriating the sum of One Hundred Twenty-five Thousand Dollars ($125,000.00), or so much thereof as may be necessary for the expenses of the Twenty-sixth Legislature, and for expenses incurred in completing the work of the Twenty-fifth Legislature, and declaring an emergency.

On motion of Mr. Reilly (Edward J.), 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. Reilly (Edward J.), 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, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Cervenka, Coe, Cook, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pet, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, Wigen, Wills, Wintler, Woodall, Mr. Speaker—87.

Those absent or not voting were: Representatives Cameron, Cowen, Devenish, Gholson, Isenhart, Jones (D. W.), Judd, Kinnear (Roy J.), Payne, Riley (Edward F.), Wenberg, White—12.

Senate Bill No. 1, having received the 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 SPECIAL COMMITTEE

The committee appointed to notify the Senate that the House was now organized and ready for business, appeared before the bar of the House and reported the Senate had been notified and asked that the committee be discharged.

The report was accepted and the committee was discharged.

The House resumed the first reading of Senate bills.

**Senate Bill No. 2**, by Senator Ferryman: 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-sixth Legislature and declaring an emergency.

On motion of Mr. Reilly (Edward J.), 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. Reilly (Edward J.), 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, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Ghozlon, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petie, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Westenber, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker-96.

Those absent or not voting were: Representatives Cowen, Mohler, Warnica-3.

Senate 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.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., January 9, 1939.

Mr. Speaker:

The Senate has adopted House Concurrent Resolution No. 1, and the President has appointed as Senate members of the committee to notify the Governor that the Legislature is organized, Senators Ferryman and Orndorff, and the same is herewith transmitted.

Eagle M. McCloskey, Secretary.

The Speaker appointed as members of the committee authorized in House Concurrent Resolution No. 1, Representatives Mackie, Wentworth and Jones (D. W.).

The Speaker declared the House to be at ease for twenty minutes.
REPORT OF SPECIAL COMMITTEE

Representatives Mackie, Wentworth and Jones (D. W.), the committee appointed to wait upon the Governor, appeared before the bar of the House, and Representative Wentworth, reporting for the committee, stated it had waited upon the Governor, delivered to him the message of the House and that the Governor expressed desire to appear before a Joint Session of the Legislature at one o'clock p. m., Wednesday, January 11, to deliver his message.

INTRODUCTION AND FIRST READING OF CONCURRENT RESOLUTION

House Concurrent Resolution No. 2, by Representative Reilly (Edward J.): Relating to a Joint Session to receive the message from Governor Clarence D. Martin.

The resolution was read the first time by title.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the resolution advanced to second reading and read in full.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, the resolution placed on final passage and adopted.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., January 9, 1939.

Mr. Speaker:

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

EARLE M. MCCROSKEY, Secretary.

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

On motion of Mr. Reilly (Edward J.), the House adjourned to twelve o'clock noon, Tuesday, January 10, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.
SECOND DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 10, 1939.

The Speaker called the House to order at 12:00 noon.
The Clerk called the roll and all members were present.
Prayer was offered by Reverend Elmer M. Johnson, Pastor 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. Reilly (Edward J.), 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 9, 1939.

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

On motion of Mr. Reilly (Edward J.), the House adjourned to twelve o'clock noon, Wednesday, January 11, 1939.

S. R. HOLCOMB, Chief Clerk.

THIRD DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 11, 1939.

The Speaker called the House to order at 12:00 noon.
The Clerk called the roll and all members were present.
Prayer was offered by Reverend Elmer M. Johnson, Pastor 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. Smith (Michael B.), further reading was dispensed with and the journal was approved.
On motion of Mr. Armstrong, 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. 1, by Representative Smith (J. 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 Statutes), so as to include telephone, electrical and other communicating systems.
Ordered printed and referred to Committee on Public Utilities.

House Joint Resolution No. 1, by Representative Dixon: Relating to the amendment of Section 24 of Article II of the Constitution of the State of Washington.
Ordered printed and referred to Committee on Constitutional Revision.

On motion of Mr. Reilly (Edward J.), the House recessed until 12:20 p. m.
The House was called to order at 12:20 p. m.

JOINT SESSION

The Clerk called the roll and all members were present.
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 12:25 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.
The President announced that the Joint Session was called for the purpose of receiving a message from the Governor.
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 McMillan and Bloomer and Representatives Butler, Cowen and Kinnear (Roy J.).
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:
"Your Excellency, the Twenty-sixth Session of the Legislature is convened 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.)

MESSAGE OF GOVERNOR CLARENCE D. MARTIN TO THE LEGISLATURE

(The Governor's Message is printed in full in the Senate Journal, page 25.)
The President announced that the committee would escort His Excellency, Governor Clarence D. Martin, to the Governor's chambers.
The President announced that on second thought he would personally escort the Governor to the Governor’s chambers.
The President and the Governor retired.
The Speaker resumed the chair.
On motion of Senator Orndorff, the joint session was dissolved.
On motion of Mr. Reilly (Edward J.), the Speaker appointed the following committee to escort the President of the Senate and all Senators to their chambers: Representatives Payne and Hurley (John R. “Pat”).
The House was called to order at 2:15 p.m.
On motion of Mr. Reilly (Edward J.), the House adjourned to 1:00 p.m., Thursday, January 12, 1939.

S. R. HOLCOMB, Chief Clerk.

FOURTH DAY

AFTERNOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 12, 1939.

The Speaker called the House to order at 1:00 p.m.
The Clerk called the roll and all members were present except Representative Trombley, who had been excused.
Prayer was offered by Reverend 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. Reilly (Edward J.), further reading was dispensed with and the journal was approved.
On motion of Mr. Reilly (Edward J.), Rule 20 was suspended.

MESSAGES FROM THE GOVERNOR

State of Washington, Executive Department, Olympia, January 11, 1939.

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, 1939, to March 31, 1941, 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 that copies of the budget bill would be enclosed in the bill books.
FOURTH DAY, JANUARY 12, 1939

State of Washington, Executive Department, Olympia, January 11, 1939.

To the Honorable, The Senate and 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, 1939, to March 31, 1941, together with letter of transmittal from the Department of Finance, Budget and Business, and other information and data.

Respectfully submitted,
CLARENCE D. MARTIN, Governor.

The Speaker announced that the budget books are now on the desks.

INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 2**, by Representative Olson: An Act relating to and prescribing the powers and duties of boards of directors for public schools, providing for education of physically handicapped adults, providing funds therefor and amending Section 4776, Remington's Revised Statutes.

Ordered printed and referred to Committee on Education.

**House Bill No. 3**, by Representative Smith (Vernon A.): An Act relating to sale by counties of property acquired for taxes and amending Section 1, Chapter 68, of the Laws of 1937 (Section 11294 Remington's Revised Statutes).

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 4**, by Representative Pettus: An Act relating to the healing arts; declaring the public policy of the state to prevent disease, injury and death from mistaken, inadequate and experimental treatment; providing that practitioners of the healing arts may practice only what they were taught in their respective institutions of learning or have since made a special study of, giving the act a title or name; prescribing penalties for the violation thereof; repealing all acts or parts of acts in conflict therewith; establishing a saving clause; and providing that this act shall take effect immediately.

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

**House Bill No. 5**, by Representative Hurley (Joseph E.): An Act relating to homesteads and amending Section 1 of Chapter 88 of the Laws of 1931 and Section 7 of Chapter 64 of the Laws of 1895.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 6**, by Representative Hurley (Joseph E.): An Act concerning the enforcement of liens for labor and material and amending Section 9 of Chapter 24 of the Laws of 1893.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 7**, by Representative Hurley (Joseph E.): An Act authorizing corporations to make donations for charitable and social welfare purposes.

Ordered printed and referred to Judiciary Committee.
House Bill No. 8, by Representative Hurley (Joseph E.): An Act providing for notice of resignation or removal of executor or administrator and amending Section 121 of Chapter 156 of the Laws of 1917.
   Ordered printed and referred to Judiciary Committee.

House Bill No. 9, by Representative Hurley (Joseph E.): An Act relating to the publication of notice to creditors by executors or administrators and amending Section 3 of Chapter 142 of the Laws of 1923.
   Ordered printed and referred to Judiciary Committee.

House Bill No. 10, by Representative Hurley (Joseph E.): An Act relating to bonds of executors and administrators and amending Section 67 of Chapter 156 of the Laws of 1917, and providing for the issuance of letters testamentary or of administration without bond in certain instances.
   Ordered printed and referred to Judiciary Committee.

The Speaker recognized Mr. Dixon.

Mr. Dixon of Pierce:
   "Mr. Speaker and Members of the House:
   "I wish to announce that the beautiful azalea on the table below the rostrum was presented by the Metropolitan Park Board of Pierce county."

The Speaker:
   "On behalf of the Members of the House, I wish to thank the Metropolitan Park Board of Tacoma."

The Speaker:
   "Perhaps some of you remember a little incident that occurred on the first day I assumed the duties of the chair. Mr. Twidwell, who, as you know, opposed me for Speaker, rose and wished to be recognized. He wanted to withdraw in my favor, and also to congratulate me on my election. I told him I would call on him later but I was somewhat nervous and forgot to give him that opportunity. Now I want to apologize to him and to you, and assure you there was nothing malicious on my part."

On motion of Mr. Reilly (Edward J.), the House adjourned to 11:30 a.m., Friday, January 13, 1939.

S. R. Holcomb, Chief Clerk.

FIFTH DAY

MORNING SESSION

House of Representatives,
Olympia, Wash., Friday, January 13, 1939.

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

The Clerk called the roll and all members were present except Representative LaFollette, who had been excused.

Prayer was offered by Reverend Elmer M. Johnson, Pastor 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. Payne, further reading was dispensed with and the journal was approved.

Mr. Dore moved that Rule 20 be suspended.

The motion was lost.

### REPORT OF STANDING COMMITTEE

**House of Representatives,**
**Olympia, Wash., January 12, 1939.**

**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-sixth session of the Legislature, and recommend that these amounts be allowed:

<table>
<thead>
<tr>
<th>NAME</th>
<th>COUNTIES REPRESENTED</th>
<th>ADDRESS</th>
<th>Miles</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>H. C. Armstrong</td>
<td>King</td>
<td>1324 Lakeside So., Seattle</td>
<td>147</td>
<td>$14 70</td>
</tr>
<tr>
<td>Harry D. Austin</td>
<td>King</td>
<td>1415 Lakeside So., Seattle</td>
<td>147</td>
<td>14 70</td>
</tr>
<tr>
<td>Lester E. Babcock</td>
<td>Pend Oreille, Stevens</td>
<td>Newport</td>
<td>944</td>
<td>94 40</td>
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<tr>
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<td>James D. McDonald</td>
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FIFTH DAY, JANUARY 13, 1939
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<tr>
<td>J. Howard Payne</td>
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<td>John Pearsall</td>
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<tr>
<td>Francis Pearson</td>
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<td>Wm. J. Pennock</td>
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<tr>
<td>Jack H. Pettib</td>
<td>(Pacific, Grays)</td>
<td>Box 194, Ilwaco</td>
<td>274</td>
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<tr>
<td>Edward L. Pettus</td>
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<tr>
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<tr>
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<tr>
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<td>Jurlie B. Smith</td>
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<td>Michael B. Smith</td>
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<td>Vernon A. Smith</td>
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<td>Clyde V. Tisdale</td>
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<tr>
<td>Perry B. Woodall</td>
<td>Yakima</td>
<td>414 W. 10th, Vancouver</td>
<td>248</td>
<td>24 80</td>
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| Total                 |                      |                              | 34,776| $3,477 60|

We concur in this report: John Pearsall, C. N. Eaton, Paul Sandegren.

On motion of Mr. Fry, the report was approved.

On motion of Mr. Smith (Michael B.) Rule 20 was suspended.

The Speaker announced the appointment of the following standing committees:

_Agriculture—Carty, Chairman; Beckley, Brown, Chervenka, Eaton, Egbert, Gholson, Hall, Isenhart, Jones (John R.), Martin, McCash, Ruark, Twidwell, Van Dyk, Wenberg, Woodall._
FIFTH DAY, JANUARY 13, 1939

Appropriations—Hurley (John R. "Pat"), Chairman; Bienz, Cameron, Cowen, Dore, Finucane, Judd, McDonald, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Pearsall, Sandegren, Schumann, Sherman, Smith (Jurie B.), Swegle, Tisdale, Turner, Underwood, Van Buskirk, Wiggan, Wintler.

Banks and Banking—Underwood, Chairman; Bernethy, Cook, Cowen, Eddy, Finucane, Hurley (John R. "Pat"), Judd, Kinnear (Geo. C.), LaFollette, Lindsay, Payne, Van Dyk.

Cities of the First Class—Wiggan, Chairman; Finucane, Guisinger, Kehoe, Kinnear (Geo. C.), McDonald, Nordenberg, Rosellini, Smith (Jurie B.), Smith (Michael B.).

Claims and Auditing—Fry, Chairman; Eaton, Guisinger, Pearsall, Sandegren.

Commerce and Manufacturing—Coe, Chairman; Gholson, Montgomery, Reilly (Edward J.), Turner, Wentworth.

Compensation and Fees for State and County Officers—Cook, Chairman; Carty, Hall, Hay, Phillips, Wills.

Constitutional Revision—Hurley (Joseph E.), Chairman; Callison, Dixon, Kinnear (Geo. C.), Neal, Pearson, Pettus, Smith (Jurie B.), Underwood.

Corporations Other Than Municipal—Vane, Chairman; Babcock, Hurley (Joseph E.), McDonald, Reno, Smith (Jurie B.), Smith (Vernon A.).

Counties and County Boundaries—Pearsall, Chairman; Devenish, Hall, Miller (Fred), Pennock.

Dairy and Livestock—Mohler, Chairman; Beckley, Brown, Carty, Egbert, French, Martin, McCash, Twidwell, Van Dyk, Woodall.

Dikes, Drains and Ditches—Smith (Michael B.), Chairman; Beierlein, McQuesten, Pitt, Tisdale.

Education—Hatley, Chairman; Beckley, Bienz, Butler, Devenish, Fogg, Kehoe, Montgomery, Moulton, Nordenberg, Olson, Reilly (Edward J.), Reno, Sandegren, Turner, Underwood, Wintler.

Educational Institutions—Callison, Chairman; Babcock, Bernethy, Cameron, Fogg, Hanson, Henry, Kinnear (Roy J.), LaFollette, McQuesten, Miller (Frank O.), Pearsall, Savage, Smith (Vernon A.), Woodall.

Elections and Privileges—Butler, Chairman; Carty, Coe, Gholson, Hurley (Joseph E.), Jones (D. W.), Kinnear (Geo. C.), Neal, Nordenberg, Pennock, Pitt, Rosellini, Swegle.

Engrossment—French, Chairman; Brown, Fry, Henry, Isenhart.

Enrollment—Swegle, Chairman; Butler, Kehoe, Reno, Schumann, Wintler.

Financial Institutions Other Than Banks—Lindsay, Chairman; Austin, Cowen, Henry, Jones (John R.), LaFollette, Van Dyk, Vane, Warnica.

Fisheries—Petit, Chairman; Austin, Egbert, Guisinger, Hatley, Hurley (John R. "Pat"), Jackson, Mackie, Mohler, Pearsall, Pearson, Reno, Trombley, Wiggan.

Flood Control—Neal, Chairman; Chervenka, Fogg, Gabrielsen, Hatley, McCash, Olson, Pettus, Savage, Tisdale, Van Buskirk.

Forestry and Logged-off Lands—Twidwell, Chairman; Bernethy, Callison, Coe, Kinnear (Roy J.), Montgomery, Nordenberg, Savage, Underwood.

Game and Game Fish—Martin, Chairman; Armstrong, Babcock, Beckley, Beierlein, Coe, Devenish, French, Hanson, McCash, Pearson, Petit, Phillips, Savage, Van Buskirk, White.

Harbors and Waterways—Payne, Chairman; Bernethy, Hay, Sherman, Wentworth.

Horticulture—Chervenka, Chairman; Hall, Isenhart, Jones (John R.), Schumann, White, Woodall.

Industrial Insurance—Sherman, Chairman; Cameron, Cook, Dixon, Hurley (Joseph E.), Jackson, Lauman, Petit, Sandegren, Tisdale, Underwood.

Insurance—Riley (Edward F.), Chairman; Austin, Beierlein, Bienz, Dore, Gabrielsen, Hay, Montgomery, Olson, Rosellini, Schumann, Twidwell, Vane.

Judiciary—Reilly (Edward J.), Chairman; Hay, Henry, Hurley (Joseph E.), Kinnear (Geo. C.), LaFollette, Miller (Donald B.), Moulton, Reno, Rosellini, Schumann, Swegle, Turner, Woodall.

Labor and Labor Statistics—Guisinger, Chairman; Butler, Dixon, Eaton, Eddy, Henry, Jackson, Kinnear (Geo. C.), Lindsay, Miller (Donald B.), Ruark, Sherman.
Liquor Control—Austin, Chairman; Bienz, Coe, Dore, Finucane, Fry, Hurley (John R. “Pat”), Jackson, Kehoe, Mackie, Neal, Petit, Riley (Edward F.), Rosellini, Wentworth.

Medicine, Dentistry, Pure Food and Drugs—Cameron, Chairman; Bienz, Chervenka, Cowen, Jones (D. W.), Lauman, Miller (Fred), Reno, Warnica.

Memorials—Henry, Chairman; Finucane, Jones (D. W.), Smith (Michael B.), Wentworth.

Military—Kinnear (Roy J.), Chairman; Devenish, Hatley, Lauman, McDonald, Miller (Fred), Nordenberg, Wills.

Mines and Mining—Isenhart, Chairman; Babcock, Hanson, McDonald, Phillips, Smith (Jurie B.), Wills.

Municipal Corporations Other Than First Class—Gabrielsen, Chairman; Beierlein, Brown, Petit, Trombley.

Parks and Playgrounds—Dore, Chairman; Fogg, Jackson, Miller (Donald B.), Pearsall, Turner, Wentworth.

Printing—Sandegren, Chairman; Mohler, Montgomery, Trombley, Wills.

Public Buildings and Grounds—Kehoe, Chairman; Dixon, Miller (Frank O.), Pettus, Warnica.

Public Morals—Wentworth, Chairman; Austin, Dore, Gabrielsen, Reilly (Edward J.), Riley (Edward F.), Rosellini.

Public Utilities—Warnica, Chairman; Callison, Dore, Hanson, Judd, Kinnear (Roy J.), Payne, Smith (Jurie B.), Smith (Vernon A.), Tisdale, Van Buskirk.

Reclamation and Irrigation—Gholson, Chairman; Bienz, Hall, Moulton, Pennock, Pettus, Phillips, Wenberg, White.

Revenue and Taxation—Jones (John R.), Chairman; Kinnear (Roy J.), Vice-Chairman; Armstrong, Babcock, Beierlein, Callison, Carty, Chervenka, Eddy, Egbert, Gholson, Hay, Hurley (Joseph E.), LaFollette, McCash, Miller (Donald B.), Mohler, Olson, Pearson, Riley (Edward F.), Ruark, Smith (Michael B.), Twidwell, Vane.

Roads and Bridges—Devenish, Chairman; Beckley, Brown, Butler, Coe, Cook, Dixon, Eaton, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Isenhart, Lauman, Lindsay, Mackie, Martin, McQuesten, Miller (Fred), Moulton, Neal, Payne, Pettis, Phillips, Pitt, Riley (Edward F.), Savage, Smith (Vernon A.), Van Dyk, Warnica, Wenberg, Wiggins, White.

Rules and Order—Sylvester, Chairman; Austin, Cowen, Eddy, French, Fry, Jones (D. W.), Mackie, Martin, Moulton, Payne, Reilly (Edward J.), Sherman, Vane, Wentworth.

Rural Credits and Agricultural Development—Jackson, Chairman; Devenish, Judd, Pitt, Ruark, Trombley.

State Charitable Institutions—Pearson, Chairman; Armstrong, Cameron, Cook, Miller (Frank O.), White, Wintler.

State Granted, School and Tide Lands—Eaton, Chairman; Armstrong, Bernethy, Egbert, Smith (Michael B.), Trombley.

State Library—McQuesten, Chairman; Hurley (John R. “Pat”), Pennock, Pitt, Warnica, Wintler.

State Penal and Reformatory Institutions—Smith (Vernon A.), Chairman; Cowen, McQuesten, Miller (Frank O.), Swegle, Wiggins, Wills.

Transportation Other Than Automotive—Mackie, Chairman; French, Fry, Jones (D. W.), Judd, Lindsay, Miller (Donald B.), Van Buskirk.

Unemployment Relief and Public Welfare—Hay, Chairman; Armstrong, Butler, Callison, Eddy, Fogg, Gholson, Kehoe, LaFollette, Lauman, Olson, Pennock, Ruark, Swegle, Wenberg.

On motion of Mr. Reilly (Edward J.), the committee assignments as read were confirmed.
The following bills and joint memorials were introduced, read first time by title and acted upon as indicated.

**House Bill No. 11**, by Representative Cameron: An Act to prohibit the sale, gift, barter, exchange or distribution of amytal, luminal, veronal, barbital, acid diethylbarbituric and para-amino-benzene sulfonamide and their derivatives and providing a penalty for the violation thereof.

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

**House Bill No. 12**, by Representative Smith (Jurie B.): An Act permitting county commissioners to close the county offices at five p. m. on Fridays, amending Section 4033 of Remington Revised Statutes of Washington, as amended by Section 1, of Chapter 73 of the Laws of 1937.

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

**House Bill No. 13**, by Representative Hall: An Act prohibiting the destruction of foodstuffs and prescribing penal and civil penalties for violation thereof.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 14**, by Representative Gabrielsen: An Act relating to public utilities and holders of franchises and public grants, making their records public and requiring reports of properties owned and valuations thereon.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 15**, by Representative Martin: An Act relating to the taxation of mortgaged real property and providing for the taxation of mortgages thereon, prescribing penalties and amending Section 11111-1 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 16**, by Representative Beierlein: An Act relating to the Washington state teachers' retirement system, providing for the payment of annuities and disability allowances monthly, amending Section 7 (1), Chapter 221, Session Laws of 1937.

Ordered printed and referred to Committee on Education.

**House Joint Memorial No. 1**, by Representative Savage: Relating to the General Welfare Act and adequate provision for old-age assistance.

Ordered printed and referred to Committee on Memorials.

**House Joint Memorial No. 2**, by Representative Payne: Petitioning the government of the United States to establish a shipyard in the Puget Sound area of the State of Washington and to further establish a passenger and freight steamship line to connect Puget Sound ports and other parts of the State of Washington with the ports of the Orient and Far East, and further to establish a refrigerator service for the purpose of transporting Northwest fruit and other products to Europe and other parts of the world.

Ordered printed and referred to Committee on Memorials.
House Joint Memorial No. 3, by Representative Henry: Petitioning the government of the United States to stop the shipment of war materials to Japan.

Ordered printed and referred to Committee on Memorials.

On motion of Mr. Turner, the House accepted an offer of Mr. Frank Pierce to present to the House for use during the session and to become the permanent property of the state at the close of the session, eight volumes of Pierce's Code, and requested that an appropriate communication expressing the thanks of the House be transmitted to Mr. Pierce.

On motion of Mr. Reilly (Edward J.), the House adjourned to twelve o'clock noon, Monday, January 16, 1939.

JOHN N. SYLVESTER, Speaker.

EIGHTH DAY

MORNING SESSION

The Speaker called the House to order at twelve o'clock noon.

The Clerk called the roll and all members were present except Representative Austin.

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

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

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Reilly (Edward J.), further reading was dispensed with and the journal was approved.

The Speaker recognized Mr. Gholson of Yakima.

Mr. Gholson:

"On my return from Yakima this week end, in token of appreciation, I brought back with me some famous Yakima delicious apples and some liquid sunshine in the form of luscious Yakima apple juice. Before adjournment, the Sergeant-at-Arms will place one of each on your desks for your pleasure."

Mr. Speaker:

"On behalf of the assembled members of the House and of myself, I wish to thank you for the apples and apple juice."

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:

The Senate has passed:
Senate Joint Memorial No. 4, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.
INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

**House Bill No. 17**, by Representative Martin: An Act reserving from sale or lease certain lands and waters and beds of lakes, ponds, rivers and streams for the use of the public for camping, fishing, hunting, boating, skating and other suitable recreations.
Ordered printed and referred to Committee on State Granted, School and Tide Lands.

**House Bill No. 18**, by Representative Bernethy: 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 7679, 7683 and 7686 of Remington's Revised Statutes of Washington.
Ordered printed and referred to Committee on Industrial Insurance.

**House Bill No. 19**, by Representative Wills: An Act relating to and providing for homestead settlement of lands acquired by counties in the course of collection of taxes and providing for payment of tax lien foreclosed in installments by the homestead settler.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 20**, by Representative Cowen: An Act authorizing the state capitol committee to make major repairs to old capitol building, making appropriation, and declaring this act shall take effect immediately.
Ordered printed.

**MOTION**

On motion of Mr. Cowen, the rules were suspended, House Bill No. 20 was advanced to second reading and read in full.

On motion of Mr. Henry, the rules were suspended; House Bill No. 20 was advanced to third reading, the second reading considered the third, and the bill placed on final passage.

After brief debate, on motion of Mr. Dore, the previous question was ordered.

The motion to suspend the rules and place the bill on final passage was carried.

After further debate, on motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 20 and the bill passed the House by the following vote: Yeas, 91; nays, 7; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Coe,
Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Mr. Speaker—91.

Those voting nay were: Representatives Carty, Lauman, McCash, Smith (Vernon A.), Turner, Wintler, Woodall—7.

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

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 20 to the Senate.

**House Bill No. 21**, by Representative Martin: An Act relating to navigable lakes, rivers and streams, defining said lakes, rivers and streams and reserving to the public for recreational purposes from sale or lease the shore lands, beds and bottoms of all of said lakes, rivers and streams except such lakes, rivers and streams as are navigable for transportation purposes in commerce and industry, and providing for an easement of ingress thereto and egress therefrom.

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

**House Bill No. 22**, by Representative Martin: An Act closing the tide lands of Skagit County to commercial clam digging until July 1, 1943.

Ordered printed and referred to Committee on Fisheries.

**House Bill No. 23**, by Representative Underwood: An Act providing for the recovery of damages by persons bitten by dogs and creating a liability of the owner of such dog.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 24**, by Representative Armstrong: An Act to regulate and license the business of private detective and detective agencies, and providing penalties for violation thereof.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 25**, by Representative Hatley: An Act relating to the relief of soldiers, sailors and marines of the disabled American veterans and their families; and making appropriation therefor; and declaring an emergency.

Ordered printed and referred to Military Committee.

**House Bill No. 26**, by Representative Henry: An Act relating to subjects of taxation heretofore reserved exclusively for the state; giving counties, cities
and towns the right to tax the same; and repealing all acts or parts of acts in conflict therewith.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 27, by Representative Gabrielsen: An Act making an appropriation for the payment of indemnities in the eradication of tuberculosis and Bang's disease for the fiscal biennium beginning April 1, 1939, and ending March 31, 1941, and for deficiencies for the fiscal biennium beginning April 1, 1937, and ending March 31, 1939, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Dairy and Livestock.

House Bill No. 28, by Representative Bernethy: 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 and 7675 of Remington's Revised Statutes of Washington.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 29, by Representative Dixon: An Act relating to a public school employees' retirement system, including all public school employees within such system and amending Chapter 221 of Session Laws of 1937.

Ordered printed and referred to Committee on Education.

House Joint Resolution No. 2, by Representative Miller (Donald B.): Relating to general elections.

Ordered printed and referred to Committee on Elections and Privileges.

House Joint Memorial No. 4, by Representative Nordenberg: Asking Congress to appropriate Seven Hundred Thousand Dollars ($700,000) for constructing a breakwater at Shil Shole Bay, Seattle.

Ordered printed and referred to Committee on Memorials.

MOTIONS

Mr. Armstrong moved that House Bill No. 24, which had been referred to the Judiciary Committee, be re-referred to the Committee on Labor and Labor Statistics.

After a brief debate, on motion of Mr. Mackie, the previous question was ordered.

The motion to re-refer House Bill No. 24 to the Committee on Labor and Labor Statistics was lost.

Mr. Hatley moved that House Bill No. 25, which had been referred to the Military Committee, be re-referred to the Committee on Appropriations.

After a brief debate, on motion of Mr. Henry, the previous question was ordered.

The motion to re-refer House Bill No. 25 to the Committee on Appropriations was lost.

FIRST READING OF SENATE BILLS IN THE HOUSE

Engrossed Senate Bill No. 12, by Senators Farquharson and Maxwell: An Act relating to public highways; providing for additional highways in the primary state highway system; providing for the maintenance, operation and
the inclusion in the primary state highway system of certain highway facili-
ties being constructed by the Washington Toll Bridge Authority; defining the
powers and duties of certain state officers; amending Section 2 of Chapter
190, Session Laws of 1937; Section 14 of Chapter 190, Session Laws of 1937;
and Section 15 of Chapter 207, Session Laws of 1937; and declaring an emer-
gency.

Referred to Committee on Roads and Bridges.

**Senate Joint Memorial No. 4**, by Senator Metcalf: Requesting the issue
of a postage stamp celebrating the Golden Jubilee of the admission of this
State to the Union.

Referred to Committee on Memorials.

The Speaker observed within the bar of the House the Honorable Ed Davis,
former Speaker of the House of Representatives, and requested Mr. Fry and
Mr. Ruark to escort him to a seat beside the Speaker.

Mr. Fry moved that the House adjourn to eleven o'clock a. m., Tuesday,
January 17, 1939.

Mr. Austin moved to amend the motion to twelve noon, Tuesday, January
17, 1939.

The amendment to the motion by Mr. Austin was lost.

The motion by Mr. Fry was carried and the House adjourned to eleven
o'clock a. m., Tuesday, January 17, 1939.

**John N. Sylvester, Speaker.**

S. R. Holcomb, Chief Clerk.

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**NINTH DAY**

**MORNING SESSION**

**HOUSE OF REPRESENTATIVES,**

**OLYMPIA, WASH., TUESDAY, JANUARY 17, 1939.**

The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll and all members were present except Repre-
sentatives Isenhart and Payne.

Prayer was offered by the Reverend 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. Reilly (Edward J.), further reading was
dispensed with and the journal was approved.

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

**PROPOSITIONS, MOTIONS AND RESOLUTIONS**

Resolution by Mr. Hay:

**Be It Resolved, By the House of Representatives of the State of Washington in Leg-
islative Session assembled:**

WHEREAS, The year 1939 is being celebrated as the Fiftieth Anniversary and Golden
Jubilee of the admission of the State of Washington into the Union; and
WHEREAS, The Washington State Progress Commission has suggested that an attractive designation of said anniversary appear upon all stationery used by the State of Washington during said year; and
WHEREAS, The expense of adding such designation is almost insignificant:

Now, Therefore Be It Resolved, That the House of Representatives instruct the State Printing Office to print at the bottom of not more than five hundred (500) letterheads (for each Representative who desires the same) the following slogan in embossed gold leaf lettering:

1889—STATE OF WASHINGTON JUBILEE—1939

Mr. Hay moved the adoption of the resolution.

After a brief debate, on motion of Mr. Mackie, the previous question was ordered.

The resolution was adopted.

Resolution by Committee on Rules and Order:

Be It Resolved, That the rules which governed the House during the session of the Twenty-fifth Legislature, as herein amended be adopted as the permanent rules of this House.

And Be It Further Resolved, That Rule 10 be amended to read as follows:

"Rule 10. The committee on rules and order shall have charge of the daily calendar of the House and direct the Chief Clerk the order in which the business of the House shall be transacted: Provided, That

"(a) All bills, resolutions and memorials reported from committees with majority report 'Do Pass' during the first fifteen days of the session shall go on general file and appear on the calendar.

"(b) A bill in the rules committee may be placed on the calendar by the affirmative vote of two-thirds of all members of the House.

"(c) Messages from the governor or senate or any communication from any state officer, may be read at any time."

And Be It Further Resolved, That Rule 47 be amended to read as follows:

"Rule 47. Any member desiring to introduce a bill, memorial, or resolution, shall file the same with the Chief Clerk not later than 9:00 p. m. on the evening before the next convening session, and which bill, memorial or resolution shall be numbered and read on the next convening day in the order filed: Provided, That not more than one name shall be submitted as the author or sponsor of a bill, memorial or resolution, except in the case of a bill, memorial or resolution introduced by committees: And further provided, That the members of the House elected from the same legislative district may jointly sponsor a bill for introduction and the names may jointly appear thereon as the authors."

And Be It Further Resolved, That Rule 66 be amended to read as follows:

"Rule 66. An amendment made by a committee to a bill shall be in writing in quadruplicate, the original amendment to be pasted to the original copy of the committee report, and the three extra copies of each amendment shall be attached to the committee report with a clip.

"When a bill is before the House on second reading, amendments adopted by committees and recommended to the House shall be acted upon by the House in the same manner as amendments that may be offered from the floor."

And Be It Further Resolved, That Rule 72 be amended to read as follows:

"Rule 72. The standing committees of the House and the number of members of each shall be as follows:

<table>
<thead>
<tr>
<th>No. of Committee</th>
<th>Name of Committee</th>
<th>No. of Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Agriculture</td>
<td>17</td>
</tr>
<tr>
<td>2</td>
<td>Appropriations</td>
<td>24</td>
</tr>
<tr>
<td>3</td>
<td>Banks and Banking</td>
<td>13</td>
</tr>
<tr>
<td>4</td>
<td>Cities of the First Class</td>
<td>10</td>
</tr>
<tr>
<td>5</td>
<td>Claims and Auditing</td>
<td>5</td>
</tr>
<tr>
<td>6</td>
<td>Commerce and Manufacturing</td>
<td>6</td>
</tr>
<tr>
<td>7</td>
<td>Compensation and Fees for State and County Officers</td>
<td>6</td>
</tr>
<tr>
<td>8</td>
<td>Constitutional Revision</td>
<td>9</td>
</tr>
<tr>
<td>9</td>
<td>Corporations Other Than Municipal</td>
<td>7</td>
</tr>
</tbody>
</table>
Mr. Reilly (Edward J.) moved the adoption of the resolution.

Mr. Cook moved the adoption of the following amendment:

Amend Rule 47, page 218 of the 1937 Manual by striking out:
"Provided, That not more than one name shall be submitted as the author or sponsor of a bill, memorial or resolution, except in case of a bill, memorial or resolution introduced by committees."

On motion of Mr. Cowen, the amendment was laid on the table without taking the subject matter of the resolution with it.

Mr. Henry moved the adoption of the following amendment:

Amend sub-section (b), Rule 10, to read as follows:
"A bill in the Rules Committee may be placed on the calendar by the affirmative vote of a majority of all members."

After debate, on motion of Mr. Dore, the previous question was ordered. Mr. Henry demanded a roll call and the demand was sustained.
Mr. Smith (Michael B.):

Mr. Speaker: Point of order. A vote 'Yes' is in favor of the amendment by Mr. Henry. A vote 'No' is in favor of the Committee amendment.

The Speaker:

"That is correct, Mr. Smith."

The Clerk called the roll and the amendment by Mr. Henry was lost by the following vote: Yeas, 41; nays, 58; absent or not voting, 0.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Hay, Henry, Isenhart, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Sandegren, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Wenberg, White, Wiggen, Wills—41.

Those voting nay were: Representatives Austin, Babcock, Beckley, Biezen, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Vane, Warnica, Wentworth, Wintler, Woodall, Mr. Speaker—58.

The Speaker announced that the question before the House was the adoption of the resolution by the Rules Committee on the rules of this House.

The resolution was adopted.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 30, by Representative Henry: An Act declaring the promotion of organized legal aid to be in the public interest, defining legal aid bureaus, authorizing their creation, providing for their financing by certain counties and their operation by legal aid county committees and the Washington State Bar Association.

Ordered printed and referred to Judiciary Committee.

House Bill No. 31, by Representative Fogg: An Act relating to crimes and abolishing the death penalty.

Ordered printed and referred to Judiciary Committee.


Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 33, by Representative Carty: An Act relating to the qualification of electors, the registration of voters, defining the duties of certain officers in connection therewith, and amending Section 5114-3 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Elections and Privileges.
Ordered printed and referred to Committee on Horticulture.

House Bill No. 35, by Representative Hurley (John R. “Pat”): An Act relating to and creating a fund in the state treasury to be known as the Volunteer Firemen’s Relief and Compensation Fund, and amending Section 2, Chapter 121, of the Session Laws of 1935.
Ordered printed and referred to Committee on Municipal Corporations Other Than First Class.

House Bill No. 36, by Representative Cook: An Act relating to the organization, classification, incorporation and government of municipal corporations under a city manager.
Ordered printed and referred to Committee on Municipal Corporations Other Than First Class.

House Bill No. 37, by Representative Cameron: An Act relating to Metropolitan Park Districts and amending Section 6724, Remington’s Revised Statutes of Washington (Section 5, Chapter 98, Session Laws of 1907 as amended by Chapter 97 of Session Laws of Extraordinary Session of 1925).
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 38, by Representative Bienz: An Act relating to public highways; establishing secondary state highways as branches of Primary State Highway No. 3; and amending Section 4 of Chapter 207 of the Laws of 1937.
Ordered printed and referred to Committee on Roads and Bridges.

House Joint Memorial No. 5, by Representative Wills: Relating to public housing and urging the Congress of the United States of America to appropriate sums for a permanent program.
Ordered printed and referred to Committee on Memorials.

On motion of Mr. Fry, the House adjourned to 11:00 a. m., Wednesday, January 18, 1939.

S. R. Holcomb, Chief Clerk.
TENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 18, 1939.

The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll and all members were present except Representatives Jackson, Lindsay and Smith (Vernon A.), Representative Lindsay having been excused.

Prayer was offered by Reverend 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. Reilly (Edward J.), further reading was dispensed with and the journal was approved.

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

NOTICE OF AMENDMENT TO HOUSE RULES

Mr. Sherman gave notice that on the next working day he would propose an amendment to Section (b) Rule 10, of the House Rules, as follows:

"(b) A bill in the rules committee may be placed on the calendar by the affirmative vote of a majority of all members."

On motion of Mr. Reilly (Edward J.), the rules were suspended and the motion to amend Rule 10 was placed on the calendar for immediate consideration.

Mr. Sherman moved that the amendment be adopted.

Debate ensued.

On motion of Mr. Hurley (John R. "Pat"), the previous question was ordered.

Mr. Smith (Michael B.) demanded a roll call and the demand was sustained.

The Speaker:

"A vote 'Aye' will be a vote for the amendment to Rule 10 by Mr. Sherman. A vote 'No' is against the amendment."

The Clerk called the roll and the amendment was lost by the following vote: Yeas, 33; nays, 65; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—33.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay,
REPORTS OF STANDING COMMITTEES

House Bill No. 11 (reported by Committee on Medicine, Dentistry, Pure Food and Drugs): Do pass as amended.

Passed to second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 39, by Representatives Sherman, Pearson and Savage: An Act relating to the creation of a county salary fund, amending Section 1 of Chapter 94 of the Laws of 1935.

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


Ordered printed and referred to Committee on Education.


Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 42, by Representatives Pearson, Sherman and Savage: An Act giving the state auditor the authority, through the department of municipal corporations, to destroy certain old county and city records.

Ordered printed and referred to Committee on Municipal Corporations Other Than First Class.
TENTH DAY, JANUARY 18, 1939

House Bill No. 43, by Representative Pettus: An Act relating to the safety and welfare of blind persons, regulating traffic upon public streets and highways, limiting the use of white canes or walking sticks, and providing penalties therefor.

Ordered printed and referred to Judiciary Committee.

House Bill No. 44, by Representative Underwood: An Act relating to the amendment or other revision of city charters.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 45, by Representative Twidwell: An Act for the relief of Addie Gibson.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 46, by Representative Austin: An Act requiring three (3) days' notice for applications to marry, and amending Section 8450, Remington's Revised Statutes.

Ordered printed and referred to Committee on Public Morals.

House Bill No. 47, by Representative Kinnear (Geo. C.): An Act relating to guardians, executors, administrators and trustees, providing for a reduction or substitution of their bonds in certain cases, for control of funds in their hands, for safekeeping of assets, for notice of citations in case of default, and amending Chapter 156 of the Laws of 1917 and Chapter 104 of the Laws of 1925.

Ordered printed and referred to Judiciary Committee.

House Bill No. 48, 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. 49, by Representatives Mohler and Warnica: An Act for the relief of Thurston County, appropriating the sum of two hundred ten thousand dollars ($210,000) therefor, and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 50, by Representative Reilly (Edward J.): An Act relating to the broadcast of defamatory matter over the facilities of radio broadcasting stations and defining the liability therefor.

Ordered printed and referred to Judiciary Committee.

House Joint Resolution No. 3, by Representatives Montgomery and Chervenka: Providing for submission to the electors of the state of a constitutional amendment amending Article VII of the Constitution, relating to taxation, by adding thereto a new section to be designated Section 2, providing for the limitation of property tax levies in the State of Washington.

Ordered printed and referred to Committee on Revenue and Taxation.

On motion of Mr. Fry, the House adjourned to eleven o'clock a. m., Thursday, January 19, 1939.

S. R. HOLCOMB, Chief Clerk.

JOHN N. SYLVESTER, Speaker.
The Speaker called the House to order at eleven o'clock a. m.
The Clerk called the roll and all members were present except Representatives Judd, Mohler and Turner, all of whom had been excused.
Prayer was offered by Reverend Samuel Everton, Minister of the Central Baptist Church of Olympia.
On motion of Mr. Miller (Donald B.), Rule 20 was suspended.
The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Reilly (Edward J.), further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES

House Bill No. 5 (reported by Judiciary Committee): Do pass as amended. Passed to second reading.

Mr. Speaker:

We, the majority of your Judiciary Committee, to whom was referred House Bill No. 7, entitled "An Act authorizing corporations to make donations for charitable and social welfare purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Mr. Speaker:

We, the minority of your Judiciary Committee, to whom was referred House Bill 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.

Hugh J. Rosellini, Donald B. Miller.

Passed to second reading.

House Bill No. 9 (reported by Judiciary Committee): Do pass as amended. Passed to second reading.

Mr. Speaker:

We, your Judiciary Committee, to whom was referred House Bill No. 10, entitled "An Act relating to bonds of executors and administrators and amending Section 67 of Chapter 156 of the Laws of 1917, and providing for the issuance of letters testamentary
or of administration without bond in certain instances," have had the same under
consideration, and we respectfully report the same back to the House with the recom-
mendation that it do pass.  EDWARD J. REILLY, Chairman.

We concur in this report: George C. Kinnear, Joseph E. Hurley, Edward E. Henry,
W. L. LaFollette, O. R. Schumann, Hugh J. Rosellini, Donald B. Miller, James M. Hay,
C. Wayne Swegle, B. F. Reno, Jr., Mark M. Moulton, Theodore S. Turner, Perry B.
Woodall.

Passed to second reading.

Engrossed Senate Bill No. 12 (reported by Committee on Roads and
Bridges): Do pass as amended.

Passed to second reading.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS
AND RESOLUTIONS

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

House Bill No. 51, by Representative Nordenberg: An Act relating to the
transportation of property by motor vehicles over the public highways of
the State of Washington, and amending Section 3 of Chapter 166 of the
Session Laws of 1937 (Section 6382-3, Remington's Revised Statutes).

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 52, by Representative Hatley: An Act repealing Chapter
31, Session Laws of 1915, as approved March 6 (sixth) 1915 (one thousand
nine hundred and fifteen, Anno Domini), and declaring an emergency.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 53, by Representative Hay: An Act relating to granting
to attorneys-at-law the power to take and certify verifications and other
affidavits to be used in court.

Ordered printed and referred to Judiciary Committee.

House Bill No. 54, by Representative Schumann: An Act relating to the
liability of owners and/or operators of motor vehicles, repealing Section 121
of Chapter 189 of the Laws of 1937.

Ordered printed and referred to Judiciary Committee.

House Bill No. 55, by Representative Schumann: An Act relating to the
possession of property sold under execution, during the period of redemption,
amending Section 1 of Chapter 93 of the Laws of 1927.

Ordered printed and referred to Judiciary Committee.

House Bill No. 56, by Representative Schumann: An Act relating to proceed-
ings before the department of labor and industries and appeals from
orders, decisions and/or awards thereof, and appeals to the superior court
from orders, decisions and/or awards of the joint board of said department,
and providing for attorney's fees in certain of said appeals, and amending
Section 1 of Chapter 90 of the Laws of 1931.

Ordered printed and referred to Judiciary Committee.

House Bill No. 57, by Representative Swegle: An Act relating to limitation
of actions and accrual thereof, applying to actions not barred, and amend-
ing Sections 158 and 167 of Remington's Revised Statutes.

Ordered printed and referred to Judiciary Committee.
House Bill No. 58, by Representative Bienz: An Act relating to the preservation and inspection of drug and medical prescriptions and providing penalties for the violation thereof.
Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 59, by Representative Bienz: An Act relating to the sale and peddling of drugs, commonly used, patent and proprietary medicines, nostrums, ointments and preparations; requiring licenses, fixing fees and prescribing and limiting conditions under which licenses therefor shall be issued; and amending Section 10141 of Remington's Revised Statutes.
Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 60, by Representative Bienz: An Act relating to, regulating and licensing the possession, sale and disposal of certain prophylactics, designated, intended or having special utility for the prevention and/or treatment of veneral diseases; and prescribing penalties.
Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 61, by Representatives Mackie, Pearsall and Twidwell: An Act relating to legislative districts and changing the boundaries of representative district nineteen and representative district twenty-one, and senatorial district nineteen and senatorial district twenty-one.
Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 62, by Representative Pearson: An Act relating to and prohibiting the use of marble or pin-ball machines, and providing penalties for the violation thereof.
Ordered printed and referred to Committee on Public Morals.

House Bill No. 63, by Representative Devenish: An Act relating to public highways, providing for additional highways on the secondary state highway system as an extension of Primary State Highway No. 3; amending Section 4 of Chapter 207, Session Laws of 1937; and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 64, by Representative Hay: An Act relating to the use of state, county or municipal property and providing a penalty therefor.
Ordered printed and referred to Judiciary Committee.

House Bill No. 65, by Representative Cowen: An Act establishing a state primary highway known as the Aubrey L. White Parkway.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 66, by Representative Hall: An Act relating to old-age assistance, and adding a new section to Remington's Revised Statutes to be known as Section 9998-18, providing exemption of home from foreclosure for delinquent taxes or delinquent assessments.
Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.
House Bill No. 67, by Representative Guisinger: An Act to regulate and control the barber industry; providing additional jurisdiction, power and duties of the director of licenses and authorizing him to approve agreements from each county; and providing penalties for violation of this act.

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

House Joint Memorial No. 6, by Representative Gholson: Relating to the proposed construction of Federal Migratory Labor Camps in the State of Washington.

Ordered printed and referred to Committee on Memorials.

The Speaker appointed the following committee to serve with a like committee of the Senate in making arrangements for the joint session of the Senate and the House of Representatives on Washington's birthday, February 22nd: Representatives Payne, Chairman, Hurley (John R. "Pat"), Hay, Finucane and Eaton.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Reilly (Edward J.) of Spokane.

Mr. Reilly:

"Mr. Speaker, Ladies and Gentlemen of the House:

"In yesterday's discussion of the adoption of the amendment to the House Rules, many members felt that I was making a scathing attack on their tactics and actions in the Legislature, and I wish to state I had no intention of making any attack on any members present who were in the session of 1937. Particularly was I making no personal attack on Mr. Sherman."

The Speaker observed within the bar of the House former Representative Tom Brown from Pierce County, and appointed Mr. Chervenka and Mr. Montgomery to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House former Representative Les Morgan from Yakima, and appointed Mr. Gholson and Mr. Schumann to escort him to a seat beside the Speaker.

On motion of Mr. Guisinger, 250 extra copies of House Bill No. 67 were ordered printed.

Mr. Miller (Donald B.) moved that 100 extra copies of House Joint Resolution No. 2 be printed.

After brief debate, on motion of Mr. Bienz, the previous question was ordered.

The motion by Mr. Miller was lost.

On motion of Mr. Fry, the House adjourned to twelve o'clock noon, Friday, January 20, 1939.

John N. Sylvester, Speaker.

S. R. Holcomb, Chief Clerk.
The Speaker called the House to order at twelve o'clock noon.
The Clerk called the roll and all members were present except Representatives Judd and Twidwell.
Prayer was offered by Reverend Robert Brumblay, Pastor of the First Methodist Episcopal Church of Olympia.
The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Reilly (Edward J.), further reading was dispensed with and the journal was ordered to stand approved as read.
On motion of Mr. Mackie, Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:
House of Representatives,
Olympia, Wash., January 18, 1939.

Your Committee on Enrollment, to whom was referred House Concurrent Resolution No. 1, and House Concurrent Resolution No. 2, have compared same with the original concurrent resolutions and find them correctly enrolled.

C. WAYNE SWEGLE, Chairman.

We concur in this report: O. R. Schumann, B. F. Reno, Jr., Mrs. Thomas E. Kehoe, Julia Butler.

The Speaker announced he was about to sign House Concurrent Resolution No. 1 and House Concurrent Resolution No. 2.

MR. SPEAKER:
House of Representatives,

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 58, entitled "An Act relating to the preservation and inspection of drug and medical prescriptions and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DR. W. G. CAMERON, Chairman.

We concur in this report: Fred Miller, Dr. U. M. Lauman, Thomas H. Bienz, Earl R. Warnica, Frank Chervenka, B. F. Reno, Jr., D. W. Jones, Dr. David Cowen.

Passed to second reading.

MR. SPEAKER:
House of Representatives,

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 6, relating to the proposed construction of Federal Migratory Labor Camps 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.

.............., Chairman.

Mr. Speaker:

We, a minority of your Committee on Memorials, to whom was referred House Joint Memorial No. 6, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Edward E. Henry, Chairman.

I concur in this report: Michael B. Smith.

Passed to second reading.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has passed: Senate Joint Memorial No. 1; also Engrossed Senate Bill No. 17; also Senate Bill No. 49, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Mr. Speaker:

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

Earle M. McCroskey, Secretary.

MESSAGE FROM THE SECRETARY OF STATE

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

Sir:

I have the honor to transmit herewith pursuant to Section 12, Article III of the Constitution of the State of Washington, for the consideration of the House of Representatives, the following bills passed by the House and Senate in the Legislative Session of 1937, and vetoed by the Governor, together with his veto message attached thereto. They are House Bills Nos. 137, 197, 216, 268, 342, 396, 404, 443, 551, 643 and 692.

Very truly yours,
Belle Reeves,
Secretary of State.

State of Washington, Executive Department,
Olympia, March 16, 1937.

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, House Bill No. 137 entitled:

"An Act authorizing the commissioners of the several counties to establish and operate food conservation projects for needy persons, to expend money therefor, and to perform other acts pertaining thereto."

Every desirable project that would be possible under this bill can be accomplished under the enlarged and newly adopted social security program, which makes specific provision for self-help cooperatives. And, inasmuch as the state is coordinating all relief activities, it is my belief that the essential purposes of this bill can be handled adequately under the state's general program.

For these reasons, House Bill No. 137 is vetoed.

Respectfully submitted,
Clarence D. Martin,
Governor.
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, House Bill No. 197 entitled:

"An Act relating to Metropolitan Park Districts and amending section 6724 Remington's Revised Statutes of Washington. (Section 5, chapter 98, Session Laws of 1907 as amended by chapter 97 of Session Laws of extraordinary session of 1925.)"

While adequate parks are desirable and appreciative of the difficulties faced by Metropolitan Park Districts, yet it would seem that existing levies are sufficient to maintain a reasonable standard. Recent expressions of the people indicate that they do not desire increased real property taxes at this time and until they otherwise express themselves, present levels of such taxation should prevail.

For this reason, House Bill No. 197 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

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, House Bill No. 216 entitled:

"An Act relating to official court reporters and repealing section 42-13 of Remington's Revised Statutes."

The official court reporter system while it has worked well in other counties does not seem to be adapted to King county nor desired by the great majority of the bench and bar. Moreover, it will result in adding a considerable financial burden to the already overburdened budget of King county.

For these reasons, House Bill No. 216 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

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, House Bill No. 268 entitled:

"An Act creating a bureau of Boiler Inspection; providing for the appointment of a chief boiler inspector and assistant inspectors; providing the qualifications of such chief boiler inspector and assistant boiler inspectors; providing the fees to be charged for inspection, and for the licensing of persons, firms and corporations engaged in manufacturing steam boilers; providing for certain inspection reports and certificates to allow boiler operation; providing for the enforcement of this act and fixing penalties for the violation hereof."

This bill, while containing many desirable features, provides altogether too comprehensive a system of regulation of boiler inspection. I cannot believe that the evils sought to be remedied require the creation and operation of such an extensive bureau as this bill would create, nor do I believe that the persons who will come under the bill should rightfully be subjected to the restrictions therein imposed.

For the above reasons, House Bill No. 268 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.
State of Washington, Executive Department,
Olympia, March 19, 1937.

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, House Bill No. 342 entitled:

"An Act relating to taxation, providing for the giving of notice in certain cases of the issuance of tax deeds, including deeds issued upon foreclosure and sale for special assessments, and providing for the furnishing to mortgagees of record of statements of unpaid taxes and special assessments on real estate."

While I believe that there is some merit in this bill, I feel that the advantages are not sufficient to justify burdening the counties with the expense incidental to its administration.

For this reason, House Bill No. 342 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

State of Washington, Executive Department,
Olympia, March 15, 1937.

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, House Bill No. 396 entitled:

"An Act providing for issuance of licenses to practice veterinary medicine, surgery, or dentistry, and amending section 10047, Remington's Revised Statutes."

This bill can only have the effect of enabling a person or persons to secure a license to practice veterinary medicine, surgery or dentistry, who could not otherwise obtain the same. This would be unfair to those who have properly obtained proper licenses, and would not be sound legislation.

For these reasons, House Bill No. 396 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

State of Washington, Executive Department,
Olympia, March 16, 1937.

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, House Bill No. 404 entitled:

"An Act relating to education, providing for the establishment and maintenance of larger school districts, providing state aid in building construction, providing the manner necessary to obtain larger school units, the manner of holding elections, adjusting liabilities and assets, the withdrawal of any portion and its organization, the establishment of director districts, the selection of directors, the creation of a temporary board; rights, duties, and powers of directors, apportionment for each district joining, the election of superintendent or principal, the classification, and limiting the amount to be appropriated by the state."

The state has cooperated and will continue to cooperate in assisting school districts to provide adequate school buildings. However, I believe that the state should not at this time embark upon a policy which amounts to a school district building equalization fund. Moreover, it is extremely doubtful if section 10 could be construed as constituting a valid appropriation.

For these reasons, House Bill No. 404 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.
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, House Bill No. 443 entitled:

"An Act relating to Sabbath breaking, and amending section 2494 of Remington's Revised Statutes."

One of my recommendations to the legislature was for the revision and clarification of the 1909 Sunday closing law. My appeal was based on the fact that, by common consent, this law was being disregarded in nearly all of its aspects; and that, for the sake of enforcement and our self-respect, this statute ought to be revised, clarified and redefined.

I regret, however, that House Bill 443, as finally enacted, is not a fair answer to either the request or the problem. It reenacts the general provisions of the 1909 Sunday closing law—making no attempt to eliminate or clarify the disregarded or neglected features—and includes a new provision permitting the sale of beer and wine on Sunday.

In other words, this bill does nothing but allow the sale of beer and wine on Sunday. It does not clarify or relieve the situation in so far as public amusements are concerned. We still are confronted by the fact that theaters, baseball games and other such commonly accepted amusements are left standing as illegal under this bill. Obviously this is an inexcusable incongruity and not worthy of considered approval.

Moreover, I doubt if the majority of the people of this state, notwithstanding their liberalism and tolerance, want beer and wine sold and served publicly on Sunday; and I am confident that the legislature would not have made such an enactment if it had been submitted and considered as a separate and distinctive question. Frankly, I feel we should do nothing to weaken respect for the splendid traditions of reverence that have enriched the life of our state and nation. My belief is that Sunday should be kept apart as a day for worship, rest and wholesome diversion; and I feel this belief is shared by a substantial majority of the people of Washington.

For these reasons, I cannot approve House Bill No. 443, and it is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

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, House Bill No. 551 entitled:

"An Act relating to the establishment of an unpaid commission to facilitate the cooperation of the State of Washington with other units of government, and declaring an emergency."

While appreciating the worthy purpose of this bill, I am of the opinion that it is unfair and impractical to ask so large a group of people as required by this bill to contribute of their time and money when there are sufficient state agencies existing under the law to carry out the real purposes of this act.

For these reasons, House Bill No. 551 is vetoed.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.
State of Washington, Executive Department,  
Olympia, March 22, 1937.

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, House Bill No. 643 entitled:

"An Act relating to the Washington State Fair; creating the state fair advisory board, designating manner of appointment, terms of office, qualifications and compensation of its members; stating the purpose of the board; creating the state fair revolving fund, designating the sources of its funds and limiting the use of the monies in such fund; making an appropriation; and declaring an emergency."

The above act undertakes to secure from the state's general fund, substantial contributions toward the maintenance of the Washington State Fair at Yakima. I find there is a divided sentiment as to the advisability of continuing the Yakima Fair.

However, in checking this bill and the general appropriation measures as adopted by the legislature, I find that while $50,000 would be appropriated from the general fund to the State Fair Revolving Fund, there is no appropriation of money out of the State Fair Revolving Fund. This can result only in freezing $50,000 of the state funds in the State Fair Revolving Fund, which means that none of this money can be made available for the operation of the State Fair.

Therefore, without passing on the merits of the policy involved in this bill, I am forced to disapprove it on the ground that no results can be accomplished thereunder.

Respectfully submitted,

CLARENCE D. MARTIN,  
Governor.

State of Washington, Executive Department,  
Olympia, March 19, 1937.

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, House Bill No. 692 entitled:

"An Act relating to the relief of unemployed citizens and relief programs of the state and federal governments and the participation therein of counties, municipalities and school districts, and making an appropriation therefor and declaring an emergency."

While this bill undertakes to establish a working relation between the state and county WPA projects, it is very loosely drawn and of uncertain results. A survey of our available revenues would tend to indicate that we should not make further commitments at this time. I am determined that the state operate on a balanced budget, as heretofore, and the provisions of this bill might be embarrassing to this program.

For these reasons, House Bill No. 692 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,  
Governor.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary,  
Olympia, Washington, January 9, 1939.

To the Chief Clerk,  
The House of Representatives, Olympia, Washington.

SIR:

I herewith transmit certified copies of House Bills Nos. 229, 463, 481, 510, 336, 331, 480, 663 and 700, being Chapters 146, 155, 156, 158, 194, 215, 218, 220 and 231 of the 1937 Session Laws of the State of Washington, together with the original veto message in each instance attached thereto.

Very truly yours,

BELLE REEVES,  
Secretary of State.
State of Washington, Executive Department, 
Olympia, March 15, 1937.

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 of the next session of the Legislature, without my approval as to section 3, House Bill No. 229 entitled:

"An Act relating to the payment of indemnities for the killing of diseased animals, appropriating money therefor, and amending Section 12 of Chapter 165 of Session Laws of 1929 being section 3121 of Remington's Revised Statutes; declaring an emergency and that this act shall take effect immediately."

Since a substantial amount of revenue is involved in carrying out the purpose of this act, it seems to me proper that this bill should not become effective until sufficient time has elapsed to budget the necessary revenues.

For this reason, section 3 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

State of Washington, Executive Department, 
Olympia, March 15, 1937.

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 section 2, House Bill No. 463 entitled:

"An Act relating to the practice of optometry; prescribing qualifications of persons entitled to practice the same; fixing fees payable by such persons; prescribing penalties; and amending Sections 10150, 10158, and 10159, Remington's Revised Statutes."

The director of licenses should not be made the collector of the dues of an association organized among the members of a profession however worthy in purpose such association may be, nor should membership in such associations be a prerequisite to the securing of a license to practice same.

For these reasons, section 2 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

State of Washington, Executive Department, 
Olympia, March 15, 1937.

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 section 9, House Bill No. 481 entitled:

"An Act relating to old-age assistance and amending Sections 3, 4, 5, 6, 7, 8, 10, 11, 13, 16, 23 and 26 of chapter 182 of the Laws of 1935 (sections 9998-3, 9998-4, 9998-5, 9998-6, 9998-7, 9998-8, 9998-10, 9998-11, 9998-13, 9998-16, 9998-23, and 9998-26 of Remington's Revised Statutes), and repealing Sections 18 and 19 of Chapter 182 of the Laws of 1935 (Sections 9998-18 and 9998-19 of Remington's Revised Statutes)."

The state and the Federal government have a right to be protected against possible fraudulent claims more fully than they will be if section 9 becomes a law. No worthy person can rightfully complain if the section amended in section 9 is allowed to remain the law.

For these reasons, section 9 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.
State of Washington, Executive Department,
Olympia, March 15, 1937.

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 section 5, House Bill No. 510 entitled:

"An Act relating to fees to be paid by persons, firms and corporations subject to regulation by the department of public service and repealing section 1 of chapter 113 of the Session Laws of 1921 as amended by section 1 of chapter 107 of the Session Laws of 1923 as amended by section 1 of chapter 107 of the Session Laws of 1929 and section 2 of chapter 248 of the Session Laws of 1927 and chapter 108 of the Session Laws of 1929 and section 11 of chapter 154 of the Session Laws of 1933 and declaring that this act shall take effect immediately."

As proposed by the department, section 5 sets up a reserve fund of $250,000 to cover future contingencies made necessary by regulation. The legislature saw fit to increase this amount to $410,000 and to divide the amount appropriated into five separate funds. This makes the administration of these funds extremely difficult. Experience should show the proper reserve funds necessary under this act and future sessions of the legislature can provide the proper reserve.

For these reasons, section 5 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

State of Washington, Executive Department,
Olympia, March 17, 1937.

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 sections 6 and 7, House Bill No. 336 entitled:

"An Act relating to noxious weeds, defining 'Weed Extermination Areas,' and making an appropriation."

Beyond question weed extermination is much to be desired and should be encouraged. However, I do not approve of sections 6 and 7. It is to be noted that the Legislature has appropriated substantial funds to the Washington State College to a research and experimental program. I do not know how far the counties, due to tax limitations, will be able to supply their share of the proposed weed extermination program. However, the state is in a position and we will be glad to cooperate with the counties toward carrying out the purposes of this act.

For these reasons, sections 6 and 7 are vetoed, and the remainder of the bill is approved.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

State of Washington, Executive Department,
Olympia, March 19, 1937.

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 items (e) and (g) of section 2, items (b) and (c) of section 3, and section 22, House Bill No. 331 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 sections 8278-1 to 8278-19 inclusive, of Remington's Revised Statutes."

The purpose of this bill is to improve and raise the standards of a growing profession. I am not disposed in any way to work undue hardships on those who aspire to associate themselves with this profession, and particularly those who have already identified themselves with this vocation. The items disapproved are not in keeping with the real purpose of this measure, and I believe that their removal will tend to strengthen and improve in a reasonable manner the objectives of this act.

For these reasons, items (e) and (g) of section 2, items (b) and (c) of section 3, and section 22 are vetoed, and the remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

State of Washington, Executive Department,
Olympia, March 19, 1937.

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 of sections 14, 15, 16 and 17, House Bill No. 480 entitled:

"An Act in aid of the Federal Copyright Laws, to assist in effectuating their true intent and their enforcement in the State of Washington by removing and declaring illegal certain monopolistic abuses and activities wrongfully practiced under the guise of copyrights within the state by price fixing combinations, monopolies, and pools; to enforce the Washington constitutional provisions prohibiting price fixing monopolies and combinations in restraint of commerce and trade; providing penalties for combining rights granted by the copyright laws where the effect of such combination results in the use of copyright privileges as instrumentalities of oppression and extortion within the state in violation of constitutional provisions; and encouraging the rendition, creation and production of copyrighted works among the school children and citizens of the State of Washington; encouraging the marketing and acceptance of copyrighted works created by the citizens of this state; repealing certain acts; creating a State Anti-Monopoly Board for a particular function to be exercised only in the event of abuses and violations hereof; defining its duties, and the jurisdiction and duties of courts of record, the duties of the prosecuting attorneys, county auditors, the state treasurer and the secretary of state; and providing for the appointment of a receiver in certain instances; defining certain terms; providing for service of process on non-residents; prohibiting certain acts; and providing penalties for violation hereof and repealing section 2690 of Remington's Revised Statutes."

While I approve this bill, the last four sections contain arduous provisions of doubtful validity. I am advised that its proponents concur in that opinion.

For this reason, sections 14, 15, 16 and 17 are vetoed, and the remainder of the bill approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

State of Washington, Executive Department,
Olympia, March 19, 1937.

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 of section 3, House Bill No. 663 entitled:

"An Act relating to the rights and disabilities of aliens with respect to land, and amending chapter 50, Laws of 1921 as amended by chapter 70, Laws of 1923 (sections 10581, 10582 and 10588, Remington's Revised Statutes.)"
TWELFTH DAY, JANUARY 20, 1939

Section 3 is so worded that injustice might result to our citizens or to those of foreign nationality or birth. The constitutionality of the provision is also questionable. Residents of our state, whether native or foreign born, should not be subjected to the hazard of loss of substantial rights from a capricious application of its provisions. Its disapproval will not interfere with the essential purposes of the act.

For this reason, section 3 is vetoed and the remainder of the bill approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

State of Washington, Executive Department,
Olympia, March 22, 1937.

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 items, House Bill No. 700, 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 1, 1937, and ending March 31, 1939, except as otherwise provided, and providing this act shall take effect immediately."

I disapprove and veto the item "OLIVER BRESSAN, compensation for personal injuries received in industry, $500.00", for the reason that the workmen's compensation laws provide that any injured workman not satisfied with the compensation awarded him by the department may petition the joint board for reconsideration of his case, and further provide for appeal to the Courts. If an injured workman has exhausted these remedies, it would appear that any relief to be granted by the Legislature would be to overcome some technical defect in the workmen's compensation laws and that such relief should be granted from either the accident or the medical aid fund. I see no justification for paying such claims from the General Fund of the State Treasury.

I disapprove and veto the item "PEND OREILLE COUNTY, for loss of 1931 taxes on property escheated to the state subsequent to their assessment, but prior to collection, $82.72," for the reason that I am advised by the State Land Commissioner that title to the property in question was vested in the state prior to the time that the taxes could become a lien upon the property, and that legally this is not a proper charge against the state.

I disapprove and veto the item "MAY RIPLEY, personal injuries suffered while on duty as an employee of the Department of Finance, Budget and Business, $200.00", for the reason that the files show this injury was due to an infection of a finger as a result of a mosquito bite. Certainly the State of Washington cannot enter into a program of underwriting injuries of this nature.

I disapprove and veto the item "FROM THE GENERAL FUND, LLOYD T. BURNS, to reimburse him for moneys expended for transportation, hospital and treatment not paid by Department of Labor and Industries for the reason that the treatment was received outside the State of Washington, $2,155.00." This is another relief from the General Fund for an industrial injury. My reasons for disapproving this are the same as stated under Oliver Bressan above.

I disapprove and veto the item "BEN F. TAPLIN, Clerk of Asotin County, reimbursement for loss of State Game License Funds suffered in burglary December 28, 1935, $20.00," and the item "BEN F. TAPLIN, Clerk of Asotin County, reimbursement for loss of state auto license funds suffered in burglary on December 28, 1935, $396.00." It is unfortunate that individual public officials should suffer loss through acts of this kind. However, it is a well established fact that under the law the liability of public officials for funds kept in their custody is absolute. To allow claims of this nature would encourage laxity on the part of public officials in the care of funds entrusted to them. For these reasons these items are vetoed.
I disapprove and veto the item "ROYAL DEVELOPMENT COMPANY, refund of corporation license fees, $500.00," for the reason that this covers refund of corporation fees paid for several years, running as far back as 1926. There is nothing in the file to show that such fees were paid under protest at the time of payment. Relief has been denied to this and other corporations at previous sessions of the Legislature.

I disapprove and veto the item "FOR THE EMERGENCY RELIEF FUND: To reimburse the Emergency Relief fund for money taken from said fund to complete the new Public Lands and Social Security Building, $281,025.00" for the reason that this appropriation is meaningless and would accomplish nothing as the emergency relief fund has been abolished and transferred to the General Fund.

I disapprove and veto the item "FOR WHITE SHIELD HOME OF TACOMA, WASHINGTON, $2,000.00" for the reason that the newly coordinated plan under the Division of Social Security undoubtedly will embrace aid to private institutions of this character. To make a separate appropriation for one of such institutions appears to me to be inadvisable.

I disapprove and veto the item "FOR THE STATE PARKS COMMITTEE: Capital Outlay for purchase of land for addition to existing State Parks, $15,000.00" for the reason that until such time as adequate provision can be made to care for the parks we now own, I deem it unwise to make additions to our existing park property.

I disapprove and veto the item "DIVISION OF SAVINGS AND LOAN ASSOCIATIONS: To carry out the provisions of Senate Bill No. 350, $2,000.00". As Senate Bill No. 350 failed of passage, this appropriation is unnecessary.

I disapprove and veto the item "FOR THE MILITARY DEPARTMENT OF THE STATE OF WASHINGTON: To be expended for equipment for the Administration Building of the Aviation Unit of the Washington National Guard at Felts Field, Spokane, Washington, $1,200.00", for the reason that this expense can be taken care of from the regular appropriations to the Military Department.

I disapprove and veto the item "A. K. Victor, injuries sustained in line of duty as doorman at 1937 session of the Legislature, $400.00", for the reason that elsewhere in this same Act is an appropriation of $100.00 for this purpose which would appear to be as far as the state should be called upon in the injury received.

I disapprove and veto the item "J. G. Gruver, of Kelso, former auditor of Cowlitz County to reimburse him for money lost in performance of his duties through failure of First National Bank of Kelso in 1931, $800.00", for the reason that this is a responsibility of the county auditor and his sureties which the state should not be called upon to reimburse.

I disapprove and veto the item "FROM THE GENERAL FUND. FOR THE LIEUTENANT GOVERNOR: Operations, $1,200.00", for the reason that this is apparently a duplication of an item in Senate Bill No. 336, which has been approved. In any event, neither by statute nor precedent has any additional responsibility been given to this office justifying increased appropriations.

I disapprove and veto the item "FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION: For Curriculum Studies to become available upon the approval and direction of the State Board of Education, $10,000.00", for the reason that it would appear ample provision has been made from the current school fund for the operation of the Superintendent of Public Instruction and the State Board of Education, and I see no reason for an additional appropriation for the purpose mentioned coming from the General Fund.

I disapprove and veto the item "E. O. Belch, compensation for injuries sustained through negligence of the State Highway Department, $100.00". The files contain no information whatever concerning the nature or cause of the alleged injuries in this matter. Therefore, I am unable to approve this item.

I disapprove and veto the item "WILLIAM PETER AND JAMES PETER, for monies escheated to the state by order of the Superior Court of King County, $1,793.34", for the reason that I am of the opinion the report of the Escheats Division covering a full analysis or citation of this case should be governing and they recommend that this be disapproved.

I disapprove and veto the items "FOR TUBERCULOSIS HOSPITALS: To carry out the provisions of Senate Bill No. 234, $65,000.00; To carry out the provisions of Senate Bill No. 232, $35,000.00." In view of the fact that Senate Bill No. 232 and Senate Bill No. 234 have been disapproved, the foregoing appropriations are unnecessary.

I disapprove and veto the item "FOR THE TREASURER OF WHATCOM COUNTY: Drainage District No. 7, $14.91," for the reason that it is a duplication of a similar appropriation, made in this same bill.
I disapprove and veto the item "FOR TRANSFER TO THE STATE TEACHERS' RETIREMENT FUND: Such transfer to be made from time to time and in such amounts as the Governor shall determine, $350,000.00," for the reason that with the approval of House Bill No. 222, this transfer will be unnecessary.

I disapprove and veto the item "FOR THE DEPARTMENT OF LICENSES: Liquid fuel tax refunds, $300,000.00," for the reason that the provisions of Senate Bill No. 395, increasing the gasoline tax, have been disapproved and this appropriation is not needed.

I disapprove and veto the item "FOR THE DEPARTMENT OF LABOR AND INDUSTRIES: Salaries and wages, $10,000.00," for the reason that adequate provisions for carrying on the work of the department are contained in the regular appropriations for the department.

With the exception of the foregoing vetoes, the remainder of House Bill No. 700 is approved.

Respectfully submitted,
Clarence D. Martin,
Governor.

On motion of Mr. Reilly (Edward J.), the Governor's veto messages and the bills and parts of bills pertaining thereto were laid on the table.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 68, by Representative Vane: An Act relating to probate of estates and authorizing creditors of deceased persons to file a demand for notice of proceedings by executors or administrators, and amending Section 64, Chapter 156, Session Laws of 1917 (Section 1434, Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

House Bill No. 69, by Representative Carty: An Act relating to the appointment and compensation of bailiffs of the superior courts, and repealing Section 1 of Chapter 94 of the Laws of 1917; Section 1 of Chapter 25 of the Laws of 1921, and Section 2 of Chapter 10 of the Laws of 1891.

Ordered printed and referred to Judiciary Committee.

House Bill No. 70, by Representative Rosellini: An Act relating to collection agencies and providing for a bond for the operation thereof, and prescribing the duties of the prosecuting attorney with relation thereto, and amending Section 2 and Section 5, Chapter 90, Laws of 1929 (Remington's Revised Statutes, Section 5847-5 and Section 5847-8).

Ordered printed and referred to Judiciary Committee.

House Bill No. 71, by Representative Rosellini: An Act relating to birth certificates and adding certain sections to the statutes relating to vital statistics established by Chapter XCVIII of the Laws of 1891 (being Remington's Revised Statutes, Sections 6011 to 6039 inclusive).

Ordered printed and referred to Judiciary Committee.

House Bill No. 72, by Representative Hatley: An Act relating to public highways, providing for secondary state highways and an extension thereof as a branch of Primary State Highway No. 1; amending Section 2 of Chapter 207, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 73, by Representative Wiggen: An Act to preserve from pollution the waters supplied to the inhabitants of cities and towns, relating to the establishment of highways; and prescribing penalties.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 74, by Representatives Callison and Cook: An Act relating to public highways, providing for the establishment of secondary state highways as branches of Primary State Highway No. 14; amending Section 15 of Chapter 207, Session Laws of 1937, as amended by Section 3 of Chapter 3, Session Laws of 1939; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 75, by Representative Neal: An Act authorizing and directing the director of highways to make survey and estimate for relocation and realignment of a portion of State Road No. 5, a primary state highway in King County.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 76, by Representative Sherman: An Act providing for the survey and location of a public highway as a possible connection of Primary State Highway No. 9, and defining the powers and duties of certain state officers.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 77, by Representative Guisinger: An Act relating to local improvements and providing for the payment therefor; amending Section 1 of Chapter 275 of the Laws of 1927.

Ordered printed and referred to Judiciary Committee.

House Bill No. 78, by Representative Hurley (John R. "Pat"): An Act providing educational opportunities for the children of soldiers, sailors and marines who were killed in action or died during the World War or as a result of such service, and making an appropriation therefor.

Ordered printed and referred to Committee on Education.

House Bill No. 79, by Representative Finucane: An Act relating to the taxation of forest land and the forest crops growing thereon and authorizing the deferment of taxes on such crops, defining the power and duties of certain state and local officers in connection therewith, prescribing penalties, and declaring an emergency.

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

House Bill No. 80, by Representative Jones (John R.): An Act relating to revenue and taxation and the powers and duties of public officers in connection therewith, the filing of plats, the taxation of private motor vehicles, reforestation lands, utility property, private car companies, express companies and of property generally in the state, amending Sections 2 and 5, Chapter 228, Laws of 1937; Section 1, Chapter 186, Laws of 1937; Section 1, Chapter 15, Laws of 1931; Section 1, Chapter 127, Laws of 1935; Sections 6 and 12, Chapter 280, Laws of 1927; Section 1, Chapter 19, Laws Extraordinary Session 1933; Section 1, Chapter 48, Laws of 1933; Sections 10, 12, 13, 14, 22, 52, 57, 58, 64, 68, 70, 72, 73, 81, and 105, Chapter 130, Laws Extraordinary Session 1925; Sections 7, 13, and 14, Chapter 123, Laws of 1935; Sections 7, 10, 11, and 13, Chapter 146, Laws of 1933; Sections 2, 3, 4, 5, 6, 7, and 8, Chapter 54, Laws of 1907; Sections 10 and 11, Chapter 40, Laws of 1931; Section 1, Chapter 56, Laws of 1937; Section 2, Chapter 121, Laws of 1937; Section 1, Chapter 70, Laws of 1929; Section 1, Chapter 20, Laws of 1937; Section 2,
Chapter 171, Laws of 1933; Section 7, Chapter 30, Laws of 1935; Section 1, Chapter 118, Laws of 1937, and Sections 6 and 7, Chapter 62, Laws of 1931; repealing Chapter 104, Laws of 1933, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 81**, by Representative Bienz: An Act relating to the creation, government and maintenance of fire-protection districts outside of cities and towns; providing for the levy and collection of taxes and assessments against the lands within the district; authorizing the issuance and disposal of district warrants; repealing Chapter 60 of the Laws of 1933, Extraordinary Session; and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Joint Resolution No. 4**, by Representatives Beckley and Babcock: Creating a joint committee to make a major investigation and audit of the Department of Social Security and more particularly the administrative costs thereof, and giving said committee certain powers.

Ordered printed and referred to Judiciary Committee.

**FIRST READING OF SENATE BILLS**

**Engrossed Senate Bill No. 17**, by Senator Farquharson: An Act authorizing the conveyance of certain platted first class shore lands, to King County for recreational purposes.

Referred to Committee on State Granted, School and Tide Lands.

**Senate Bill No. 49**, by Senator Murfin (By Departmental Request): An Act relating to taxation, imposing a tax or excise upon the use of tangible personal property, amending Section 31, Chapter 180, Laws of 1935, as amended by Section 1, Chapter 191, Laws of 1937, and declaring that this act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

**Senate Joint Memorial No. 1**, by Senator Troy: Relating to the closing of a portion of Stevens County in the State of Washington to grazing.

Referred to Committee on Memorials.

**Engrossed Senate Concurrent Resolution No. 1**, by Senator Drumheller: Relating to joint rules.

Referred to Committee on Rules and Order.

**SECOND READING OF BILLS**

**Engrossed Senate Bill No. 12**, by Senators Farquharson and Maxwell: Relating to the Lake Washington pontoon bridge.

**MR. SPEAKER:**

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 12, entitled "An Act relating to public highways; providing for additional highways in the primary state highway system; providing for the maintenance, operation and the inclusion in the primary state highway system of certain highway facilities being constructed by the Washington Toll Bridge Authority; defining the powers and duties of certain state officers; amending Section 2 of Chapter 190, Session Laws of 1937; Section 14 of Chapter 190, Session Laws of 1937; and Section 15 of Chapter 207, Session Laws of 1937; and declaring an emergency," have had the same under con-
sideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill in Section 1, lines 16 and 17 on page 1 of the original bill, being line 14 on page 1 of the printed bill, following the word "vicinity" and before the semi-colon (:) strike the words "west of Snoqualmie Pass" and insert in lieu thereof the words "of Issaquah."

Amend the bill in Section 2, line 10 on page 2 of the original bill, being line 4, page 2 of the printed bill, following the word "the" and before the word "end" strike the word "westerly" and insert in lieu thereof the word "easterly.

Amend Section 4, of page 3 of the engrossed bill, lines 13, 14 and 15, being lines 12, 13 and 14 of the mimeographed Senate amendment to the printed bill, following the word "with" in line 13 of the engrossed bill, being 11 of the mimeographed amendment to the printed bill, strike the words "any toll bridge or toll bridges established and constructed or to be constructed by the Washington Toll Bridge Authority," and insert in lieu thereof the words "the Lake Washington Bridge and/or the Tacoma Narrows Bridge".

CARL E. DEVENISH, Chairman.


The bill was read the second time by sections.

On motion of Mr. Devenish, the committee amendments were adopted.

Engrossed Senate Bill No. 12 was passed to third reading.

**House Bill No. 9,** by Representative Hurley (Joseph E.): Relating to notice to creditors by executors.

**Mr. Speaker:**

We, your Judiciary Committee, to whom was referred House Bill No. 9, entitled "An Act relating to the publication of notice to creditors by executors or administrators and amending Section 3 of Chapter 142 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend Section 3, line 9 of the original bill, the same being line 3 of the printed bill, by inserting between the words "Section 3:" and "Every" the following: " • • • • "

EDWARD J. REILLY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendment to Section 3, line 9 of the original bill, was adopted.

House Bill No. 9 was passed to third reading and ordered engrossed.

**House Bill No. 11,** by Representative Cameron: Relating to drugs and opiates.

**Mr. Speaker:**

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 11, entitled "An Act to prohibit the sale, gift, barter, exchange or distribution of amytal, luminal, veronal, barbital, acid diethylbarbituric and para-amino-benzene sulfonamide and their derivatives, and providing a penalty for the violation
thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment: Amend the bill by adding thereto a new section to be known as Section 3 to read as follows:

"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."

Dr. W. G. Cameron, Chairman.

We concur in this report: Frank Chervenka, D. W. Jones, B. F. Reno, Jr., Earl R. Warnica, Dr. U. M. Lauman, Fred Miller, Thos. H. Bienz, David C. Cowen.

The bill was read the second time by sections.

On motion of Dr. Cameron, the committee amendment to add a new section to be known as Section 3 was adopted.

On motion of Mr. Reilly (Edward J.), House Bill No. 11 was re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs for reconsideration and that it retain its proper place on the calendar at a later date.

On motion of Mr. Fry, the House adjourned to twelve o'clock noon, Monday, January 23, 1939.

John N. Sylvester, Speaker.

FIFTEENTH DAY

MORNING SESSION


The Speaker called the House to order at twelve o'clock noon.

The Clerk called the roll and all members were present.

Prayer was offered by Father 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. Reilly (Edward J.), further reading was dispensed with and the journal was ordered to stand as approved.

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

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 9, have compared same with the original bill and find it correctly engrossed.

I concur in this report: John Isenhart.

Mr. Speaker:

We, your Military Committee, to whom was referred House Bill No. 25, entitled "An Act relating to the relief of soldiers, sailors and marines of the disabled American
veterans and their families; and making 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 be re-referred to the Committee on Appropriations.

ROY J. KINNEAR, Chairman.

We concur in this report: Carl E. Devenish, S. P. Nordenberg, E. C. Wills, Frank L. Hatley, Dr. U. M. Lauman, Fred Miller, J. D. McDonald.

On motion of Mr. Kinnear (Roy J.), the committee report was adopted and House Bill No. 25 was re-referred to the Committee on Appropriations.

House of Representatives, Olympia, Wash., January 20, 1939.

MR. SPEAKER:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 36, entitled "An Act relating to the organization, classification, incorporation and government of municipal corporations under a city manager," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX GABRIELSEN, Chairman.

We concur in this report: W. J. Beierlein, Wylie W. Brown, C. E. Trombley.

Passed to second reading.


MR. SPEAKER:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 42, entitled "An Act giving the state auditor the authority, through the department of municipal corporations, to destroy certain old county and city records," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX GABRIELSEN, Chairman.

We concur in this report: W. J. Beierlein, Wylie W. Brown, C. E. Trombley.

Passed to second reading.


MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 4, asking Congress to appropriate seven hundred thousand dollars ($700,000) for constructing a breakwater at Shil Shole Bay, Seattle, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD E. HENRY, Chairman.

We concur in this report: Will W. Wentworth, D. W. Jones, Michael B. Smith, Charles Finucane.

Passed to second reading.


MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 5, relating to public housing and urging the Congress of the United States of America to appropriate sums for a permanent program, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD E. HENRY, Chairman.

We concur in this report: Will W. Wentworth, D. W. Jones, Michael B. Smith, Charles Finucane.

Passed to second reading.
We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 4, requesting the issue of a postage stamp celebrating the Golden Jubilee of the admission of this state to the Union, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward E. Henry, Chairman.

We concur in this report: Will W. Wentworth, D. W. Jones, Michael B. Smith, Charles Finucane.

Passed to second reading.

MESSAGES FROM THE SENATE

The President has signed: House Concurrent Resolutions Nos. 1 and 2, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

The Senate has passed: Engrossed Senate Bill No. 68, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

The Speaker observed within the bar of the House former Representative D. F. Bice from Yakima county, and appointed Mr. Schumann and Mr. Gholson to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House former Representative L. A. Dwinell from Cowlitz and Wahkiakum counties, and appointed Miss Butler and Mr. Van Buskirk to escort him to a seat beside the Speaker.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 82, by Representative Gabrielsen: An Act providing for the retirement of policemen for pension purposes and amending Section 9582, Remington's Revised Statutes.

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

House Bill No. 83, by Representative Martin: An Act relating to the public health 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; providing for the sanitation of all slaughtering establishments and dry rendering plants; providing revenues to administer the act; providing penalties; authorizing the director of agriculture to make rules and regulations and to appoint employees to carry out the provisions of this act; providing for a Washington state meat seal and its use, and making an appropriation.

Ordered printed and referred to Committee on Dairy and Livestock.
House Bill No. 84, by Representative Underwood: An Act protecting rights in metalliferous and non-metalliferous substances under planning and zoning ordinances and resolutions, and amending Section 5 of Chapter 44 of the Laws of 1935.

Ordered printed and referred to Committee on Mines and Mining.

House Bill No. 85, by Representatives Dore and Guisinger: An Act relating to and providing for the establishment of state junior colleges, defining terms, providing for rules and regulations thereof, and prescribing procedure therefor.

Ordered printed and referred to Committee on Educational Institutions.

House Bill No. 86, by Representative Hanson: An Act relating to game; providing that one member of the state game commission shall be a farm owner residing upon a farm east of the Cascade Mountains, and one member shall be a farm owner residing upon a farm west of the Cascade Mountains; and amending Section 5855-2 of Remington's Revised Statutes.

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

House Bill No. 87, by Representative Mohler: An Act relating to revenue and taxation; providing for the levy and collection of a tax or excise upon the use of tangible personal property, establishing rules of evidence, procedure, and offsets, amending Section 31, Chapter 180 of the Session Laws of 1935, amending Sections 31 and 35 of Chapter 180 of the Session Laws of 1935 as amended by Chapter 191, Session Laws of 1937, adding three new sections to Chapter 180, Session Laws of 1935, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 88, by Representative Lindsay: An Act providing for bonding and licensing of painting contractors; licensing of journeymen; prescribing the powers and duties of certain officials in connection therewith; making certain practices unlawful and prescribing penalties; and providing certain regulations.

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

House Bill No. 89, by Representative Jackson: An Act relating to garnishments and amending Section 687 of Remington's Revised Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 90, by Representative Reilly (Edward J.): An Act creating and establishing retirement and pension systems for superannuated and disabled officers and employees of cities of the first class; providing for the payment of retirement allowances; prescribing the conditions on which said allowances shall be paid; fixing rates of contribution and providing for the adjustment thereof; and providing for the administration of said systems.

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

House Bill No. 91, by Representative Guisinger: An Act relating to extra-hazardous employment 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 Section 7674 of Remington's Revised Statutes of Washington, as amended by Section 1, Chapter 211, Laws of 1937; and Section 7675 of Remington's Revised Statutes of Washington.

Ordered printed and referred to Committee on Industrial Insurance.
House Bill No. 92, by Representative Sherman, Pearson and Savage: An Act providing for the relocation and reestablishment of the inner and outer harbor lines in front of Tideland District No. 110 of the tidelands of the first class in front of the city of Port Townsend; and making an appropriation for such purpose.

Ordered printed and referred to Committee on Harbors and Waterways.

House Bill No. 93, by Representative Hurley (John R. "Pat"): An Act relating to drainage districts, providing for the organization of such districts, the election and qualification of commissioners therefor, the qualification of voters at such elections, and amending Section 4302 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Dikes, Drains and Ditches.

House Bill No. 94, by Representatives Austin and Armstrong: An Act relating to compensation of bailiffs in superior courts and amending Section 10973 of Remington's Revised Statutes and repealing Section 10974 of Remington's Revised Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 95, by Representative Swegle: An Act to define, license and regulate the business of making loans in amounts of three hundred dollars ($300) or less, at a rate of interest, consideration or charge in excess of twelve (12) per centum per annum, to prescribe the maximum rate which may be charged, contracted for or received and the maximum amount which may be loaned to any one person at such rate; to regulate the assignment of wages or salaries when given as security for any such loan; to provide for the administration and enforcement of this act and penalties for violation thereof.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 96, by Representative Swegle: An Act to define, license and regulate the business of making loans on motor vehicles at a rate of interest, consideration or charge in excess of twelve (12) per centum per annum; to prescribe the maximum rate which may be charged, contracted for or received and the maximum amount which may be loaned to any one person at such rate; to provide for the administration and enforcement of this act and penalties for violation thereof.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 97, by Representative Vane: An Act relating to the transportation of property by motor vehicles over the public highways of the State of Washington, and amending Section 3 of Chapter 166 of the Session Laws of 1937 (Section 6382-3, Remington's Revised Statutes).

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 98, by Representative Gabrielsen: An Act prohibiting the advertising of liquor, and amending Section 7306-43 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 99, by Representative Smith (Jurie B.): An Act relating to motor fuels; declaring that the business of furnishing and distributing, or buying and selling, same is a public utility; providing for the supervision and
regulation thereof, and the fixing of the rates or prices therefor, and the pay-
ment of fees thereby; providing penalties for the violation thereof; making
an appropriation for the purposes hereof, and declaring an emergency.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 100, by Representative Sherman: An Act relating to the
compensation and medical, surgical, and hospital care and treatment and the
welfare and safety of workmen engaged in extrahazardous employments and
to the compensation of the dependents of such workmen in case of death and
to the liability of the employers of workmen so engaged for such compen-
sation and the cost of such care and treatment; providing for a compensation for
disabilities sustained or death incurred by employees resulting from certain
occupational diseases; amending Section 1, Chapter 212, Laws of 1937 (Section
7679-1, Remington's Revised Statutes).

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 101, by Representative Hatley: An Act relating to schools
and declaring November 11 to be a school holiday; providing for the suitable
observance thereof in the schools of the state; amending Section 4899 of Rem-
ington's Revised Statutes; and providing for the payment of attendance money
on such day.

Ordered printed and referred to Committee on Education.

FIRST READING OF SENATE BILLS IN THE HOUSE

Engrossed Senate Bill No. 68, by Rules and Joint Rules Committee (By Ex-
ecutive Request): An Act relating to the state government; creating the office
of unemployment compensation and placement; providing for the appointment
of a commissioner thereof, and defining his powers and duties; transferring
duties to such officer from the department of social security; abolishing the
divisions of unemployment compensation and employment service of the de-
partment of social security, and declaring an emergency.

Referred to Committee on Unemployment Relief and Public Welfare.

SECOND READING OF BILLS

House Joint Memorial No. 2, by Representative Payne: Relating to a ship-
yard and steamship line to the Orient.

The memorial was read the second time in full and passed to third
reading.

House Joint Memorial No. 6, by Representative Gholson: Relating to Fed-
eral Migratory Labor Camps.

The memorial was read the second time by sections.

On motion of Mr. Reilly (Edward J.), House Joint Memorial No. 6 was re-
ferred to the Committee on Unemployment Relief and Public Welfare for
a public hearing.

House Bill No. 5, by Representative Hurley (Joseph E.): Relating to
homesteads.

Mr. Speaker:

We, your Judiciary Committee, to whom was referred House Bill No. 5, entitled
"An Act relating to homesteads and amending Section 1 of Chapter 88 of the Laws of
1931 and Section 7 of Chapter 64 of the Laws of 1895," have had the same under considera-
tion, and we respectfully report the same back to the House with the recommendation
that it do pass with the following amendments:
Amend Sec. 1, line 14 of the original bill, the same being line 8 of the printed bill, by adding thereto the following sentence: "Such proof of service shall be filed with the clerk of the court in the cause wherein such judgment was entered."

Amend Sec. 2, line 16 of the original bill, the same being line 9 of the printed bill, by striking the figure "533" and inserting in lieu thereof the figure: "535".

EDWARD J. REILLY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendments to Sections 1 and 2 were adopted.

House Bill No. 5 was passed to third reading and ordered engrossed.

House Bill No. 10, by Representative Hurley (Joseph E.): Relating to bonds of executors and administrators.

The bill was read the second time by sections.

On motion of Mr. Hurley (Joseph E.), the following amendment was adopted:

Amend Section 1, line 12 of the printed bill, after the word "testamentary" and before the word "is" insert the following: "or of administration".

House Bill No. 10 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

Engrossed Senate Bill No. 12, by Senators Farquharson and Maxwell: Relating to the Lake Washington pontoon bridge.

The Clerk proceeded to read the bill and on motion of Mr. Cowen, the rules were suspended, the second reading was considered the third and the bill placed on final passage.

Debate ensued on the merits of the bill.

Mr. Henry moved the previous question.

Mr. LaFollette 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. Reilly (Edward J.), the House proceeded with the business under the call of the House.

The Speaker announced the question before the House was on the previous question moved by Mr. Henry.

The motion carried.

The Speaker announced the question before the House was on the final passage of Engrossed Senate Bill No. 12.

The Clerk called the roll and Engrossed Senate Bill No. 12 passed the House by the following vote: Yeas, 81; nays, 18; absent or not voting, 0.

Those voting yea were: Representatives Armstrong, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Lindsay, Mackie, Martin, McDonald, Miller (Donald B.), Mohler,
Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, White, Wiggen, Wills, Wintler, Mr. Speaker—81.

Those voting nay were: Representatives Austin, Babcock, Eaton, Eddy, Gholson, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Reno, Ruark, Schumann, Wentworth, Woodall—18.

Engrossed Senate Bill No. 12, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 12 to the Senate.

On motion of Mr. Smith (Michael B.), further proceedings under the call of the House were dispensed with.

Engrossed House Bill No. 9, by Representative Hurley (Joseph E.): Relating to the publication of notice to creditors.

The Clerk proceeded to read the bill and on motion of Mr. Cowen, the rules were suspended, the second reading was considered the third and the bill placed on final passage.

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 9, and the bill passed the House by the following vote: Yeas, 99; nays, 0; absent or not voting, 0.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dare, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—99.

Engrossed House Bill No. 9, having received the constitutional majority, was declared 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. 9 to the Senate.

On motion of Mr. Fry, the House adjourned to eleven o'clock a.m., Tuesday, January 24, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

SIXTEENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 24, 1939.

The Speaker called the House to order at eleven o'clock a.m.

The Clerk called the roll, and all members were present except Representatives Devenish, Jones (D. W.), Neal, Rosellini and Schumann, Representative Rosellini having been excused.

Prayer was offered by Father 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. Hurley (John R. "Pat"), further reading was dispensed with and the journal was ordered to stand approved as read.

Mr. Payne moved that the Sergeant-at-Arms be instructed to enforce Rule 20.

Mr. Nordenberg moved that the motion be laid on the table.

The motion by Mr. Nordenberg was lost.

Mr. Austin moved that Rule 20 be suspended.

The Speaker ruled the motion out of order.

On motion of Mr. Petit, the previous question was ordered.

The motion by Mr. Payne, that the Sergeant-at-Arms be instructed to enforce Rule 20, was lost.

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

PROPOSITIONS AND MOTIONS

Resolution by Mr. Reilly (Edward J.):

WHEREAS, It has been the custom for many years that the House of Representatives arrange and pay for a group picture of all the members of this House, to be properly mounted and framed, in order that said picture may be hung in the legislative halls; and

WHEREAS, A certain procedure is necessary in order to designate who the photographer shall be;

NOW, THEREFORE, BE IT RESOLVED, That the Speaker appoint a committee of three (3) House members to investigate and recommend to the House the official photographer for the Twenty-sixth Session.

3-H
On motion of Mr. Reilly (Edward J.), the resolution was adopted.
The Speaker appointed Representatives Vanie, Neal and Bienz to serve as a committee to investigate and recommend the official photographer for the Twenty-sixth Session.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bill No. 5; also House Bill No. 10, have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 3, entitled "An Act relating to sale by counties of property acquired for taxes and amending Section 1, Chapter 68, of the Laws of 1937 (Section 11294 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 Judiciary Committee.


On motion of Mr. Jones (John R.), the committee report was adopted, and House Bill No. 3 was re-referred to the Judiciary Committee.

House Bill No. 11 (reported by Committee on Medicine, Dentistry, Pure Food and Drugs):
Do pass as amended.
Passed to second reading.

House Bill No. 59 (reported by Committee on Medicine, Dentistry, Pure Food and Drugs):
Do pass as amended.
Passed to second reading.

House Bill No. 60 (reported by Committee on Medicine, Dentistry, Pure Food and Drugs):
Do pass as amended.
Passed to second reading.
INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

**House Bill No. 102, by Representative Swegle:** An Act relating to government of municipal corporations under a commission; abolishing primary elections in cities of the second class operation under a commission form of government; and amending Section 7 of Chapter 116 of the Laws of 1911.

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

**House Bill No. 103, by Representative French:** An Act relating to taxation; providing for cancellation of or reduction in the assessment of property erroneously assessed through errors in description, double assessments or manifest errors in assessment which do not involve a revaluation of the property, and the correction of error in extending taxrolls and for the refund of taxes based thereon; defining the duties of certain state and county officers in connection therewith; and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 104, by Representative Lauman:** An Act amending Section 6 of Chapter 81 of the Laws of 1915, the same being Section 6949 of Remington's Revised Statutes (Section 2820, Pierce's Code), to provide for commitment and transfer of veterans to certain veterans' administration facilities.

Ordered printed and referred to Committee on State Charitable Institutions.

**House Bill No. 105, by Representative Kehoe:** An Act requiring the display of the United States flag on the campuses of the state institutions of higher education.

Ordered printed and referred to Committee on Educational Institutions.

**House Bill No. 106, by Committee on Municipal Corporations Other Than First Class:** An Act relating to city clerks of second-class cities, defining their powers and duties, and amending Section 9025, Remington's Revised Statutes.

Ordered printed and passed to second reading.

**House Bill No. 107, by Committee on Municipal Corporations Other Than First Class:** An Act authorizing cities and towns to accept, receive and use money and property donated, devised or bequeathed to the city or town.

Ordered printed and passed to second reading.

**House Bill No. 108, by Representative Hurley (Joseph E.):** An Act authorizing the exchange of state lands for lands owned by F. L. Rohrbach.

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

**House Bill No. 109, by Representative Hurley (Joseph E.):** An Act authorizing the conveyance to the Fairmont Cemetery Association of certain state lands in Spokane county.

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

**House Bill No. 110, by Representative Chervenka (By Departmental Request):** An Act amending Section 2 of Chapter 148 of the Laws of 1937 (Section 2858, Remington's Revised Statutes), and repealing Section 2859, Remington's Revised Statutes.

Ordered printed and referred to Committee on Horticulture.
House Bill No. 111, by Representatives Twidwell, Pearsall and Mackie: An Act relating to elections of cities of the third and fourth class; providing for the consolidation of precincts therein in city elections, the appointment of election officers at such elections, and the holding of such elections.

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

House Bill No. 112, by Representative Pettus: An Act relating to taxation; fixing the denominations in which the tax commission shall issue tax scrip or tokens; and amending Section 22, Chapter 180 of the Laws of 1935.

Ordered printed and referred to Committee on Revenue and Taxation.

House Concurrent Resolution No. 3, by Committee on Rules and Order: Relating to a joint session for the purpose of holding memorial services.

Ordered printed and referred to Committee on Memorials.

SECOND READING OF BILLS

House Bill No. 11, by Representative Cameron: Relating to drugs and opiates.

MR. SPEAKER:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 11, entitled "An Act to prohibit the sale, gift, barter, exchange or 'distribution' of amytal, luminal, veronal, barbital, acid diethylbarbituric and para-amino-benzene sulfonamide and their derivatives, and providing a penalty for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 1, line 13 of the original bill, being line 6 of the printed bill, after the word "office" insert a semi-colon (;) and strike the balance of the matter down to and including the semi-colon (;) following the word "substances" in line 14 of the original bill, being line 7 of the printed bill.

DR. W. G. CAMERON, Chairman.

We concur in this report: B. F. Reno, Jr., Earl R. Warnica, Thomas H. Bienz, Frank Chervenka, David Cowen, D. W. Jones, Fred Miller, Dr. U. M. Lauman.

The bill was read the second time by sections.

On motion of Mr. Cameron, the committee amendment was adopted.

House Bill No. 11 was passed to third reading and ordered engrossed.

Engrossed Senate Concurrent Resolution No. 1, by Senator Drumheller: Amending the joint rules.

The resolution was read the second time in full.

Mr. Smith (Michael B.) moved that the resolution be laid on the table.

The motion was lost.

Mr. Hurley (Joseph E.) moved the adoption of the following amendment:

Amend the resolution by striking the words: "The Rules Committee of either house may introduce bills upon executive request by a majority vote of the committee."

The amendment was lost.

Mr. Smith (Michael B.) moved the adoption of the following amendment:

Amend the Senate amendatory matter as follows:

After the word "a" and before the word "vote" strike the word "majority" and insert in lieu thereof the word "two-thirds".

Debate ensued.

On motion of Mr. Miller (Donald B.), the previous question was ordered. The amendment by Mr. Smith (Michael B.) was adopted.

Engrossed Senate Concurrent Resolution No. 1 was passed to third reading.
House Bill No. 7, by Representative Hurley (Joseph E.): Authorizing corporations to make donations.

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

House Bill No. 36, by Representative Cook: Relating to municipal corporations under a city manager.

The bill was read the second time by sections.
On motion of Mr. Kinnear (Geo. C.), House Bill No. 36 was re-referred to Committee on Municipal Corporations Other Than First Class, for further consideration.

House Bill No. 58, by Representative Bienz: Relating to drug and medical prescriptions and the labels on packages thereof.

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

House Joint Memorial No. 4, by Representative Nordenberg: Relating to a breakwater on Shil Shole Bay, Seattle.

The memorial was read the second time in full.
On motion of Mr. Wiggen, the following amendments were adopted:
Amend the title by striking the words and figures: "seven hundred thousand dollars ($700,000)" and inserting in lieu thereof the words: "sufficient money".
In lines 2 and 3, page 2 of the original memorial, being lines 22 and 23 of the printed memorial, strike the words and figures: "the sum of seven hundred thousand dollars ($700,000)" and insert in lieu thereof the words: "sufficient money".

The memorial was passed to third reading and ordered engrossed.

House Joint Memorial No. 5, by Representative Wills: Relating to public housing.

The memorial was read the second time in full and passed to third reading.

Senate Joint Memorial No. 4, by Senator Metcalf: Relating to the postage stamps commemorating the State of Washington's Golden Jubilee.

The memorial was read the second time in full.
On motion of Mr. Cameron, the rules were suspended, Senate Joint Memorial No. 4 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. 4, and the memorial passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Gore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Ghoshal, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those voting nay were: Representative Hall—1.
Those absent or not voting were: Representatives Austin, Devenish, Jones (John R.), Kinnear (Geo. C.), Rosellini—5.

Senate Joint Memorial No. 4, having received the constitutional majority, was declared passed.

On motion of Mr. Cameron, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Joint Memorial No. 4 to the Senate.

On motion of Mr. Fry, the House adjourned to 11:00 a. m. Wednesday, January 25, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

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SEVENTEENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, JANUARY 25, 1939.

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

The Clerk called the roll, and all members were present except Representatives Jones (John R.) and Underwood, Representative Jones having been excused.

Prayer was offered by Father 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. Hurley (John R. "Pat"), further reading was dispensed with, and the journal was ordered to stand approved as read.

On motion of Mr. Reilly (Edward J.), Rule 20 was suspended.

MR. SPEAKER:

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., January 24, 1939.

Your Committee on Engrossment, to whom was referred House Bill No. 11, and House Joint Memorial No. 4, have compared same with the original bill and memorial and find them correctly engrossed.

ROBERT M. FRENCH, Chairman.

We concur in this report: John Isenhart, W. Newton Fry.

House of Representatives,
Olympia, Wash., January 17, 1939.

MR. SPEAKER:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 12, entitled "An Act permitting county commissioners to close the county offices at five p. m. on Fridays, amending Section 4033 of Remington's Revised Statutes of Washington, as amended by Section 1, of Chapter 73 of the Laws of 1937," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN PEARSALL, Chairman.

We concur in this report: William J. Pennock, H. D. Hall.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 33, entitled "An Act relating to the qualification of electors, the registration of voters, defining the duties of certain officers in connection therewith, and amending Section 5114-3 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.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 39, entitled "An Act relating to the creation of a county salary fund, amending Section 1 of Chapter 94 of the Laws of 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: H. D. Hall, William J. Pennock.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 48, entitled "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," 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.


On motion of Miss Butler, the committee report was adopted, and House Bill No. 48 was re-referred to the Judiciary Committee.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 78, entitled "An Act providing educational opportunities for the children of soldiers, sailors and marines who were killed in action or died during the World War or as a result of such service, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Committee on Appropriations.


On motion of Mr. Hatley, the committee report was adopted and House Bill No. 78 was re-referred to the Committee on Appropriations.
House of Representatives,  
Olympia, Wash., January 24, 1939.

Mr. Speaker:

We, a majority of your Committee on State Granted, School and Tide Lands, to whom was referred Engrossed Senate Bill No. 17, entitled "An Act authorizing the conveyance of certain platted first class shore lands to King county for recreational purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. Eaton, Chairman.

We concur in this report: H. C. Armstrong, Emmet E. Egbert, Robert Bernethy, C. E. Trombley.

Passed to second reading.

House of Representatives,  
Olympia, Wash., January 24, 1939.

Mr. Speaker:

We, a majority of your Committee on Memorials, to whom was referred Senate Joint Memorial No. 1, relating to the closing of a portion of Stevens county in the State of Washington to grazing, 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.

Edward E. Henry, Chairman.

We concur in this report: Michael B. Smith, Will W. Wentworth.

On motion of Mr. Henry, the committee report was adopted and Senate Joint Memorial No. 1 was re-referred to the Committee on Forestry and Logged-Off Lands.

MESSAGES FROM THE SENATE

Senate Chamber,  
Olympia, Wash., January 24, 1939.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 12 and passed the bill as amended.

Earle M. McCroskey, Secretary.

Senate Chamber,  
Olympia, Wash., January 24, 1939.

Mr. Speaker:

The President has signed: Senate Joint Memorial No. 4, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,  

Mr. Speaker:

The President has signed: Senate Bill No. 12, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,  
Olympia, Wash., January 24, 1939.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 16, also Senate Bill No. 50, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

The Speaker announced he was about to sign Senate Joint Memorial No. 4 and Senate Bill No. 12.
INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

**House Bill No. 113**, by Representative Swegle: An Act relating to, and providing for, the codification, compilation and publication of constitutional provisions and state statutes relating to third and fourth class cities and towns; and making an appropriation.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 114**, by Representative Martin: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 17; amending Section 17 of Chapter 207, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 115**, by Representative Martin: An Act relating to public highways; providing for the establishment of Primary State Highway No. 1; amending Section 1 of Chapter 190, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 116**, by Representative Riley (Edward F.): An Act relating to contractors performing public contracts and furnishing public supplies, and defining the powers and duties of certain boards, commissions, officers and employees with respect thereto.

Ordered printed and referred to Committee on Public Buildings and Grounds.

**House Bill No. 117**, by Representative Smith (Vernon A.): An Act relating to sewers in cities and towns; and authorizing connections therewith from property located outside the city or town.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 118**, by Representatives Pearsall, Mackie and Twidwell: An Act relating to and providing for the establishment of state junior colleges or extension high schools; defining terms; providing for rules and regulations thereof; and prescribing procedure therefor.

Ordered printed and referred to Committee on Educational Institutions.

**House Bill No. 119**, by Committee on Rules and Order: An Act appropriating the sum of thirty-five hundred dollars ($3500.00), or so much thereof as may be necessary for the temporary publication of Session Laws of the 26th Session of the Washington State Legislature and declaring an emergency.

Ordered printed and passed to second reading.

**House Bill No. 120**, by Representative Butler: An Act relating to drainage, diking, and sewerage improvement districts, amending Section 2 of Chapter 125 of the Laws of 1933, and adding thereto two (2) new sections to be known as Sections 2a and 2b, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Joint Memorial No. 7**, by Committee on Memorials: Relating to the general welfare act and adequate provision for old-age assistance.

Ordered printed and passed to second reading.
FIRST READING OF SENATE BILLS IN THE HOUSE

Engrossed Senate Bill No. 16, by Senator Duggan: An Act relating to the duties and liabilities of guardians of estates and amending Section 205, Chapter 156 of the Laws of 1917.
   Referred to Judiciary Committee.

Senate Bill No. 50, by Senator Murfin: An Act relating to inspection of bakeries, and amending Section 8 of Chapter 137 of the Laws of 1937.
   Referred to Committee on Agriculture.

THIRD READING OF BILLS

Engrossed House Bill No. 11, by Representative Cameron: Relating to drugs and opiates.
   On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 11 was placed on final passage.
   On motion of Mr. Dore, the previous question was ordered.
   The Clerk called the roll on the final passage of Engrossed House Bill No. 11, and the bill passed the House by the following vote: Yeas, 85; nays, 10; absent or not voting, 4.
   Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bienz, Butler, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Reno, Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—85.
   Those voting nay were: Representatives Bernethy, Brown, Hall, Hurley (Joseph E.), Kehoe, Lindsay, Miller (Donald B.), Pitt, Riley (Edward F.), Wenberg—10.
   Those absent or not voting: Representatives Austin, Carty, Jones (John R.), Reilly (Edward J.)—4.
   Engrossed House Bill No. 11, having received the constitutional majority, was declared passed.
   There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 58, by Representative Bienz: Relating to drug and medical prescriptions and the labels on packages thereof.
   On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and House Bill No. 58 was placed on final passage.
   On motion of Mr. Neal, the previous question was ordered.
   The Clerk called the roll on the final passage of House Bill No. 58, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pett, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those absent or not voting were: Representatives Austin, Butler, Jones (John R.), Judd, Mohler, Moulton—6.

House Bill No. 58, having received the 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. 4, by Representative Nordenberg: Relating to a breakwater at Shil Shole Bay, Seattle.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Engrossed House Joint Memorial No. 4 was placed on final passage.

The Speaker observed within the bar of the House former Representative Walter R. Rowe from Yakima County, and appointed Mr. Schumann and Mr. McQuesten to escort him to a seat beside the Speaker.

Debate on the merits of the memorial ensued.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Joint Memorial No. 4, and the memorial passed the House by the following vote: Yeas, 66; nays, 28; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Cook, Cowen, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson, Kinnear (Geo. C.), Kinnear (Roy J.), Mackie, Martin, McDonald, Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pett, Pettus, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyke, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—66.

Those voting nay were: Representatives Babcock, Beckley, Coe, Devenish, Eaton, Eddy, Egbert, Finucane, French, Gholson, Isenhart, Jones (D. W.), Kehoe, LaFollette, Lauman, Lindsay, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Moulton, Phillips, Reno, Ruark, Schumann, Warnica, Woodall—28.
Those absent or not voting were: Representatives Austin, Carty, Fry, Jones (John R.), Judd—5.

Engrossed House Joint Memorial No. 4, having received the constitutional majority, was declared passed.

PERSONAL PRIVILEGE

Mr. Armstrong:

"The House is signally honored today in being visited by a group of students of the Cleveland High School, Seattle. These young people are in the gallery, and I ask them to stand so that we may see them."

The Speaker:

"May I say to you students that we are always glad to have you come down here and take an interest in civic affairs."

Engrossed Senate Concurrent Resolution No. 1, by Senator Drumheller: amending the joint rules.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Engrossed Senate Concurrent Resolution No. 1 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Concurrent Resolution No. 1, and the resolution passed the House by the following vote: Yeas, 72; nays, 21; absent or not voting, 6.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dare, Eaton, Eddy, Egbert, Finucane, French, Fry, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley, (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Twidwell, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Mr. Speaker—72.

Those voting nay were: Representatives Armstrong, Bernethy, Fogg, Gabrielsen, Hall, McDonald, Nordenberg, Olson, Pennock, Pettus, Pitt, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Van Buskirk, Van Dyk, Wenberg, Wills, Woodall—21.

Those absent or not voting were: Representatives Austin, Gholson, Jones (John R.), Judd, Payne, Pearson—6.

Engrossed Senate Concurrent Resolution No. 1, having received the constitutional majority, was declared passed.

On motion of Mr. Sandegren, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Concurrent Resolution No. 1 to the Senate.

On motion of Mr. Fry, the House adjourned to twelve o'clock noon, Thursday, January 26, 1939.

S. R. HOLCOMB, Chief Clerk.

JOHN N. SYLVESTER, Speaker.
EIGHTEENTH DAY, JANUARY 26, 1939

EIGHTEENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 26, 1939.

The Speaker called the House to order at twelve o'clock noon.

The Speaker called the roll, and all members were present except Representative Coe.

Prayer was offered by Father 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. Hurley (John R. "Pat"), further reading was dispensed with, and the journal was ordered to stand approved as read.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Guisinger of Snohomish County:

Mr. Guisinger:

"We have in the gallery this morning a high school student from the city of Everett who is regarded as one of the best debaters and one of the best orators in the State. She won the championship in the State oratory last fall. She also participated in the regional championship in San Francisco, as sponsored down there by the Republican party of the United States. I wish to introduce to this House, Miss Helen Clark."

The Speaker:

"Will Miss Helen Clark please stand? I think we are all rather proud of this Everett girl."

REPORTS OF STANDING COMMITTEES

House Bill No. 8 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 41, entitled "An Act relating to the Olympic National Park and ceding jurisdiction thereof to the United States with certain reservations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ernest A. Dore, Jr., Chairman.

We concur in this report: Oscar Wenberg, H. N. (Barney) Jackson, John Pearsall, Donald B. Miller.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:

The Senate has adopted Senate Concurrent Resolution No. 2, and the same is here-with transmitted.

Earle M. McCroskey, Secretary.
Mr. Speaker:
The Senate has passed: Senate Bill No. 42, also Engrossed Senate Bill No. 70, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 121, by Representative Bienz: An Act relating to education; providing for the continuous employment of certificated teachers and certain other employees of school districts; providing for probation of teachers; prescribing grounds for and the manner of their discharge or discipline; regulating leaves of absence and resignations; creating a tenure commission, providing for the appointment and qualification of members thereof, and prescribing its powers and duties; creating a teachers revolving fund; making an appropriation; repealing all laws and parts of laws in conflict herewith, and declaring an emergency.

Ordered printed and referred to Committee on Education.

House Bill No. 122, by Representative Jackson: An Act prohibiting the hauling of explosive materials in trailers on the public highways.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 123, by Representative Devenish: An Act relating to public highways and motor vehicles; providing for the parking of motor vehicles within incorporated cities and towns; amending Section 108 of Chapter 189, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 124, by Representative Gabrielsen: An Act relating to the business of giving, making, or submitting financial or credit reports; providing for the regulation and licensing of same; and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 125, by Representative Trombley: An Act relating to the taking of food fish; providing a license for taking them by jiggers; amending Section 5724 of Remington’s Revised Statutes; adding a new section thereto to be known as Section 5724-1 of Remington’s Revised Statutes; and declaring an emergency.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 126, by Representative Moulton: An Act relating to irrigation districts; to the authority and duties of the county treasurer and district officers with respect to sales of land for delinquent district assessments and to the issuance of treasurer’s deeds therefor, relating to district land titles, to validation of certain deeds heretofore issued in the name of an irrigation district, to district actions to quiet title, to district assessments and tolls and the liens thereof, providing the rate of interest delinquent district assessments shall bear, providing for notice of application for treasurer’s deed by private holders of certificates of sale, providing that certain easement rights shall not be included in sales for delinquent district assessments, providing a limitation of actions to set aside and cancel treasurer’s deeds issued on
account of sales for delinquent district assessments and tolls or to recover lands sold on account of such assessments and tolls, amending Chapter 5, Title 48 of Remington's Revised Statutes of Washington by adding thereto a new section to be designated Section 7447-1 and amending Sections 7448-2 (being Section 2, Chapter 194, Laws of 1933), 7441, 7442, 7445, 7447 and 7454 of Remington's Revised Statutes of Washington, and repealing all acts or parts of same inconsistent or in conflict with this act or any part of same.

Ordered printed and referred to Judiciary Committee.

House Bill No. 127, by Representatives Nordenberg and Wiggen: 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 providing for use of such works by other cities, towns, counties and districts; and amending Sections 1, 2, 3, 4, 5, 6, and 8 of Chapter 39 of the Laws of 1931, and adding two new sections.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 128, by Representative Jackson: An Act relating to labor; declaring the rebating of wages, underpayment of agreed wages and certain deductions from wages to be unlawful; providing penalties and providing a civil remedy.

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

House Bill No. 129, by Representative Twidwell: An Act relating to the protection of forests and the prevention and suppression of forest fires, and amending Section 2, Chapter 152, Laws of 1937, (Section 5806, Remington's Revised Statutes; Section 2581, Pierce's Code).

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

House Bill No. 130, by Representative Sandegren: An Act to provide for safety by regulating owners and licensing operating engineers to provide for a bureau of operating engineer examiners; to provide for exemptions and license fees; and to provide for a penalty for the violation of the provisions of this act.

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

House Bill No. 131, by Representatives Vane and Jackson: An Act relating to assessment in cities and other taxing districts; requiring the making and filing of certified budget or estimates with Clerk of Board of County Commissioners; and amending Section 11236, Remington's Revised Statutes of Washington (Section 1, Chapter 138, Session Laws of 1909, as amended by Section 75, Chapter 130 of the Laws of Extraordinary Session of 1925).

Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 132, by Committee on Dairy and Livestock: An Act relating to diseased animals, providing for payment of indemnities therefor, amending Section 12 of Chapter 165 of the Laws of 1927 as amended by Section 1 of Chapter 146 of the Laws of 1937, making an appropriation, and declaring an emergency.

Ordered printed and passed to second reading.

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

House Bill No. 134, by Representatives Vane and Jackson: An Act relating to Metropolitan Park Districts and amending Section 6725, Remington's Revised Statutes of Washington (Section 6, Chapter 98, Session Laws of 1907, as amended by Chapter 268 of Session Laws of 1927).

Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 135, by Representative Jones (John R.): An Act relating to persons engaged in buying and selling agricultural products; providing for licenses; providing for hearings; defining "agricultural product," "commission merchant and credit buyer," "agent," "consignor," "retail merchant," "broker," and other terms; exempting producers, retail merchants, certain non-profit cooperative marketing associations, certain processors, certain warehousmen, nurserymen, and certain grain dealers from certain provisions of this act; requiring commission merchants and credit buyers to have bonds; requiring all licensees to carry public liability and property damage insurance; requiring a deposit for tax purposes; requiring that manifests of cargo and other pertinent information be furnished to the director; requiring commission merchants and credit buyers to give certain information to consignors; providing for suit by the director on the bonds of commission merchants and credit buyers; setting up certain grounds for denying or revoking a license; giving the director the right to enter and inspect the premises of any licensee; repealing Chapter 67 of the Session Laws of 1937 (Section 8292, Section 8292-1, Section 8293, Section 8294, Section 8295, Section 8296, Section 8298, Section 8299, Section 8300, Section 8302, Section 8302-1, and Section 8302-2 of Remington's Revised Statutes; Section 1417-41 to 1417-52, inclusive, of Pierce's Code); providing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 136, by Representative Jones (John R.): An Act relating to public highways, creating and establishing, describing and designating a certain primary state highway in the State of Washington, and amending Section 2, Chapter 190, Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 137, by Representatives Riley (Edward F.) and Pennock: An Act relating to industrial insurance policies; prohibiting insurance companies from entering into certain types of contracts; and defining terms.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 138, by Representative Sherman: An Act to provide for the safety of life and property and to create an office of boiler inspection which shall formulate rules and regulations for the safe construction and operation of steam boilers; to provide for exemptions and fees to be charged in the repair of steam boilers; and to provide a penalty for violations of this act.

Ordered printed and referred to Committee on Labor and Labor Statistics.
House Joint Memorial No. 8, by Representatives Mackie, Twidwell and Pearsall: Relating to the red cedar shingle industry of the State of Washington.

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

On motion of Mr. Mackie, 350 copies of House Joint Memorial No. 8 were ordered printed instead of the usual number.

House Concurrent Resolution No. 4, by Committee on Printing: Relating to printing of legislative manual for session of 1939.

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

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

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

FIRST READING OF SENATE BILLS IN THE HOUSE

Senate Bill No. 42, by Senator McDonald (By Departmental Request): An Act relating to insurance; requiring insurers to file annual statements; prescribing certain taxes and manner of computing the same; and amending Section 26 of Chapter 49 of the Laws of 1911, as amended by Chapter 177, Laws of 1915, Chapter 226, Laws of 1929, and Chapter 43, Laws of 1937, (Section 7071 of Remington's Revised Statutes); and declaring that this act shall take effect immediately.

Referred to Committee on Insurance.

Engrossed Senate Bill No. 70, by Committee on Parks and Playgrounds: An Act transferring certain monies in and to be paid into the State Treasury and abolishing the shoreland improvement fund and defining the duties and powers of the state treasurer in connection therewith and declaring an emergency.

Referred to Committee on Parks and Playgrounds.

Senate Concurrent Resolution No. 2, by Senator Wanamaker: Relating to a committee to be known as a Golden Jubilee Committee.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the resolution advanced to second reading and read in full.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and the resolution placed on final passage and adopted.

On motion of Mr. Reilly (Edward J.), the rules were suspended and the resolution was ordered immediately transmitted back to the Senate.

The Speaker announced that Representatives Payne, Hay, Hurley (John R. "Pat"), Finucane and Eaton had already been appointed as a committee to serve with a committee from the Senate on a Golden Jubilee Committee.

The Speaker:

"With the permission of the House, the Speaker will revert to the sixth order of business for the purpose of receiving the report of a special committee appointed to investigate and designate the official photographer for the Twenty-sixth Session of the Legislature."
REPORT OF SPECIAL COMMITTEE

House of Representatives,

Mr. Speaker:

We, your special committee appointed to investigate and designate an official photographer for the House of Representatives of the Twenty-sixth Session of the Legislature, have had the matter under consideration, have investigated the qualifications of photographers in the vicinity, and wish to recommend the appointment of Jeffers Studio as the official photographers for the following reasons:

1. Because of excellent workmanship.
2. Because of the fact the Jeffers Studio has been the official photographer for several sessions.
3. Because Jeffers Studio is setting up a temporary studio in one of the committee rooms of the House to make it more convenient for the members to have their pictures taken.

Z. A. Vane,
M. T. Neal,
Thos. H. Bienz.

On motion of Mr. Vane, the committee report was adopted.

The Speaker observed, within the bar of the House, former Representative Fred D. Kemp from Benton County, and appointed Mr. Moulton and Mr. Coe to escort him to a seat beside the Speaker.

SECOND READING OF BILLS

House Bill No. 33, by Representative Carty: Relating to qualification of electors in certain counties in the State of Washington.
The bill was read the second time by sections and passed to third reading.
The Speaker called Mr. Jones (John R.) to preside.

House Bill No. 39, by Representatives Sherman, Pearson and Savage: Relating to the creation of a county salary fund.
The bill was read the second time by sections and passed to third reading.

House Bill No. 106, by Committee on Municipal Corporations Other Than First Class: Relating to city clerks in second-class cities.
The bill was read the second time by sections.
Mr. Cook moved the adoption of the following amendment:

In Section 1, line 15 of the printed bill, after the semi-colon (;) and before the word "and" insert the following words: "he shall be a qualified Notary Public of this State."

Debate ensued.
Mr. Reilly (Edward J.) moved that House Bill No. 106 be indefinitely postponed.
Debate on the merits of the bill ensued.
On motion of Mr. Payne, the previous question was ordered.
The motion by Mr. Reilly (Edward J.) to indefinitely postpone House Bill No. 106 was carried.
The Speaker (Mr. Jones (John R.) presiding) observed within the bar of the House former Representative Bertel J. McCarty, and appointed Mr. Dore and Mr. Guisinger to escort him to a seat beside the Speaker.
The Speaker resumed the chair.

House Bill No. 107, by Committee on Municipal Corporations Other Than First Class: Authorizing cities and towns to receive donations.
The bill was read the second time by sections and passed to third reading.
Engrossed Senate Bill No. 17, by Senator Farquharson: Conveying certain shore lands to King County for recreational purposes.

The bill was read the second time by sections.

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

In Section 1, page 1, line 5 of the original bill, being line 4 of the printed bill, strike the word and figure "one (1)" and insert in lieu thereof the letter "I".

Engrossed Senate Bill No. 17 was passed to third reading.

On motion of Mr. Fry, the House adjourned to eleven o'clock a. m., Friday, January 27, 1939.

S. R. HOLCOMB, Chief Clerk.

S. R. HOLCOMB, Chief Clerk.

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NINETEENTH DAY

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MORNING SESSION

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HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 27, 1939.

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

The Clerk called the roll, and all members were present except Representative Reno, who had been excused.

Prayer was offered by Father 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. Hurley (John R. "Pat"), further reading was dispensed with and the journal was ordered to stand approved as read.

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

PERSONAL PRIVILEGE

The Speaker recognized Mr. Neal of King County.

Mr. Neal:

"We have in the gallery this morning a group of students from the Pacific City schools. I should like to have them rise that I may introduce them to the members of the House."

The Speaker:

"Will the students kindly stand up? We are always glad to have you young people come down to Olympia and see how our laws are made."

PROPOSITIONS AND MOTIONS

On motion of Mr. Pennock, House Bill No. 137, which had been referred to the Committee on Industrial Insurance, was re-referred to the Committee on Insurance.
REPORTS OF STANDING COMMITTEES

House Bill No. 61 (reported by Committee on Counties and County Boundaries):
Do pass as amended.
Passed to second reading.

House Bill No. 80 (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., January 26, 1939.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 87, entitled: "An Act relating to revenue and taxation, providing for the levy and collection of a tax or excise upon the use of tangible personal property, establishing rules of evidence, procedure, and offsets, amending Section 31, Chapter 180 of the Session Laws of 1935, amending Sections 31 and 35 of Chapter 180 of the Session Laws of 1935, as amended by Chapter 191, Session Laws of 1937, adding three new Sections to Chapter 180, Session Laws of 1935, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John R. Jones, Chairman.


Mr. Speaker:
We, a minority of your Committee on Revenue and Taxation, to whom was referred House 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 not pass.

.........................., Chairman.

We concur in this report: Roy J. Kinnear, Donald B. Miller, W. L. LaFollette, Joseph E. Hurley, L. E. Babcock, James McCash, John W. Eddy.

Passed to second reading.

Senate Joint Memorial No. 1 (reported by Committee on Forestry and Logged-Off Lands):
Do pass as amended.
Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., January 26, 1939.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Concurrent Resolution No. 1 and has adopted the resolution as amended by the House.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., January 26, 1939.

Mr. Speaker:
The Senate has passed: Senate Bill No. 10, also Engrossed Senate Bill No. 13, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., January 26, 1939.

Mr. Speaker:
The Senate has passed: Senate Joint Resolution No. 7, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.
INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

**House Bill No. 139**, by Representative Woodall: An Act relating to licenses for the operation of motor vehicles, and repealing Section 66 of Chapter 188 of the Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 140**, by Representative Butler: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 12; amending Section 13 of Chapter 207, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 141**, by Representative Beckley: An Act relating to toll bridges; providing for legislative approval of certain acts on the part of the Washington toll bridge authority; and amending Section 4 of Chapter 173 of the Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.


Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 143**, by Representative Miller (Fred): An Act relating to public highways; providing for certain secondary state highways as branches of Primary State Highway No. 3; amending Section 4 of Chapter 207, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 144**, by Representative Van Buskirk: An Act relating to tax acquired property and authorizing boards of county commissioners to sell property acquired for delinquent taxes to the government of the United States, or the State of Washington, or any city or town or school district, or public utility district, within the State of Washington, at private sale without notice.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 145**, by Representative Payne: An Act relating to the tax on retail sales; providing certain exemptions therefrom; and amending Section 19 of Chapter 180 of the Laws of 1935.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 146**, by Representative Kinnear (Geo. C.): An Act relating to the collection of taxes; validating certain agreements heretofore executed for the payment of delinquent real property taxes in installments; and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 147**, by Representative Schumann: An Act relating to local improvements by cities and towns; the foreclosure of assessments
therefor and the sale by the county for delinquent general taxes of prop­
erty which is subject to such assessments; and amending Section 9393, Rem­
ington's Revised Statutes.

Ordered printed and referred to Judiciary Committee.

House Bill No. 148, by Representative Kinnear (Geo. C.): An Act relating
to industrial loan companies; amending Section 3, Section 4 and Section 5 of
Chapter 186 of the Laws of 1925, Extraordinary Session; amending Section
24 of Chapter 172 of the Laws of 1923; and repealing Section 21, Section 22
and Section 23 of Chapter 172 of the Laws of 1923.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 149, by Representative Nordenberg: An Act relating to
health, welfare and care of children in attendance at public schools, and
amending Section 2 of Chapter 50 of the Laws of 1925, Extraordinary Ses­
son.

Ordered printed and referred to Committee on Education.

House Bill No. 150, by Representative Sherman: An Act relating to a
general and uniform system of schools, courses of study and textbooks;
establishing a state schoolbook commission; providing for uniform courses
of study; the selection and distribution of uniform textbooks, their use in
all high schools, junior high schools, grammar and primary departments of
the public school system of the state; providing that such books shall be
printed at the state printing plant and furnished free to pupils at the ex­
 pense of the districts, and making an appropriation therefor; amending Sec­
tions 4518 and 4870 of Remington's Revised Statutes of Washington, repea­
ing Sections 4893, 4894, 4895, 4902, 4903, 4904, 4905 and 4905-1 of Reming­
ton’s Revised Statutes.

Ordered printed and referred to Committee on Education.

House Bill No. 151, by Representative Carty: An Act defining the terms
“noxious weed seeds” and “screenings;” prohibiting the transportation, pur­
chase, sale or importation of screenings containing viable noxious weed seeds
except under certain conditions; providing for the cleaning of vehicles; and
providing penalties.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 152, by Representative Jones (D. W.): An Act relating
to cities of the fourth class, providing for the disposition of surplus earn­
ings of public utilities, and amending Section 1 of Chapter 98, Laws of 1929.

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

House Bill No. 153, by Representative Smith (Michael B.): An Act for the
relief of Ida Lee Howard Scott and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 154, by Representatives Wenberg and Bernethy: An Act
relating to public highways; providing for secondary state highways as
branches of Primary State Highway No. 1; amending Section 2 of Chapter
207, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.
House Joint Resolution No. 5, by Representatives Beierlein and Neal: Providing for the submission of an amendment to the constitution of the state of Washington for a single legislative body; adding Article 1-A to the state constitution; and repealing all provisions of the constitution in conflict herewith.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Resolution No. 6, by Representatives Wintler and Carty: Relating to the appointment of a joint committee for a conference with one from the state of Oregon upon matters pertaining to the protection of the scenic and recreational resources of the Columbia Gorge area.

Ordered printed and referred to Committee on Rules and Order.

FIRST READING OF SENATE BILLS IN THE HOUSE

Senate Bill No. 10, by Senator Orndorff: An Act relating to the designation of taxes and assessments.

Referred to Judiciary Committee.

Engrossed Senate Bill No. 13, by Senator Sieler (By Request): An Act validating tax levies made in any city or town prior to the 14th day of May, 1926, for the creation of a revolving or guaranty fund to guarantee the payment of local improvement bonds or warrants issued within any such city or town prior to said date, and subsequent to the date of any such tax levies.

Referred to Judiciary Committee.

Senate Joint Resolution No. 7, by Special Committee on Golden Jubilee: Relating to the Golden Jubilee; inviting The President of the United States to address a joint session of the Senate and House of Representatives on February 22, 1939.

Referred to Committee on Rules and Order.

SECOND READING OF BILLS

House Bill No. 8, by Representative Hurley (Joseph E.): Relating to executors and administrators.

Mr. Speaker:

We, your Judiciary Committee, to whom was referred House Bill No. 8, entitled "An Act providing for notice of resignation or removal of executor or administrator and amending Section 121 of Chapter 156 of the Laws of 1917," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 1, line 8, of the original bill, being line 3 of the printed bill, strike the figures "1491" and insert in lieu thereof the figures "121".

Edward J. Reilly, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hurley (Joseph E.), the committee amendment was adopted.

House Bill No. 8 was passed to third reading and ordered engrossed.

House Bill No. 119, by Committee on Rules and Order: Providing for the publication of the temporary Session Laws.

The bill was read the second time by sections and passed to third reading.
House Joint Memorial No. 7, by Committee on Memorials: Relating to old age assistance.

The memorial was read the second time in full and passed to third reading.

THIRD READING OF BILLS

House Bill No. 33, by Representative Carty: Relating to qualification of electors in certain counties in the State of Washington.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 33 was placed on final passage.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The clerk called the roll on the final passage of House Bill No. 33, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggers, Wills, Wintler, Woodall, Mr. Speaker—97.

Those absent or not voting were: Representatives Miller (Donald B.), Reno—2.

House 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.

House Bill No. 39, by Representatives Sherman, Pearson and Savage: Relating to the creation of a county salary fund.

On motion of Mr. Pearson, the rules were suspended, the second reading considered the third, and House Bill No. 39 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 39, and the bill passed the House by the following vote: Yeas, 95; nays, 2; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart,
NINETEENTH DAY, JANUARY 27, 1939 89

Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton,Neal,Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Woodall, Mr. Speaker—95.

Those voting nay were: Representatives Cook, Wintler—2.

Those absent or not voting were: Representatives Reno, Schumann—2.

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 Senate Bill No. 17, by Senator Farquharson: Conveying certain shore lands to King County for recreational purposes.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 17 was placed on final passage.

Debate ensued.

On motion of Mr. Armstrong, the previous question was ordered.

The Speaker observed, within the bar of the House, former Representative J. J. Feil from Yakima County, and appointed Mr. Judd and Mr. Woodall to escort him to a seat beside the Speaker.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 17, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Gore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—98.

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

Engrossed 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.
On motion of Mr. Smith (Vernon A.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 17 to the Senate.

On motion of Mr. Fry, the House adjourned to 12:00 noon, Monday, January 30, 1939.

S. R. HOLCOMB, Chief Clerk.

TWENTY-SECOND DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, JANUARY 30, 1939.

The Speaker called the House to order at twelve o'clock noon.
The Clerk called the roll, and all members were present except Representatives Eddy, Judd and McQuesten, all of whom had been excused.
Prayer was offered by Reverend 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. Reilly (Edward J.), further reading was dispensed with, and the journal was ordered to stand approved as read.
The Speaker called Mr. Reilly (Edward J.) to preside.

PERSONAL PRIVILEGE

The Speaker (Mr. Reilly (Edward J.) presiding) recognized Mr. Sylvester.
Mr. Sylvester:
"In view of the fact that a certain young girl and myself have announced our intention to marry, I want to move that Rule 20 be suspended so that I may have distributed cigars to the gentlemen and candy to the ladies." (Applause)
The motion by Mr. Sylvester was carried.
The Speaker resumed the chair.

REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:
Your Committee on Engrossment, to whom was referred House Bill No. 8, have compared same with the original bill and find it correctly engrossed.
Robert M. French, Chairman.

I concur in this report: W. Newton Fry.

House Bill No. 2 (reported by Committee on Education):
Do pass as amended.
Passed to second reading.
TWENTY-SECOND DAY, JANUARY 30, 1939

**House Bill No. 6** (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

**House Bill No. 47** (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

**House Bill No. 81** (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 105, entitled: "An Act requiring the display of the United States flag on the campuses of the state institutions of higher education," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Cecil Callison, Chairman.

We concur in this report: L. E. Babcock, W. G. Cameron, Kathryn Fogg, Alfred J. Hanson, Roy J. Kinnear, John Pearsall, Chas. R. Savage.

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. 108, entitled "An Act authorizing the exchange of state lands for lands owned by F. L. Rohrbach," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. Eaton, Chairman.

We concur in this report: Robert Bernethy, H. C. Armstrong, C. E. Trombley.

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. 109, entitled "An Act authorizing the conveyance to the Fairmont Cemetery Association of certain state lands in Spokane county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. Eaton, Chairman.

We concur in this report: Robert Bernethy, H. C. Armstrong, C. E. Trombley.

Passed to second reading.

Mr. Speaker:

We, your Committee on Rules and Order, to whom was referred Senate Joint Resolution No. 7, relating to the Golden Jubilee and inviting the President of the United States to address a joint session of the Senate and House of Representatives on February 22, 1939, 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. Sylvester, Chairman.


Passed to second reading.
MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed: Senate Concurrent Resolution No. 1, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The President has signed: Senate Concurrent Resolution No. 2, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The Senate has adopted: House Concurrent Resolution No. 4, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 51; also Engrossed Senate Bill No. 87, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Speaker announced he was about to sign Senate Concurrent Resolution No. 1 and Senate Concurrent Resolution No. 2.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 155, by Representative Neal: An Act creating, ratifying and validating the organization, establishment and existence of water districts heretofore organized or established, or attempted to be organized or established, and amending Section 1 of Chapter 71 of the Laws of 1931.

Ordered printed and referred to Judiciary Committee.

House Bill No. 156, by Representatives Hanson and White: An Act relating to the Pacific-Northwest Centennial Exposition to be held in Seattle in 1942; providing for a state exhibit therein, for the construction of state buildings therefor and for the gardening and improvement of the surrounding grounds; creating a commission to have charge and control thereof and defining its powers and duties; and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 157, by Representative Henry: An Act granting military leave to public employees.

Referred to Military Committee.

On motion of Mr. Henry, only one-half the usual number of copies of House Bill No. 157 were ordered printed.

House Bill No. 158, by Representative Rosellini: An Act providing for regulation, maintenance and operation of county and/or city hospitals; amending Section 1, Chapter 139, Laws of 1931.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.
House Bill No. 159, by Representative Dore: An Act relating to payment of salaries for state, county and municipal officers and employees, and amending Section 1 of Chapter CXXX (130), page 267, of the Laws of 1891.

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

House Bill No. 160, by Representative Hall: An Act requiring licenses for the establishment, opening, maintenance or operation of stores, defining the powers and duties of certain offices in relation thereto, and prescribing penalties thereof.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 161, by Representative Martin: An Act relating to the employment of aliens in public offices or upon public works, and prescribing penalties.

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

House Bill No. 162, by Representative Guisinger: An Act relating to the hours of labor on any work done for the state, or any county or municipality thereof, and to the rate of pay for time employed in excess of eight (8) hours of each calendar day; amending Section 2, Chapter 101, Laws of 1899.

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

House Bill No. 163, by Representative Riley (Edward F.): An Act relating to taxation and setting the date establishing county, city and other taxing district boundaries for purposes of property taxation and the levy of property taxes.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 164, by Representative Riley (Edward F.): An Act relating to taxation; authorizing the payment of property taxes by means of tax refund warrants; and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 165, by Representatives Coe and Moulton: An Act relating to public highways and establishing certain highways, amending Section 9 of Chapter 207 of the Laws of 1937 (Section 6402-9 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 166, by Representative Jackson: An Act establishing a primary state highway.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 167, by Representative Dore: An Act relating to public utility districts; amending Sections 4 and 5 of Chapter 1 of the Laws of 1931.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 168, by Representative Vane: An Act relating to the transportation of property in leased or rented motor vehicles; requiring insurance for the public safety; providing for supervision and regulation and the payment of fees; and amending Chapter 166 of the Laws of 1937 by adding a new section thereto; and declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.
House Bill No. 169, by Representative Van Dyk: An Act relating to the classification and de-classification of reforestation lands for tax purposes and amending Sections 2 and 4, Chapter 40, Laws of 1931 (being Sections 11219-2 and 11219-4, Remington's Revised Statutes).

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

House Bill No. 170, by Representative Van Dyk: An Act to provide for the formation and carrying on of cooperative associations; providing for the rights, powers, liabilities and duties of the same; providing penalties for the violation thereof; and repealing Chapter 19 of the Laws of 1913.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 171, by Representative Woodall: An Act relating to police courts in cities of the second class and cities with a commission form of government; amending Section 8 of Chapter 103 of the Laws of 1913; and declaring an emergency.

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

House Bill No. 172, by Committee on Rules and Order (By Executive Request): An Act relating to intoxicating liquors; providing for the control and regulation of the traffic therein; prescribing licenses and license fees; providing for the abatement of certain nuisances; providing for certain officers and defining their powers and duties; defining crimes and providing penalties therefor; and amending Chapter 62, Laws of 1933, Extraordinary Session, as amended by Chapters 13, 80, 158 and 174, Laws of 1935 and Chapters 62 and 217, Laws of 1937, the same being Sections 7306-1 to 7306-97, both inclusive, Remington's Revised Statutes; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Liquor Control.

House Joint Memorial No. 9, by Representative Pitt: Relating to the regulation of tariffs based upon level of wage scale of country of production.

Ordered printed and referred to Committee on Memorials.

House Joint Memorial No. 10, by Representative Babcock: Relating to dredging of the Pend Oreille River, building up coast defense for North-eastern Washington, and setting aside one week each year for west coast fleet maneuvers at Newport, Washington.

Referred to Committee on Dikes, Drains and Ditches.

On motion of Mr. Smith (Vernon A.), the rules were suspended, House Joint Memorial No. 10 was advanced to second reading, and read in full.

Mr. Cook moved that no one but Republicans be allowed to vote on the memorial.

The motion carried, and the Clerk proceeded to call the roll on the final passage of House Joint Memorial No. 10.

Mr. Smith (Vernon A.):

"Point of order. The roll call is out of order. The memorial is on second reading."

The Speaker:

"You are correct, Mr. Smith."

On motion of Mr. Smith (Vernon A.), the rules were suspended, House 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 Republican roll, and the memorial failed to pass the House by the following vote: Yeas, 12; nays, 11; absent or not voting, 3.

Those voting yea were: Representatives Babcock, Beckley, Eaton, Egbert, French, Jones (D. W.), Kinnear (Geo. C.), Miller (Frank O.), Moulton, Schumann, Turner, Warnica—12.

Those voting nay were: Representatives Gholson, Isenhart, Kinnear (Roy J.), LaFollette, Lauman, McCash, Miller (Fred), Reno, Smith (Vernon A.), Wintler, Woodall—11.

Those absent or not voting were: Representatives Eddy, Judd, McQuesten—3.

House Joint Memorial No. 10, having failed to receive the constitutional majority of fifty votes, was declared lost, and the Speaker referred the memorial to the Committee on Dikes, Drains and Ditches.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Jones (John R.) of Okanogan County:

Mr. Jones (John R.):
"I think it is a matter of record that I belong to the Republican party. You will find the record in the 1935 Journal where I was admitted into the party. Why wasn't my name on that roll call?"

The Speaker:
"I am sorry this mistake was made, Mr. Jones."

Mr. Neal:
"What ticket did he run on?"

Mr. Jones (John R.) declined to answer.

Mr. Babcock:
"I am rather disappointed in my cohorts. This is an emergency, and its failure to pass borders on a calamity."

FIRST READING OF SENATE BILLS IN THE HOUSE

Engrossed Senate Bill No. 51, by Senator Orndorff: An Act relating to taxation, authorizing installment contracts for the payment of delinquent real property taxes, prescribing powers and duties of county treasurers in connection therewith and declaring an emergency.

Referred to Judiciary Committee.

Engrossed Senate Bill No. 87, by Senator Stinson: An Act relating to limitations of actions and amending Section 162 of Remington's Revised Statutes.

Referred to Committee on Revenue and Taxation.

SECOND READING OF BILLS

House Bill No. 61, by Representatives Mackie, Pearsall and Twidwell: Relating to legislative and senatorial districts nineteen and twenty-one.

House of Representatives,
Olympia, Wash., February 26, 1939.

Mr. Speaker:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 61, entitled "An Act relating to legislative districts and changing the boundaries of representative district nineteen and representative district twenty-one, and senatorial district nineteen and senatorial district twenty-one," have had 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 8 of the original bill, being line 2 of the printed bill, after the word "Cosmopolis" and before the comma (,) insert the following: "(two precincts)".

In Section 1, line 10 of the original bill, being line 3 of the printed bill, after the word "Oakville" and before the comma (,) insert the following: "(two precincts)".

JOHN PEARSALL, Chairman.

We concur in this report: Fred Miller, Carl E. Devenish.

The bill was read the second time by sections.

On motion of Mr. Pearsall, the committee amendments were adopted.

House Bill No. 61 was passed to third reading and ordered engrossed.

The Speaker observed, within the bar of the House, former Representative W. A. Richmond from Pierce County, and appointed Mr. Jackson and Mr. Vane to escort him to a seat beside the Speaker.

The Speaker observed, within the bar of the House, former Representative Frances M. Haskell from Pierce County, and appointed Mr. Cameron and Mr. Sandegren to escort her to a seat beside the Speaker.

Senate Joint Resolution No. 7, by Special Committee on Golden Jubilee:

Inviting the President to address the Golden Jubilee Joint Session.

The resolution was read the second time in full.

On motion of Mr. Payne, the rules were suspended, the second reading considered the third and Senate Joint Resolution No. 7 was placed on final passage.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 7 and the resolution passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those voting nay were: Representative Miller (Fred)—1.

Those absent or not voting were: Representatives Eddy, Hall, Judd, McQuesten—4.

Senate Joint Resolution No. 7, having received the constitutional majority, was declared passed.

On motion of Mr. Payne, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Joint Resolution No. 7 to the Senate.

Senate Joint Memorial No. 1, by Senator Troy:

Relating to grazing in Stevens County.

On motion of Mr. Twidwell, Senate Joint Memorial No. 1 was re-referred to the Committee on Forestry and Logged-Off Lands for amendment.
The Speaker observed, within the bar of the House, former Representative Geo. E. Canfield from Kittitas County, and appointed Mr. Hanson and Mr. White to escort him to a seat beside the Speaker.

THIRD READING OF BILLS

Engrossed House Bill No. 5; by Representative Hurley (Joseph E.): Relating to homesteads.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 5 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 5, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—96.

Those absent or not voting were: Representatives Eddy, Judd, McQuesten—3.

Engrossed 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.

House Bill No. 119, by Committee on Rules and Order: Relating to temporary publication of Session Laws.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third and House Bill No. 119 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 119 and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal,
The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Judd and Vane, Representative Judd having been excused.

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

The Speaker observed within the bar of the House former Representative Tom Smith from King County, and appointed Mr. Hay and Mr. Underwood to escort him to a seat beside the Speaker.

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 ordered to stand approved as read.

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

PRESENTATION OF PETITIONS, MEMORIALS AND REMONSTRANCES ADDRESSED TO THE LEGISLATURE

Mr. Cook moved that the report of the Director of Highways, on a survey of the state primary highway system in connection with State Road No. 9 addressed to the Legislature, be incorporated in the journal, and that a further copy be referred to the Committee on Roads and Bridges.

The motion was carried.
TWENTY-THIRD DAY, JANUARY 31, 1939

Department of Highways, Highway Building, 
Olympia, January 10, 1939.

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

Proposed Primary State Highway
From Blyn via Discovery Bay to Seattle

Pursuant to the provisions of Chapter 109, Session Laws of 1937 titled "An Act pro­
viding for the survey and location of a primary state highway in connection with State
Road No. 9 in conjunction with water transportation facilities to provide the most
feasible route," I have the honor to submit herewith a report of the surveys and
analyses of existing and possible transportation routes between a junction with Primary
State Highway No. 9 in the vicinity of Blyn and Seattle, the termini mentioned in
the act.

The common point in Seattle for comparison of distances is the Union Depot. Blyn
vicinity as mentioned in the report is a point on Primary State Highway No. 9, 2.1
miles east of Blyn and 25.1 miles east of Port Angeles.

Respectfully submitted,
L. V. Murrow,
Director of Highways.

STATE OF WASHINGTON—DEPARTMENT OF HIGHWAYS
DISTRICT NO. 3, OLYMPIA, WASH.

Report of Surveys and Analysis of Routes from a Junction with Primary State Highway
Number Nine in the Vicinity of Blyn in Clallam County Southeasterly Through
Jefferson and Kitsap Counties to the West Shore of Puget Sound and Across
Puget Sound to a Seattle Vicinity Connection with Consideration Given
 to Possible Ferry Transportation Service in Accordance with
Chapter 109 Session Laws Enacted by the Legisla-
ture of the State of Washington in 1937.

December 17, 1938.

Pursuant to Chapter 109 Session Laws of 1937, providing for a survey, estimate
and recommendations for the construction of a highway from a junction of Primary
State Highway No. 9 in the vicinity of Blyn, in Clallam County, in a southeasterly
direction to Discovery Bay, thence southeasterly to the west shore of Puget Sound,
providing the most feasible route between Blyn and Seattle with consideration given
to ferry transportation, the following report is submitted. The sequence of the re­
port is:
I. Existing Traveled Routes.
II. Routes considered on Reconnaissance but not surveyed.
III. Surveyed Routes and Estimates.
IV. Comparison of Routes, Port Angeles to Seattle.
V. Conclusion.

I. Existing Routes

The ferry rates and schedules used in this report are the 1938 rates. In estimating
the amount of time required for each trip on the various routes and ferries, no allow­
ance has been made for ferry connections. In order to compensate for this, one hour
should be allowed for loading and unloading, the possibility of the ferries not running
on schedule and possible delays due to weather conditions.

The distance from Port Angeles easterly to the beginning of this location herein-
after referred to as Blyn Vicinity is 25.1 miles, the same point being 2.1 miles east of
Blyn.

(a) Seattle-Edmonds-Port Townsend-Blyn Vicinity:
Seattle to Edmonds, a distance of 15.7 miles over city streets and paved high­
ways; Edmonds to Port Townsend by ferry crossing time 2 hours. fare for car
and driver $2.25, extra passengers $.80, 3 trips daily; Port Townsend to Blyn
Vicinity, 22.5 miles over existing route of Primary State Highway No. 9, 12.8
miles concrete pavement, 18 feet in width, and 9.7 miles of bituminous surface
18 feet in width. Total miles traveled by highway 38.2 miles, total ferry miles
27.8, total distance 66.0 miles, time of ferry crossing 2 hours, estimated time for
trip 3 1/2 hours.
(b) **Seattle-Edmonds-Port Ludlow-Blyn Vicinity:**
Seattle to Edmonds, a distance of 15.7 miles over city streets and paved highways; Edmonds to Port Ludlow by ferry, crossing time one hour and 15 minutes, fare for car and driver $2.25, extra passengers $0.80, 5 trips daily; Port Ludlow over Secondary State Highway No. 9-E to Junction of Secondary State Highway No. 9-E and Primary State Highway No. 9, bituminous surface 18 feet wide for a distance of 12.8 miles. Junction of Secondary State Highway No. 9-E and Primary State Highway No. 9 to Blyn Vicinity 11.5 miles, 1.8 miles concrete pavement, 18 feet wide and 9.7 miles bituminous surface 18 feet wide. Total distance traveled by highway 40 miles, total ferry miles 17.8, total distance 57.8 miles, time of ferry crossing 1 hour and 15 minutes. Estimated time for trip 3 hours.

(c) **Seattle-Edmonds-Kingston-Pt. Gamble-Shine-Blyn Vicinity:**
Seattle to Edmonds, a distance of 15.7 miles over city streets and paved highways; Edmonds to Kingston, by ferry crossing time 30 minutes, fare per car and driver $1.10, extra passengers $.30, 7 trips daily; Kingston to Pt. Gamble ferry dock on Primary State Highway No. 21, a distance of 9 miles bituminous surface 18 feet wide; Pt. Gamble to Shine by ferry crossing time 10 minutes, fare for car and passenger $1.00, extra passengers $.25, 13 trips daily; Shine to Junction of Secondary State Highway No. 9-E in vicinity of Port Ludlow over county road unimproved, excessive curvature, narrow roadbed, impaired sight distance and gravel surface, a distance of 6.0 miles; Junction Secondary State Highway No. 9-E in vicinity of Port Ludlow to Junction with Primary State Highway No. 9 over bituminous surface 16 feet wide, a distance of 11.8 miles; Junction Secondary State Highway No. 9-E and Primary State Highway No. 9 to Blyn Vicinity, 11.5 miles, 1.8 miles concrete pavement 18 feet wide and 9.7 miles bituminous surface 18 feet wide. Total time on two ferries 40 minutes, total distance by highway 54.0 miles, total ferry miles 5.9, total distance 59.9 miles. Estimated time for trip, 3 hours.

(d) **Seattle-Suquamish-Shine-Blyn Vicinity:**
Seattle to Suquamish by ferry, crossing time one hour and 20 minutes, fare for car and driver $1.10, extra passengers $.40, 3 trips daily; Suquamish on Secondary State Highway No. 21-A to a connection with Primary State Highway No. 21 of the east city limits of Poulsbo, a distance of 5.6 miles, bituminous surface 18 ft. wide; from east city limits of Poulsbo over Primary State Highway No. 21 to Pt. Gamble ferry dock a distance of 10.0 miles bituminous surface 20 feet wide; Port Gamble to Shine by ferry, 10 minutes crossing, fare for car and passenger $1.00, extra passengers $.25, 13 trips daily; Shine to Junction of Secondary State Highway No. 9-E in vicinity of Port Ludlow over county road unimproved, excessive curvature, narrow roadbed, impaired sight distance and gravel surface a distance of 6.0 miles; Junction Secondary State Highway No. 9-E in vicinity of Port Ludlow to Junction with Primary State Highway No. 9 over bituminous surface 18 feet wide, a distance of 11.8 miles; Junction Secondary State Highway No. 9-E and Primary State Highway No. 9 to Blyn Vicinity, 11.5 miles, 1.8 miles concrete pavement 18 feet wide and 9.7 miles bituminous surface 18 feet wide. Total time on both ferries one hour and 30 minutes. Total fare for car and driver $2.10, distance by highway 44.9 miles, total ferry miles 17.0, total distance 61.0 miles. Estimated time for trip 3½ hours.

(e) **Ballard-Port Ludlow-Blyn Vicinity:**
Union Depot in Seattle to the Market Street ferry slip at Ballard a distance of 6.8 miles over city streets; Ballard to Port Ludlow by ferry crossing, time 2 hours, fare for car and driver $2.25, extra passengers $.80, 4 trips daily; Port Ludlow over Secondary State Highway No. 9-E to Junction with Primary State Highway No. 9 near Fairmont, bituminous surface for a distance of 12.8 miles; Junction of Secondary State Highway No. 9-E and Primary State Highway No. 9 to Blyn Vicinity, 11.5 miles, 1.8 miles concrete pavement 18 feet wide and 9.7 miles bituminous surface 18 feet wide. Total distance traveled by highways 31.1 miles, total ferry miles 22, total distance 53.1 miles. Estimated time for trip 3 hours 15 minutes.
ESTIMATE OF TRAFFIC—1937

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<th>Ferry</th>
<th>Passenger Cars</th>
<th>Trucks</th>
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<td>1683</td>
<td>39614</td>
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<td>57981</td>
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<td>Edmonds—Kingston</td>
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<td>43120</td>
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<tr>
<td>Pt. Gamble—Shine</td>
<td>14358</td>
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<td>32639</td>
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<td>7954</td>
<td>103756</td>
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<td>Fletcher Bay—Brownsville</td>
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<td>1867</td>
<td>19071</td>
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<tr>
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<td>13266</td>
<td>69007</td>
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TRANSPORTATION CHARGES—1938

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<th>Passengers Each</th>
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<td>4</td>
<td>2.25</td>
<td>0.80</td>
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</tbody>
</table>

II. Routes Considered But Not Surveyed

Chapter 109 Session Laws of 1937 provided in part for a location beginning at Primary State Highway No. 9 in the vicinity of Blyn by a direct route in a southeasterly direction to a junction with Primary State Highway No. 9 in the vicinity of Discovery Bay.

(1) Direct Route; Blyn-Discovery Bay:

The distance from Blyn direct to Maynard on Discovery Bay is 5.5 miles, 4 miles shorter than the existing route. This line would raise over the highest point of the ridge between Salmon Creek flowing into Discovery Bay and Jimmy Come Lately Creek flowing into Sequim Bay. The summit grade elevation would be 2,000 feet which would require a 20% grade to make this elevation. The cost of such a line is excessive and construction prohibitive. No further consideration should be given the route.

(2) Jimmy Come Lately-Snow Creek Route:

Consideration was given a location from the Primary State Highway No. 9—in the vicinity of Blyn to a connection with Primary State Highway No. 9 at Snow Creek in the vicinity of Discovery Bay. Upon reconnaissance it was found that a summit elevation of 650 would have to be reached. The Jimmy Come Lately Valley does not lend itself to favorable alignment or grades. The soil in the valley is clay, with steep slopes and numerous slides would be encountered. The easterly portion of this route would develop down the Salmon Creek Canyon introducing heavy grading and curvature. In reaching an elevation of 650 a snow condition would be encountered with costly maintenance during the winter months and the possibility of the highway being closed at intervals by slides. The distance along this route would be longer than that...
of the existing traveled Primary State Highway No. 9 between Blyn and Discovery Bay and pass through uncultivated logged over and unimproved land with connections to no existing roads between Blyn and Discovery Bay. Route not recommended.

(3) Blyn to Maynard, by Old Abandoned Road:
The old abandoned county road from Blyn to Maynard is somewhat shorter than the existing traveled Primary State Highway No. 9 but found not feasible for construction from 1 mile north of Maynard southerly to Discovery Bay, dropping in elevation in the amount of 650 feet, introducing heavy curvature and excessive grades. Route found not feasible.

(4) Washington Harbor-Gardiner:
From the east city limits of Sequim to a common point on the existing traveled route of Primary State Highway No. 9 southwest of Gardiner, a saving of two miles could be accomplished by routing the highway directly east from Sequim and crossing Sequim Bay at Washington Harbor, connecting with the existing route east of Gardiner. The opening at the spit at Washington Harbor is approximately 500 feet with a depth of water 21 feet at low tide. This is the entrance to Sequim Bay and while only tug boats and small crafts enter the harbor at this time, a bridge across the channel would have to meet the requirements of the War Department. The spit east of the channel is approximately ¾ miles in length and 300 feet in width which would support the roadbed. The elevation of the spit is above extreme high tide; however, the spit is covered with logs and debris thrown up during heavy storm periods which would require heavy protection for the roadway embankment. The maximum degree of curve on this route would not be over 3 degrees and grade rate not over six per cent. The only construction difficulty is the crossing of the channel at Washington Harbor. This line is favorable from every point except the excessive cost by reason of construction of the high bridge over the channel at Washington Harbor. An estimate of the cost of the construction of this route which is 10 miles in length including the structure over Washington Harbor is $627,000. In considering this route, consideration must be given to the route already improved between Sequim and Blyn which when extended 4 miles easterly will meet the common point east of Gardiner, at a cost of $103,000.00. A comparison of cost of the two routes indicates the cost is excessive on the Sequim-Washington Harbor-Gardiner route to permit a saving of 2 miles in distance.

III. Surveyed Routes and Estimates

The route as located begins at Manitou on Bainbridge Island west of West Point in the City of Seattle, thence in a northwesterly direction to Agate Pass reaching the mainland approximately 1.25 miles southwesterly of Suquamish. The route then continues in a direct northwesterly direction to Primary State Highway No. 9, 1.8 miles east of the Discovery Bay Junction, laying west of Lofall on the east shore of Hood Canal and crossing Hood Canal between Lofall and Admiral Point. From the Junction at Discovery Bay the located route follows generally along the existing road to a connection with Primary State Highway No. 9 northeast of Blyn. An alternate route from Lofall on the east shore of Hood Canal in an easterly direction to Jefferson Head on the west shore of Puget Sound was located. This route will be discussed first.

All surveys were estimated on the basis of a State Standard Primary Highway Design No. 3, with a roadbed width of 36.0 feet crushed rock surfacing and a light bituminous oil mat with non-skid seal 22 feet in width. The maximum curvature of 8 degrees is maintained throughout with one exception, two 10° curves at the connection with the existing concrete pavement in the vicinity of Discovery Bay. The minimum sight distance on vertical curves is 740 feet. The sight distance on horizontal curves in some instances is less than 740 feet.

JEFFERSON HEAD TO LOFALL

The route of this location is shown on the attached map from Mile post 2.8 to Mile post 13.3 with a heavy broken line beginning at Jefferson Head on the west shore of Puget Sound and in a northwesterly direction to Lofall on the east shore of Hood Canal, a distance of 10.5 miles. The feasibility of constructing a ferry terminal at Jefferson
Head was the main feature that controlled this location. It appears that a satisfactory terminal can be constructed at this point, however some difficulty will be experienced during adverse weather.

Consideration was given five possible ferry routes to the east shore of Puget Sound:

- Route 1—Landing at Richmond Beach
- Route 2—Landing at Boeing Gulch
- Route 3—Landing at Carkreek Park
- Route 4—Landing at North Beach
- Route 5—Landing at Meadow Point

Route No. 5, the Meadow Point terminal, offers the best advantages, the ferry crossing being 5.0 miles from Jefferson Head to Meadow Point. From the ferry terminal there would be involved 0.6 miles of highway construction in a southeasterly direction to a connection with Seaview Avenue, an arterial street. The estimate of cost for constructing the 0.6 miles of highway and revising the Great Northern Railroad Under-crossing is $100,000.00. Seaview Avenue may be followed into Ballard and arterial streets traveled from Ballard to the Union Depot in Seattle, a total distance of 9.0 miles from the proposed ferry terminal at Meadow.

Estimated Cost Per Mile, Jefferson Head—Lofall:

```
Mile       Cost
3 (Partial) $12,311.15
4 .................. 48,387.93
5 .................. 77,383.21
6 .................. 41,889.42
7 .................. 65,718.32
8 .................. 59,513.66
9 .................. 44,547.28
10 ................. 48,703.35
11 .................. 43,104.03
12 .................. 20,668.65
13 .................. 38,320.34
14 (Partial) ........ 10,136.56
```

Total ................................ $510,693.90 10.5 Miles

Cost of Located Route West Shore Hood Canal to Blyn Vicinity ....... $832,371.20
Lofall—Jefferson Head ............................................. 510,693.90

Total (Blyn Vicinity to Jefferson Head) ............................................. $1,343,065.10

The total distance from Blyn Vicinity to Seattle by Jefferson Head including 2.0 mile ferry across Hood Canal and a 5.0 mile ferry across Puget Sound is 76.3 miles. The total estimate of cost $1,343,065.10 plus the estimate of work to be performed in the vicinity of the Meadow Point ferry terminal is $1,443,065.10.

Grades and alignment 10.5 miles Jefferson Road—Hood Canal.

- Maximum Curvature ................. 8 degrees
- Total Curvature .................... 670° 56'
- Maximum grade rate ................. 6.5 per cent
- Total rise ......................... 1084.0 feet
- Total fall' ......................... 1075.0 feet
- Maximum grade of 6.5% used for 22,630.0 feet.
- Five to six per cent grade used for 10,000 feet.
- Hood Canal Ferry Crossing ........... 2.0 miles'
- Puget Sound Ferry Crossing ......... 5.0 miles

For comparison with alternate location Hood Canal, Agate Pass, Manitou on Bainbridge Island and West Point, grades and alignment for this section are now being listed.

- Maximum curve ................. 3 degrees with exception of one 5° curve.
- Total curvature .................... 236° 17½'
- Total rise ......................... 979.0 feet
- Total fall ......................... 979.0 feet
- Maximum grade of 6.5 used for 7275 feet.
- Five to six per cent grade used for 3236 feet.
- Hood Canal Ferry ................. 1.7 miles
- Puget Sound Ferry ............... 3.25 miles
The shortest ferry crossing of Puget Sound is located between Manitou on Bainbridge Island and West Point on the east side of Puget Sound in the vicinity of Fort Lawton. This distance is 3.75 miles. However, this would require the construction of a ferry terminal at West Point, and the construction of 2 miles of highway from the proposed ferry landing to a connection with the city street system at Gilman Avenue. This road of the same design as that west of Puget Sound would cost about $109,000. After reaching Gilman Avenue traffic may be routed over arterial streets as follows:

From Gilman Avenue and Fort Street along Gilman Avenue to 20th Avenue West, south on 20th Avenue West to Lawton Way, southeasterly on Lawton Way to 15th Avenue West, southerly on 15th Avenue West to Elliott Avenue West, Elliott Avenue West to Bay Street, southerly on Bay Street to Alaska Way, southeasterly along Alaska Way to Yesler Way, east along Yesler Way to 2nd Avenue, southeasterly along 2nd Avenue to Jackson Street, east on Jackson Street to Fourth Street, the Union Depot. The total distance from the proposed ferry terminal at West Point to the Union Depot on Fourth Avenue and Jackson Street in the City of Seattle is 7.6 miles. At Manitou on the east shore of Bainbridge Island the proposed ferry terminal is as shown on the attached map. The level ground in the vicinity of the dock offers exceptional parking facilities. The dock is somewhat protected by a point of land to the north and east. The distance across Puget Sound between the two proposed ferry terminals is 3.25 miles requiring about 25 minutes for the trip. If a ferry terminal at West Point is not found feasible, a ferry terminal can be had at the Market Street slip following arterial streets to the city center. In this case the distance from Manitou to Market Street slip is 5 miles and it would require 35 minutes to make the trip.

From Manitou the proposed route runs northwesterly to Agate Pass, a body of water 1100 feet from bank to bank. It is proposed to bridge the channel from the island to the mainland. From Agate Pass to Discovery Bay the route lays in a general northwesterly direction, crossing Hood Canal from Lofall to Admiral Point. This is the shortest crossing of the canal in the vicinity of the route, being 1.70 miles with suitable location for ferry terminals on each side of the canal. From Mile 25 to Mile 29 as shown on the attached map, the existing route of Secondary State Highway No. 9-E is used and made part of the location. Exceptionally heavy work is encountered from Mile 28.8 to Mile 30 constructing a suitable connection to the existing concrete pavement at Discovery Bay. From Discovery Bay to Blyn Vicinity the located route follows closely the existing traveled route of Primary State Highway No. 9.

Right of way costs over the entire route would be low, the greater part of the location crossing over logged off land. The major industries served by this route are dairy products, poultry, berries, lumber, fish and truck gardening.

The soil encountered on the route lends itself favorable to highway construction, being glacial drift with sufficient deposits of sand and gravel to develop locally road surfacing materials.

An estimate of cost per mile for construction including oiling with a light bituminous surface treatment and non-skid seal 22 feet in width is as listed:

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<tr>
<th>Manitou Beach</th>
<th>Grading, Draining and Surfacing</th>
<th>Oiling</th>
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<tr>
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<td>Mile 14</td>
<td>21,454.29</td>
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<tr>
<td>Mile 15</td>
<td>Hood Canal</td>
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<td></td>
</tr>
</tbody>
</table>
The cost of constructing this route including the bridge over Agate Pass is $1,886,072.14, as indicated above. Adding the cost of constructing 2.1 miles in the vicinity of West Point, $109,000.00, the total cost of this project amounts to $1,995,072.14.

BLYN VICINITY-PORT LUDLOW-BALLARD (MARKET STREET SLIP)-UNION DEPOT IN SEATTLE:

From Blyn vicinity to Junction of Primary State Highway No. 9 and Secondary State Highway No. 9-E, in the vicinity of Fairmont, on the relocated line of Primary State Highway No. 9, 11.5 miles. The construction on the relocated line of Primary State Highway No. 9 will cost approximately $508,100.00 for grading, surfacing and oiling.

From the Junction of Primary State Highway No. 9 at Port Ludlow over the relocated line of Secondary State Highway No. 9-E, the distance is 12.04 miles, and the cost of construction will be approximately $219,500.00 for grading, surfacing and oiling. From Port Ludlow to Ballard (Market Street Slip) by ferry is 22 miles. From Ballard (Market Street Slip) to the Union Depot over city streets is 6.8 miles.

IV. Comparison of Routes, Port Angeles to Seattle

The shortest existing route from Port Angeles to Seattle is by the Port Ludlow-Edmonds ferry. This distance is 82.9 miles, of which 17.8 miles is ferry transportation. On the basis of making perfect ferry connections three and one-half hours are required for this trip. The distance from Port Angeles to Seattle on the Blyn Vicinity to Jefferson Head proposed route is 76.3 miles including a two mile ferry across Hood Canal from Admiral Point to Lofall and a five mile ferry across Puget Sound from Jefferson Head to Meadow Point. The time required to make the trip from Port Angeles to Seattle over the proposed route is 2 hours and 50 minutes. The estimate for construction from Blyn to Jefferson Head as shown in this report is $1,343,065.10 plus the construction required in the vicinity of Meadow Point, $100,000.00 or a total cost of $1,443,065.10.

The Blyn Vicinity-Lofall, Agate Pass-Manitou, West Point Route if constructed would offer the shortest route from Port Angeles to Seattle, the total distance being 75.9 miles including a 1.7 mile ferry across Hood Canal from Admiral Point to Lofall and 3.25 miles ferry across Puget Sound from Manitou to West Point. The estimated time required for the trip is 2 hours and 30 minutes. If the ferry landing at Market Street...
in Ballard is used the total distance is increased by about one mile and the time re-
quired for the trip between the termini mentioned above is increased by about nine
minutes.

The grading, surfacing and oiling estimate from Blyn Vicinity-Agate Pass, Manitou
is $1,436,072.14, plus the cost of work required in the vicinity of the ferry terminal at
West Point in the amount of $109,000.00 and the construction of a bridge over Agate
Pass in the amount of $450,000.00, adding up to a total of $1,995,072.14 for the entire
improvement.

**BLYN VICINITY-AGATE PASS-MANITOU**

On the alternate route from Blyn Vicinity to Jefferson Head the total central angle
as located is 1649° 30'.

The total central angle from Blyn Vicinity to Manitou on the Blyn Vicinity-Dis-
covery Bay-Lofall-Agate Pass-Manitou location is 1214° 52'.

The alignment on the Blyn Vicinity-Discovery Bay-Lofall-Agate Pass-Manitou lo-
cation has 434° 38' less central angle than that of the alternate route by Jefferson Head.

**V. Conclusions:**

In the event that a route between the vicinity of Blyn and Seattle is to be estab-
lished by the legislature as a Primary State Highway, it is recommended that considera-
tion be given to the Blyn-Discovery Bay-Lofall-Agate Pass-Manitou-West Point route, or
the alternate landing at Ballard, which involves the ultimate construction of a bridge
over Agate Pass.

This line would be of particular service to Bremerton, Silverdale, Poulsbo and
vicinity whereas the Jefferson Head route would be of no particular benefit to Kitsap
County.

The difference in cost of the two routes is approximately the cost of the Agate Pass
Bridge. Demands have already been made for the construction of this bridge and it is
felt that the Agate Pass Bridge will be constructed in the immediate future regardless
of the routing of the highway.

While the cost of the Agate Pass route is higher than that of the Jefferson Head
route, the distance is shorter, the alignment and sight distance are more favorable and
the actual time required to make the trip from Port Angeles to Seattle is considerably
less. The proposed ferry landing at Jefferson Head is exposed to storms and rough
water with the possibility of traffic being delayed during inclement weather.

The ferry transportation costs on the Agate Pass route would be considerably less
than on the Jefferson Head route.

In connection with the location in regard to the City of Tacoma, attention is called
to the construction of the Narrows Bridge across Puget Sound in the vicinity of Tacoma.
By using this bridge and traveling the proposed location from Hood Canal to Blyn the
distance from Tacoma to Port Angeles would be shortened 52.6 miles under the existing
traveled route through Olympia making the distance from Tacoma to Port Angeles
102.8 miles.

**RECOMMENDED ORDER OF CONSTRUCTION**

In the event that the proposed route from Blyn Vicinity-Agate Pass-Manitou is
adopted as the official route and constructed as funds are available, the order of con-
struction of the several sections involved are as follows:

1. Construction of the Agate Pass Bridge with connection to Secondary State
   Highway No. 21-A and the improvement on Bainbridge Island to Manitou from
   Mile 00 to Mile 6.0. With the construction completed both of proposed ferries
could be put in operation and traffic routed over existing State Highways be-
tween Lofall and Agate Pass.

2. Center to east shore of Hood Canal with connection to existing Primary State
   Highway No. 21 in the vicinity of Lofall, Mile 13 to Mile 25. Until such time as
   further improvements were made the most feasible route to Seattle from this
   improvement would be over the Kingston-Edmonds ferry.


4. As funds are available improve route from Discovery Bay to Blyn, Mile 29 to
   Mile 40.
<table>
<thead>
<tr>
<th>Description</th>
<th>Units</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Near Blyn to Discovery Bay.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Connection to Port Townsend, Discovery Bay Pavement.</td>
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</tr>
<tr>
<td>Lofall to Jefferson Head (alternate).</td>
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<td></td>
</tr>
<tr>
<td>Lofall to Agate Pass.</td>
<td></td>
<td></td>
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<tr>
<td>Agate Pass to Manitou.</td>
<td></td>
<td></td>
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<tr>
<td>Total near Blyn to Jefferson Head (alternate).</td>
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</tr>
<tr>
<td>Total near Blyn to Manitou (including Agate Pass Bridge).</td>
<td></td>
<td></td>
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</table>

<table>
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<th>Cost</th>
</tr>
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<td>Primary State Hwy. No. 9</td>
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</tr>
<tr>
<td>Blyn to Agate Pass</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Near Blyn to Discovery Bay)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grading &amp; Surfacing—Oiling</td>
<td></td>
<td></td>
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</table>

**ESTIMATE OF COST**

(From a point in the vicinity of Blyn to an intersection with the Port Townsend pavement at the head of Discovery Bay.)

<table>
<thead>
<tr>
<th>Description</th>
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<th>Cost</th>
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<td>1.85</td>
</tr>
<tr>
<td>1,850 Cu. Yds. Filler</td>
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<td>1.00</td>
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<tr>
<td>5,710 M. U. S. Gals. Water</td>
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<td>38,310 Cu. Yds. Sel. Rdwy. Borrow</td>
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<tr>
<td>7 Only Corr. Metal Inlet with &quot;T&quot; Reducer</td>
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<td>15.00</td>
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<td>918 Lin. Ft. 24&quot; Reinf. Conc. Culvert Pipe</td>
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<table>
<thead>
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<th>Description</th>
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**Length—9.287 Miles.**

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<td>Blyn to Agate Pass</td>
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<tr>
<td>(Connection to Port Townsend—Discovery Bay Pav't.)</td>
<td></td>
<td></td>
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<tr>
<td>Grading and Surfacing—Oiling</td>
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<tr>
<td>Item Description</td>
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<tr>
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</tr>
<tr>
<td>Acres Clearing</td>
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<tr>
<td>Acres Grubbing</td>
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<td>Cu. Yds Excavation, Structure</td>
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<td>Cu. Yds Excavation, Class &quot;D&quot;</td>
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<td>C. Y. Mi. Overhaul</td>
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<td>Lin. Ft 8&quot; Dipped Corr. Iron Pipe No. 16 Ga.</td>
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<td>Lin. Ft 12&quot; Half Round Corr. Metal Gutter</td>
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<tr>
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<tr>
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Sub-Total $93,573.97
Plus 10% Engr. and Contg. $9,357.40
Total Grad. and Surfacing $102,931.37

Length: 1.606 Miles Oiling @ 2,500.00
Total—Grad., Surf. and Oiling $106,931.37

Cost/Mile: $66,582.42
Primary State Hwy. No. 9 Blyn to Agate Pass
(1.606) November 16, 1938
Grading, Surfacing—Oiling Jefferson County
Job No. L-13
## ESTIMATE OF COST

<table>
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<tr>
<th>Item</th>
<th>Qty</th>
<th>Cost</th>
</tr>
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<tbody>
<tr>
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<tr>
<td>Acres Grubbing</td>
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<tr>
<td>Cu. Yds Excavation, Unclassified</td>
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<td>Cu. Yds Excavation, Structure</td>
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<td>690.00</td>
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<td>Cu. Yds Excavation, Class &quot;D&quot;</td>
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<td>Cu. Yds Blasting</td>
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<td>3,279.00</td>
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<td>C. Y. Miles. Overhaul</td>
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<td>16,301.00</td>
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<td>Cu. Yds. Cr. Stone Surf. Base Course (Std.)</td>
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<td>M. Gals. Water</td>
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<td>1,566.00</td>
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<tr>
<td>Cu. Yds Shoulder Material</td>
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<td>6,776.00</td>
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<td>Cu. Yds Scl. Rdwy. Borrow incl. haul.</td>
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<td>Lin. Ft. Slope Treatment</td>
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<tr>
<td>Sta's. Finishing Roadway</td>
<td>521.9</td>
<td>3,131.40</td>
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<td>280.00</td>
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<tr>
<td>Only Reinf. Conc. F. A. Markers</td>
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<td>20.00</td>
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<td>Cu. Yds. Stripping</td>
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<td>8,340.00</td>
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<td>Cu. Yds. Hand Placed Rip Rap</td>
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<td>Only Corr. Metal Inlet</td>
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<td>M. B. M. Treated Timber</td>
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**Sub-Total** $281,975.05

**Plus 10% Eng. and Contg.** 28,197.51

**Total—Grading and Surfacing** $310,172.56

| Miles Oiling @ 2,500.00 | $25,000.00 |

**Total—Grading, Surf. and Oiling** $335,172.56

Length: 9.977 Mi.

Cost/Mi.: $33,594.52

Primary State Hwy. No. 9

Blyn to Agate Pass

(Lofall-Agate Pass)

Grading and Surfacing

November 25, 1938

Kitsap County

Job No. L-13
### ESTIMATE OF COST

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Total Cost</th>
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<td>Acres Clearing</td>
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<td>M. Gals Water</td>
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<td>Cu. Yds. Sel. Rdwy. Borrow incl. haul</td>
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<td>Lin. Ft. Cable Guard Rail Des. No. 6</td>
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<td>$6,442.50</td>
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<td>Cu. Yds. Hand Placed Rip Rap</td>
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<td>$210.00</td>
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<td>Only Corr. Metal Inlets</td>
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<td>Lin. Ft. Remove and Relay 1” Water Pipe</td>
<td>200</td>
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<td>Lin. Ft. Remove and Relay 2” Water Pipe</td>
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<td>Lin. Ft. Remove and Reset Guard Rail</td>
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<td>Cu. Yds. Class “A” Concrete</td>
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<td>Pounds Steel Reinf. Bars</td>
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<td>Lin. Ft. 12” Plain Conc. Culvert Pipe</td>
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<td>Lin. Ft. 18” Reinf. Conc. Culvert Pipe</td>
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<td>Lin. Ft. 24” Reinf. Conc. Culvert Pipe</td>
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<td>$1,635.00</td>
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<td>Lin. Ft. 30” Reinf. Conc. Culvert Pipe</td>
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<td>Lin. Ft. 36” Reinf. Conc. Culvert Pipe</td>
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<td>Lin. Ft. 42” Reinf. Conc. Culvert Pipe</td>
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<td>Lin. Ft. Timber Trestle</td>
<td>171</td>
<td>$60.00</td>
<td>$10,260.00</td>
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Sub-Total: $367,048.55
Plus 10% Engr. and Contg.: $36,704.86
Total: $403,753.41

Length: 45,210.4 L. F.—8.563
Cost/Mile: $49,446.07
Primary State Hwy. No. 9
Blyn to Agate Pass
(Agate Pass-Manitou, incl. Agate Pass Bridge)

December 6, 1938
Kitsap County
Job. No. L-13
TWENTY-THIRD DAY, JANUARY 31, 1939

ESTIMATE OF COST

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Cost</th>
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<tbody>
<tr>
<td>Acres Clearing</td>
<td>48.99</td>
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<tr>
<td>Acres Grubbing</td>
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<tr>
<td>Cu. Yds. Excav. Structure</td>
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<td>Cu. Yds. Excav. Class “D”</td>
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<tr>
<td>C. Y. Sta’s Overhaul</td>
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<td>C. Y. Miles Overhaul</td>
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<td>Cu. Yds. Cr. Stone Surf. Std. Top Course in Stockpile</td>
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<td>Cu. Yds. Filler</td>
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<td>M. Gals. Water</td>
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<tr>
<td>Cu. Yds. Shoulder Material</td>
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<td>Lin. Ft. Slope Treatment</td>
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<td>Sta’s Finishing Roadway</td>
<td>248.2</td>
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<td>L. F. Cable Guard Rail Des. No. 6</td>
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<td>Hand Placed Rip Rap</td>
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<td>Lin. Ft. 30” Reinf. Conc. Culvert Pipe</td>
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Sub-Total                             | $151,497.75|
Plus 10% Engr. & Contg.               | 15,149.78 |

Total Grading and Surfacing            | $166,647.53|

Total Grading, Surfacing and Oiling    | $178,447.53|

Agate Pass Bridge                      | 450,000.00|

Total                                | $628,447.53|

Length—4.72 Miles (Grading and Surfacing)
Cost/Mile—37,806.68 (Grading and Surfacing)
Primary State Hwy. No. 9
Blyn-Agate Pass
(Near Blyn to Manitou, incl. Agate Pass Bridge)
Grading, Surfacing & Oiling—Bridge

December 6, 1938
Claallam-Jefferson-Kitsap Counties
Job No. L-13
## ESTIMATE OF COST

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
<th>Unit</th>
<th>Cost</th>
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<tbody>
<tr>
<td>353.72 Acres Clearing</td>
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<td>240.33 Acres Grubbing</td>
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<tr>
<td>738.09 Cu. Yds Finishing Roadway</td>
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<td>15.00 Only Reinf. Conc. R/W Markers</td>
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<tr>
<td>90 Lin. Ft. 24&quot; Plain Conc. Culvert Pipe</td>
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<td>9,343 Lin. Ft. 18&quot; Reinf. Conc. Culvert Pipe</td>
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<td>1,221 Lin. Ft. Timber Trestle</td>
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<td>10.32 M. B. M. .Treated Timber</td>
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### Sub-Total
$1,227,747.37

Plus 10% Engr. and Contg. $122,774.74

### Total—Grading and Surfacing
$1,350,522.11

### 34.22 Mi. Oiling @ 2500.00
$85,550.00

### Total—Grading, Surfacing and Oiling
$1,436,072.11

### Agate Pass Bridge
$450,900.00

### Total
$1,886,972.11

---

**November 30, 1938**

**Job No. L-13**

**Primary State Hwy. No. 9**

**Blyn to Agate Pass**

**(Lofall-Jefferson Head)**

**Grading and Surfacing**
### ESTIMATE OF COST

<table>
<thead>
<tr>
<th>Description</th>
<th>Units</th>
<th>Quantity</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clearing</td>
<td>Acres</td>
<td>125.89</td>
<td></td>
<td>$200.00</td>
</tr>
<tr>
<td>Grubbing</td>
<td>Acres</td>
<td>76.91</td>
<td></td>
<td>250.00</td>
</tr>
<tr>
<td>Excavation, Unclassified</td>
<td>Cu. Yds.</td>
<td>872,820</td>
<td>0.22</td>
<td>192,020.40</td>
</tr>
<tr>
<td>Excavation, Structure</td>
<td>Cu. Yds.</td>
<td>1,700</td>
<td>1.00</td>
<td>1,700.00</td>
</tr>
<tr>
<td>Excavation, Class “D”</td>
<td>Cu. Yds.</td>
<td>1,300</td>
<td>1.00</td>
<td>1,300.00</td>
</tr>
<tr>
<td>Overhaul</td>
<td>C. Y. Sta’s</td>
<td>505,190</td>
<td>0.01</td>
<td>5,051.90</td>
</tr>
<tr>
<td>Overhaul</td>
<td>C. Y. Miles</td>
<td>428,600</td>
<td>0.10</td>
<td>42,860.00</td>
</tr>
<tr>
<td>Cr. Stone Surf. Std. Top Course in Stockpile</td>
<td>Cu. Yds.</td>
<td>2,090</td>
<td>1.85</td>
<td>3,866.50</td>
</tr>
<tr>
<td>Cr. Stone Surf. Std. Base Course</td>
<td>Cu. Yds.</td>
<td>12,350</td>
<td>1.85</td>
<td>22,474.50</td>
</tr>
<tr>
<td>Filler</td>
<td>Cu. Yds.</td>
<td>1,870</td>
<td>1.00</td>
<td>1,870.00</td>
</tr>
<tr>
<td>Water on Roadway</td>
<td>M. Gals.</td>
<td>555</td>
<td>3.00</td>
<td>1,055.00</td>
</tr>
<tr>
<td>Shoulder Material</td>
<td>Cu. Yds.</td>
<td>6,490</td>
<td>1.10</td>
<td>7,139.00</td>
</tr>
<tr>
<td>Sel. Roadway Borrow</td>
<td>Cu. Yds.</td>
<td>88,050</td>
<td>0.45</td>
<td>39,522.50</td>
</tr>
<tr>
<td>Slope Treatment</td>
<td>Lin. Ft.</td>
<td>48,540</td>
<td>0.10</td>
<td>4,854.00</td>
</tr>
<tr>
<td>Finishing Roadway</td>
<td>Sta’s</td>
<td>554.7</td>
<td>5.00</td>
<td>3,280.20</td>
</tr>
<tr>
<td>Reinf. Conc. R/W Markers</td>
<td>Only</td>
<td>207</td>
<td>1.75</td>
<td>362.25</td>
</tr>
<tr>
<td>Reinf. Conc. F. A. Markers</td>
<td>Only</td>
<td>2</td>
<td>10.00</td>
<td>23.00</td>
</tr>
<tr>
<td>Cable Guard Rail Des. No. 6</td>
<td>Lin. Ft.</td>
<td>13,120</td>
<td>0.75</td>
<td>9,840.00</td>
</tr>
<tr>
<td>Hand Placed Rip Rap</td>
<td>Cu. Yds.</td>
<td>118</td>
<td>5.00</td>
<td>590.00</td>
</tr>
<tr>
<td>Corr. Metal Inlet</td>
<td>Only</td>
<td>59</td>
<td>15.00</td>
<td>885.00</td>
</tr>
<tr>
<td>8” Corr. Iron Pipe No. 16 Ga.</td>
<td>Lin. Ft.</td>
<td>1,590</td>
<td>0.70</td>
<td>1,113.00</td>
</tr>
<tr>
<td>12” Half Round Corr. Metal Gutter</td>
<td>Lin. Ft.</td>
<td>22,110</td>
<td>0.75</td>
<td>16,582.50</td>
</tr>
<tr>
<td>Concrete Class “A”</td>
<td>Cu. Yds.</td>
<td>182.0</td>
<td>25.00</td>
<td>4,550.00</td>
</tr>
<tr>
<td>Steel Reinf. Bars</td>
<td>Lbs.</td>
<td>35,200</td>
<td>0.06½</td>
<td>2,268.00</td>
</tr>
<tr>
<td>12” Plain Conc. Culvert Pipe</td>
<td>Lin. Ft.</td>
<td>231</td>
<td>0.60</td>
<td>138.60</td>
</tr>
<tr>
<td>18” Reinf. Conc. Culvert Pipe</td>
<td>Lin. Ft.</td>
<td>3,522</td>
<td>1.85</td>
<td>6,515.70</td>
</tr>
<tr>
<td>24” Reinf. Conc. Culvert Pipe</td>
<td>Lin. Ft.</td>
<td>927</td>
<td>2.50</td>
<td>2,317.50</td>
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<tr>
<td>30” Reinf. Conc. Culvert Pipe</td>
<td>Lin. Ft.</td>
<td>108</td>
<td>6.00</td>
<td>648.00</td>
</tr>
<tr>
<td>36” Reinf. Conc. Culvert Pipe</td>
<td>Lin. Ft.</td>
<td>162</td>
<td>7.50</td>
<td>1,215.00</td>
</tr>
<tr>
<td>Timber Trestle</td>
<td>Lin. Ft.</td>
<td>114</td>
<td>60.00</td>
<td>6,840.00</td>
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Sub-Total .................................................. $440,403.55

Plus 10% Engr. and Contg. ................................ 44,040.35

Total .......................................................... $484,443.90

<table>
<thead>
<tr>
<th>Description</th>
<th>Units</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oiling @ 2,500.00</td>
<td></td>
<td>26,250.00</td>
</tr>
</tbody>
</table>

Total .......................................................... $510,693.90

Length—10.5 Miles
Cost/Mile—$48,637.51

<table>
<thead>
<tr>
<th>Description</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>P. S. H. No. 9</td>
<td>November 30, 1938</td>
<td></td>
</tr>
<tr>
<td>Blyn to Agate Pass</td>
<td>Clallam, Jefferson and Kitsap Counties</td>
<td></td>
</tr>
<tr>
<td>(Near Blyn to Jefferson Head)</td>
<td>Job No. L-13</td>
<td></td>
</tr>
<tr>
<td>Grading, Surfacing and Oiling</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

November 30, 1938
Clallam, Jefferson and Kitsap Counties
Job No. L-13

(TWENTY-THIRD DAY, JANUARY 31, 1939)
<table>
<thead>
<tr>
<th>Item Description</th>
<th>Quantity</th>
<th>Unit</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stockpile</td>
<td>1.85</td>
<td></td>
<td>$200.00</td>
</tr>
<tr>
<td>Clearing</td>
<td></td>
<td></td>
<td>$65,378.00</td>
</tr>
<tr>
<td>Grubbing</td>
<td></td>
<td></td>
<td>250.00</td>
</tr>
<tr>
<td>Crushed Stone Surf. Std. Top Course</td>
<td></td>
<td></td>
<td>6,290 Cu. Yds.</td>
</tr>
<tr>
<td>Crushed Stone Surf. Std. Base Course</td>
<td></td>
<td></td>
<td>3,144.00</td>
</tr>
<tr>
<td>Crushed Stone Surf. Std. Base Course</td>
<td></td>
<td></td>
<td>68,247.00</td>
</tr>
<tr>
<td>Crushed Stone Surf. Std. Base Course</td>
<td>1.85</td>
<td></td>
<td>1,168,950 Cu. Yds.</td>
</tr>
<tr>
<td>Crushed Stone Surf. Std. Base Course</td>
<td></td>
<td></td>
<td>42,096.75</td>
</tr>
<tr>
<td>Crushed Stone Surf. Std. Top Course</td>
<td>1.85</td>
<td></td>
<td>114,960.46</td>
</tr>
<tr>
<td>Grubbing</td>
<td></td>
<td></td>
<td>1,032.00</td>
</tr>
<tr>
<td>1.5 M. Gals.</td>
<td>2.00</td>
<td></td>
<td>1.25</td>
</tr>
<tr>
<td>10% Sub-Total</td>
<td>200.00</td>
<td></td>
<td>114,960.46</td>
</tr>
<tr>
<td>Total Grading and Surfacing</td>
<td></td>
<td></td>
<td>$1,264,565.08</td>
</tr>
<tr>
<td>Sub-Total</td>
<td>1,149,604.62</td>
<td></td>
<td>114,960.46</td>
</tr>
<tr>
<td>Total Grading, Oiling and Surfacing</td>
<td>31.4</td>
<td></td>
<td>$1,343,065.08</td>
</tr>
</tbody>
</table>

**ESTIMATE OF COST**
PROPOSITIONS AND MOTIONS

On motion of Mr. Devenish, Mr. H. B. Crisler was granted permission to use the House Chamber on Thursday evening, February 2nd, at eight o'clock, to show motion pictures of the Olympic Peninsula.

Mr. Reilly (Edward J.) moved that for the balance of the session the Sergeant-at-Arms and all assistants and pages be instructed to restrain anybody from leaving printed and mimeographed matter of any kind on the desks of the members.

Debate ensued.

On motion of Mr. Wenberg, the previous question was ordered.

The motion by Mr. Reilly (Edward J.) was lost.

Mr. Jones (John R.) moved that permission be granted to the Committees on Revenue and Taxation of the Senate and the House to use the House Chamber for a joint meeting.

Debate ensued.

With the permission of the House, Mr. Jones (John R.) withdrew his motion.

REPORTS OF STANDING COMMITTEES

House of Representatives,

Your Committee on Engrossment, to whom was referred House Bill No. 61, have compared same with the original bill and find it correctly engrossed.

I concur in this report: Wylie W. Brown.

House of Representatives,

Your Committee on Enrollment, to whom was referred House Concurrent Resolution No. 4, have compared same with the original bill and find it correctly enrolled.

We concur in this report: Ella Wintler, O. R. Schumann.

House Bill No. 37 (reported by Committee on Parks and Playgrounds): Do pass as amended.
Passed to second reading.

House Bill No. 103 (reported by Committee on Revenue and Taxation): Do pass as amended.
Passed to second reading.

House of Representatives,

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 128, entitled "An Act relating to labor; declaring the rebating of wages, underpayment of agreed wages and certain deductions from wages to be unlawful; providing penalties and providing a civil remedy," 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: Gerald G. Dixon, Julia Butler, H. N. Jackson, Edward E. Henry, C. N. Eaton, Roderick A. Lindsay, George Kinnear, Donald B. Miller.

Passed to second reading.
We, a majority of your Committee on Insurance, to whom was referred Senate Bill No. 42, entitled "An Act relating to insurance; requiring insurers to file annual statements; prescribing certain taxes and manner of computing the same; and amending Section 26 of Chapter 49 of the Laws of 1911, as amended by Chapter 177, Laws of 1915, Chapter 226, Laws of 1929, and Chapter 43, Laws of 1937 (Section 7071 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.

EDWARD F. RILEY, Chairman.

We concur in this report: Alex Gabrielsen, James M. Hay, Thos. H. Bienz, Ernest A. Dore, Jr., George Twidwell, Ernest T. Olson, O. R. Schumann, Harry D. Austin, Tom Montgomery, Hugh J. Rosellini.

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. 68, entitled "An Act relating to the state government; creating the office of unemployment compensation and placement; providing for the appointment of a commissioner thereof, and defining his powers and duties; transferring duties to such officer from the department of social security; abolishing the divisions of unemployment compensation and employment service of the department of social security, 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.

JAMES M. HAY, Chairman.

We concur in this report: H. C. Armstrong, Julia Butler, Cecil Callison, Kathryn Fogg, Ernest T. Olson, William Pennock, Mrs. Thomas E. Kehoe, C. Wayne Swegle, Oscar Wenberg, Alva Ruark.

Passed to second reading.

The Speaker announced he was about to sign House Concurrent Resolution No. 4.

Mr. Speaker:

We, a minority of your Committee on Unemployment Relief and Public Welfare, to whom was referred Engrossed Senate Bill No. 68, 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: W. L. LaFollette, John W. Eddy, Cecil A. Gholson, Dr. U. M. Lauman.

Passed to second reading.

MESSAGES FROM THE SENATE

The Senate has passed: Engrossed Senate Bill No. 8, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 17 and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.
INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS
AND RESOLUTIONS

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

**House Bill No. 173**, by Representative Carty: An Act relating to the
taxation of private motor vehicles by an excise in lieu of property taxes and
amending Chapter 228, Laws of 1937 by repealing Sections 10 and 11 thereof
and substituting a new section in lieu of Section 11 thereof.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 174**, by Representative Tisdale: An Act providing for the
assessment and taxation of minerals that have been excepted and reserved
in deeds of conveyance to real estate.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 175**, by Representative Van Dyk: An Act relating to the
listing and assessment of property for taxation; providing for annual listing
and assessment of both real and personal property; prescribing that certain
personal property shall be listed and assessed on a monthly average basis;
amending Section 8, Chapter 130, Laws Extraordinary Session of 1925; and de­
claring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 176**, by Representative Pearson: An Act relating to the
employment of married women in public offices or upon public work, and
providing a penalty for violation.

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

**House Bill No. 177**, by Representative Bienz: An Act relating to annual
fees by claimants of water power; providing that such fees shall be credited
to the reclamation revolving fund; prescribing the duties of the director of
the department of conservation and development with respect thereto; and
amending Section 3 of Chapter 105, Laws of 1929. (Section 11575-3 of
Remington’s Revised Statutes of Washington).

Ordered printed and referred to Committee on Reclamation and Irrigation.

**House Bill No. 178**, by Representative Pearsall: An Act relating to damage
claims against school districts.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 179**, by Representative Petit: An Act authorizing the
establishment and maintenance of a public ferry or ferries across the
Columbia river; authorizing the director of state highways to enter into a
joint agreement with the proper authorities of the State of Oregon for the
joint establishment and maintenance of such ferry or ferries either by pur­
chase, lease or otherwise; providing for the operation of such ferry or ferries
as toll or free ferries; and authorizing the director of state highways in co­
operation with the authorities of the State of Oregon to promote, establish
and provide necessary rules and regulations for the use and operation of such
ferry or ferries.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 180, by Representative Riley (Edward F.): An Act relating to insurance; specifying the persons to whom payment under life insurance policies shall be made and the effect of such payment; providing for the manner of assignment of such policies and for the protection of persons interested in life insurance policies; and providing that accident policies shall be deemed to be life policies under the terms of this act so far as they provide for death benefits.

Ordered printed and referred to Committee on Insurance.

House Bill No. 181, by Representative Martin: An Act relating to the payment of bounties for the killing of certain predatory animals and amending Section 2 of Chapter 63 of the Laws of 1937 (Section 3708-2, Remington's Revised Statutes).

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

House Bill No. 182, by Representative Wenberg: An Act relating to the sale and distribution of milk, cream and dairy products, and declaring the distribution of such dairy products a public utility.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 183, by Representative Reilly (Edward J.) (By Request): An Act relating to justices of the peace and concerning jurisdiction.

Referred to Judiciary Committee.

House Bill No. 184, by Representative Reilly (Edward J.): An Act relating to education, amending Section 4, Chapter 28, Laws of 1933.

Ordered printed and referred to Committee on Education.

House Bill No. 185, by Representative Reilly (Edward J.) (By Request): An Act relating to justices of the peace and concerning jurisdiction.

Referred to Judiciary Committee.

House Bill No. 186, by Representative Pearsall: An Act amending Section 1, Chapter 92, of the Laws of 1917, entitled "An Act relating to actions against school districts," being Section 4706, Remington's Revised Statutes of Washington.

Ordered printed and referred to Judiciary Committee.

House Bill No. 187, by Representative Brown: An Act relating to township organization; increasing their powers; authorizing their consolidation and contractual relations with each other; amending Section 1 of Chapter 269 of the Laws of 1927 and further amending said chapter by adding five new sections thereto to be known as Sections 2, 3, 4, 5 and 6; and repealing all acts or parts of acts in conflict herewith.

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

House Bill No. 188, by Representative Lindsay: An Act relating to the organization, management, and supervision of savings and loan associations; providing for the conversion of federal savings and loan associations; amending Sections 20, 23, 28, 29, 47 as heretofore amended, 48, 49 as heretofore amended, 50, 51, 56, 57 and 65 of Chapter 183 of the Laws of 1933; and repealing Chapter 9 of the Laws of 1935.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.
House Bill No. 189, by Committee on Dairy and Livestock: An Act relating to the dairy industry; declaring the public policy of this state to promote the expansion of the dairy industry by promoting the increased use of dairy products, by providing for research and publicity advertising and sales promotion campaign to increase the consumption of Washington dairy products; levying an assessment on dairy products and providing for its collection; creating a dairy products commission, constituted with state authority and vesting in it the administration of this act; providing for the powers, duties and authority of said commission; providing penalties for the violation of this act; providing for the public welfare; and providing that this act shall take effect immediately.

Ordered printed and passed to second reading.

House Bill No. 190, by Committee on Rules and Order: An Act relating to the medical, surgical and hospital treatment of workmen subject to the industrial insurance act by medical aid contracts, prescribing the method of execution of such contracts and fixing the rates of contribution to the medical aid fund by the contractor and workman and amending Section 7724 of Remington's Revised Statutes and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 191, by Committee on Rules and Order: An Act relating to the classification of and rates of contribution to the industrial insurance, medical aid and occupational disease funds by employers engaged in extra-hazardous employment or under the provision of elective adoption, and amending Section 4 of Chapter 74 of the Laws of 1911, as amended by Section 1 of Chapter 89 of the Laws of 1937 (Section 7676 of Remington's Revised Statutes); and declaring that this act take effect immediately.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 192, by Representative Martin: An Act relating to public highways; providing for the establishment, location, construction and maintenance of mine to market roads; defining the powers and duties of certain state officers; providing for the use of state, county and other public funds; providing for an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 193, by Committee on Rules and Order (By Executive Request): An Act relating to fisheries; permitting the use of certain types of gear in the Columbia River and Willapa Harbor districts and defining certain priority rights in connection therewith; amending Sections 7 and 8 of Chapter 1, Laws of 1935, the same being Sections 5671-7 and 5671-8, Remington's Revised Statutes, and amending Chapter 1, Laws of 1935, the same being Sections 5671-1 to 5671-11, both inclusive, Remington's Revised Statutes, by adding thereto a new section to be known as Section 8-A; prescribing certain license fees; prescribing penalties and declaring an emergency.

Referred to Committee on Fisheries.

House Bill No. 194, by Committee on Rules and Order (By Executive Request): An Act relating to commercial fisheries, to secure equalization of the catch of sockeye salmon as provided for by international treaty; authorizing the director of fisheries to designate for this purpose a limited number of locations for the operation of fish traps or pound nets within certain designated
areas; providing for the operation of fish traps or pound nets upon such locations either under lease or otherwise; authorizing the director of fisheries and the state treasurer to make rules and regulations governing the leasing of such fish traps or pound nets; providing for the collection and distribution of certain moneys; making violations gross misdemeanors, and declaring that this act shall take effect immediately.

Referred to Committee on Fisheries.

House Bill No. 195, by Committee on Rules and Order (By Executive Request): An Act relating to commercial fishing for salmon by gill nets and purse seines in certain waters of the Puget Sound district; amending Sections 4 and 5 of Chapter 1 of the Laws of 1935, the same being Sections 7671-4 and 7671-5 Remington's Revised Statutes, and declaring that this act shall take effect immediately.

Referred to Committee on Fisheries.

On motion of Mr. Reilly (Edward J.), the usual number of copies were ordered printed of the "By Request" bills, House Bills Nos. 183, 185, 193, 194 and 195.

FIRST READING OF SENATE BILLS IN THE HOUSE

Engrossed Senate Bill No. 8, by Senator Murfin: An Act repealing Sections 1, 2 and 3 of Chapter 157 of the Laws of 1937, relating to and regulating the sale of eggs.

Referred to Committee on Agriculture.

SECOND READING OF BILLS


On motion of Mr. Turner, House Bill No. 41 was continued over to Friday, February 3, for second reading.

House Bill No. 80, by Representative Jones (John R.): Relating to revenue and taxation and to the duties of certain public officers.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 80, entitled "An Act relating to revenue and taxation and the powers and duties of public officers in connection therewith, the filing of plats, the taxation of private motor vehicles, reforestation lands, utility property, private car companies, express companies and of property generally in the state, amending Sections 2 and 5, Chapter 228, Laws of 1937; Section 1, Chapter 186, Laws of 1937; Section 1, Chapter 15, Laws of 1931; Section 1, Chapter 127, Laws of 1935; Sections 6 and 12, Chapter 280, Laws of 1927; Section 1, Chapter 19, Laws of Extraordinary Session, 1933; Section 1, Chapter 48, Laws of 1933; Sections 10, 12, 13, 14, 22, 52, 57, 58, 64, 68, 70, 72, 73, 81, and 105, Chapter 130, Laws Extraordinary Session 1925; Sections 7, 13, and 14, Chapter 123, Laws of 1935; Sections 7, 10, 11, and 13, Chapter 146, Laws of 1933; Sections 2, 3, 4, 5, 6, 7, and 8, Chapter 54, Laws of 1907; Sections 10 and 11, Chapter 49, Laws of 1931; Section 1, Chapter 56, Laws of 1937; Section 2, Chapter 121, Laws of 1937; Section 1, Chapter 70, Laws of 1929; Section 1, Chapter 20, Laws of 1937; Section 2, Chapter 171, Laws of 1933; Section 7, Chapter 30, Laws of 1935; Section 1, Chapter 118, Laws of 1937, and Sections 6 and 7, Chapter 62, Laws of 1931; repealing Chapter 104, 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 with the following amendments:
In Section 6, line 2 of the original bill, being line 27 of the printed bill, after the word "manner" and before the word "county" strike the word "any" and insert in lieu thereof the word "the".

In Section 6, line 3 of the original bill, being line 27 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".

In Section 11, line 16 of the original bill, being line 19 of the printed bill, after the word "counties" and before the word "The" strike the period (.) and insert in lieu thereof a semicolon (;) and add the following words: "but no county shall be entitled to share in the assessment of grazing stock under this provision unless such stock shall have been physically situate in such county for a period of sixty (60) days or more."

In Section 24, line 11 of the original bill, being lines 2 and 3 of the printed bill, after the word "may" strike the comma (,) and the balance of the matter down to and including the comma (,) following the word "motion", and insert in lieu thereof four asterisks " • • • • ".

In Section 44, line 15 of the original bill, being line 33 of the printed bill, after the period (.) following the word "whole", strike the remainder of the section.

In Section 49, line 31 of the original bill, being line 9 of the printed bill, after the word "brought" and before the word "attacking" insert the words "or defense interposed".

John R. Jones, Chairman.


The reading clerk proceeded to read the bill by sections.

Mr. Dore demanded a call of the House, but the demand was not sustained.

Mr. Trombley moved the adoption of the following amendment:

In Section 4, on page 5, line 11 of the original bill, being page 3, line 31 of the printed bill, after the period (.) following the word "necessary" strike the sentence beginning with the word "The" and ending with the word "meetings".

Debate ensued.

Mr. Fry moved that the House recess until 1:30 p.m.

Mr. Dixon:

"Point of order. We have an amendment before the House. Will a recess stop the consideration of the amendment?"

The Speaker:

"The motion to recess takes precedence. We can continue the discussion on the amendment when the House convenes after recess."

The motion of Mr. Fry to recess until 1:30 p.m. was carried.

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 Beierlein, Callison, Coe, Dixon, Gabrielsen, Hurley (John R. "Pat"), Hurley (Joseph E.), Moulton, Olson and Pearson.

The Speaker announced the business before the House to be on the amendment by Mr. Trombley to House Bill No. 80.

Debate continued.

The amendment by Mr. Trombley was lost.
The Speaker observed within the bar of the House former Representative Jack Sarvela from Lewis County, and appointed Mr. Lauman and Mr. McCash to escort him to a seat beside the Speaker.

The Speaker called Mr. Martin to preside.

On motion of Mr. Cowen, the committee amendments to Section 6 were adopted.

On motion of Mr. Smith (Michael B.), the reading clerk was instructed to read only those sections of House Bill No. 80 to which were attached committee amendments, and those sections to which any member might wish to offer amendments.

On motion of Mr. LaFollette, the committee amendment to Section 11 was adopted.

On motion of Mr. Jones (John R.), Section 24 was read.

On motion of Mr. Cowen, the committee amendment to Section 24 was adopted.

Mr. Finucane moved that House Bill No. 80 be re-referred to the Committee on Revenue and Taxation for further consideration.

Debate ensued.

On motion of Mr. Phillips, the previous question was ordered.

The motion by Mr. Finucane to re-refer House Bill No. 80 to the Committee on Revenue and Taxation was lost.

The Speaker (Mr. Martin presiding) observed within the bar of the House former Representative Roy Jones from Whitman County, and appointed Mr. Fred Miller and Mr. LaFollette to escort him to a seat beside the Speaker.

On motion of Mr. LaFollette, the committee amendment to Section 44 was adopted.

On motion of Mr. Cowen, the committee amendment to Section 49 was adopted.

House Bill No. 80 was passed to third reading and ordered engrossed.

House Bill No. 105, by Representative Kehoe: Relating to the display of our flag at state institutions.

The bill was read the second time by sections.

On motion of Mr. Smith (Michael B.), the rules were suspended, House Bill No. 105 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. 105, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dare, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—91.
Those absent or not voting were: Representatives Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (John R.), Judd, Lindsay, Pearson, Smith (Vernon A), Vane—8.

House 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.

The Speaker resumed the chair.

**House Bill No. 108**, by Representative Hurley (Joseph E.): Authorizing the exchange of certain state lands.

The bill was read the second time by sections.

On motion of Mr. Smith (Michael B.), the rules were suspended, House Bill No. 108 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. 108, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Isehnart, Jackson, Jones (D. W.); Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnaica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—88.

Those absent or not voting were: Representatives French, Gholson, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (John R.), Judd, Pearson, Pennock, Smith (Jurie B.), Smith (Vernon A.), Vane—11.

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. 109**, by Representative Hurley (Joseph E.): Authorizing the conveyance of certain state lands to a cemetery association.

The bill was read the second time by sections.

On motion of Mr. Smith (Michael B.), the rules were suspended, House Bill No. 109 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. 109, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley,
Hay, Henry, Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those absent or not voting were: Representatives French, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (John R.), Judd, Pearson, Pennock—7.

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.

**MOTION**

Mr. Reno moved that the House revert to House Bill No. 80 for the purpose of reconsideration of the committee amendment to Section 49:

Mr. Reilly (Edward J.):

"Point of order. House Bill No. 80 has passed to third reading."

The Speaker:

"The Speaker rules that the bill is not on third reading. It has been passed to third reading."

Debate ensued.

The motion by Mr. Reno was lost.

**THIRD READING OF BILLS**

House Joint Memorial No. 2, by Representative Payne: Relating to a shipyard and a steamship line to the Orient.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Joint Memorial No. 2 was placed on final passage.

Debate ensued.

On motion of Mr. Hanson, the previous question was ordered.

The Speaker observed, within the bar of the House, former Representative Geo. F. Yantis, and appointed Mr. Mohler and Mr. Warnica to escort him to a seat beside the Speaker.

The Clerk called the roll on the final passage of House Joint Memorial No. 2, and the memorial passed the House by the following vote: Yeas, 84; nays, 8; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Lauman, Lindsay, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith
TWENTY-FOURTH DAY, FEBRUARY 1, 1939

(Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—84.

Those voting nay were: Representatives Babcock, Beckley, Eddy, Kinnear (Roy J.), LaFollette, Miller (Fred), Moulton, Warnica—8.

Those absent or not voting were: Representatives Gholson, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (John R.), Judd, Martin, Pearson—7.

House Joint Memorial No. 2, having received the constitutional majority, was declared passed.

On motion of Mr. Fry, the House adjourned to eleven o'clock a.m. Wednesday, February 1, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-FOURTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, FEBRUARY 1, 1939.

The Speaker called the House to order at eleven o'clock a.m.

The Clerk called the roll, and all members were present except Representatives Gholson and Miller (Donald B.).

Prayer was offered by Reverend 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. Hurley (John R. "Pat"), further reading was dispensed with, and the journal was ordered to stand approved as read.

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

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Sylvester:

Be It Resolved by the House of Representatives of the State of Washington in Legislative Session Assembled:

WHEREAS, The existing laws in the states of Washington and Oregon, with respect to the procuring of marriage licenses and providing for medical examinations before the issuance of such licenses, are not uniform; and

WHEREAS, There are matters of vital importance concerning such laws that can only be properly considered by a meeting and discussion between members of both the Washington and Oregon Legislatures:

Therefore, Be It Resolved, That a committee be appointed consisting of two (2) members of the House of Representatives to be named by the Speaker of the House and one (1) member to be named by the Governor to meet with the proper committee of the Legislature of the state of Oregon for the purpose of conferring on such legislation affecting the existing marriage laws as may be of joint interest to the said two states, and after such conference each of said committees of the legislatures shall report back with their recommendations to their respective bodies. Said committee members shall be allowed no expense money.

Be It Further Resolved, That immediately upon the passage of this resolution the Chief Clerk of the House of Representatives shall notify the proper authority of the Legislature of the state of Oregon of this action.
On motion of Mr. Hurley (John R. "Pat"), the resolution was adopted. The Speaker appointed Mr. Wentworth, Chairman of the Committee on Public Morals, and Mr. Hurley (John R. "Pat") to serve, with one member appointed by the Governor, on the committee provided in the resolution.

REPORTS OF STANDING COMMITTEES

House Bill No. 30 (reported by Judiciary Committee):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 55 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 91 (reported by Committee on Industrial Insurance):
Do pass as amended.
Passed to second reading.

House Bill No. 100 (reported by Committee on Industrial Insurance):
Do pass as amended.
Passed to second reading.

The Speaker observed, within the bar of the House, former Representative Ray Sandegren, and appointed his brother, Paul Sandegren, to escort him to a seat beside the Speaker.

The Speaker observed, within the bar of the House, former Representative Charles W. Hodde, and appointed Mr. Beckley and Mr. Babcock to escort him to a seat beside the Speaker.

House Bill No. 110 (reported by Committee on Horticulture):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 123, entitled "An Act relating to public highways and motor vehicles; providing for the parking of motor vehicles within incorporated cities and towns; amending Section 108 of Chapter 189, Session Laws of 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 do pass.

CAIL E. DEVENISH, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Judiciary Committee, to whom was referred House Bill No. 126, entitled "An Act relating to irrigation districts, to the authority and duties of the county treasurer and district officers with respect to sales of land for delinquent district assessments and to the issuance of treasurer's deeds therefor, relating to district land titles,
to validation of certain deeds heretofore issued in the name of an irrigation district, to district actions to quiet title, to district assessments and tolls and the liens thereof, providing the rate of interest delinquent district assessments shall bear, providing for notice of application for treasurer's deed by private holders of certificates of sale, providing that certain easement rights shall not be included in sales for delinquent district assessments, providing a limitation of actions to set aside and cancel treasurer's deeds issued on account of sales for delinquent district assessments and tolls or to recover lands sold on account of such assessments and tolls, amending Chapter 5, Title 48 of Remington's Revised Statutes of Washington, by adding thereto a new section to be designated Section 7447-1 and amending Sections 7448-2 (being Section 2, Chapter 194, Laws of 1933), 7441, 7442, 7445, 7447 and 7454 of Remington's Revised Statutes of Washington, and repealing all acts or parts of same inconsistent or in conflict with this act or any part of same," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the Committee on Reclamation and Irrigation.

Edward J. Reilly, Chairman.


Passed to second reading.

Edward J. Reilly, Chairman.

Mr. Speaker:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred House Bill No. 129, entitled "An Act relating to the protection of forests and the prevention and suppression of forest fires, and amending Section 2, Chapter 152, Laws of 1937 (Section 5806, Remington's Revised Statutes; Section 2581, 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.

George Twidwell, Chairman.

We concur in this report: Earl S. Coe, Cecil Callison, Chas. R. Savage, Robert Bernethy.

Passed to second reading.

House Joint Resolution No. 4 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

Motions

On motion of Mr. Moulton, the rules were suspended and the House reverted to the fourth order of business for the purpose of making a motion.

On motion of Mr. Moulton, the report of the committee on House Bill No. 126 was adopted, and the bill re-referred to the Committee on Reclamation and Irrigation.

Reports of Standing Committees


Mr. Speaker:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred House Joint Memorial No. 8, relating to the red cedar shingle 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.

George Twidwell, Chairman.

We concur in this report: Earl S. Coe, Cecil Callison, Chas. R. Savage, Tom Montgomery, Chas. R. Savage, Robert Bernethy.

Passed to second reading.
Senate Joint Memorial No. 1 (reported by Committee on Forestry and Logged-Off Lands):

Do pass as amended.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., January 31, 1939.

Mr. Speaker:

The Senate has passed: Engrossed Substitute Senate Bill No. 47, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Mr. Speaker:

The Senate has passed: Senate Bill No. 46, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 196, by Representatives Butler and Van Buskirk: An Act relating to public highways; providing for the construction and location of a bridge crossing the Cowlitz River between Kelso and West Kelso; defining the powers and duties of certain state officers; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 197, by Representative Henry: An Act relating to building savings and loan associations; defining insolvency thereof; discharging such associations from liquidation when not insolvent; and declaring an emergency.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 198, by Representative Reilly (Edward J.): An Act relating to crimes and punishment and to Sabbath breaking, and repealing Section 242 of Chapter 249 of the Laws of 1909.

Ordered printed and referred to Committee on Public Morals.

House Bill No. 199, by Representative Gabrielsen: An Act providing for and regulating the collection and expenditure of fees from employees for medical and hospital insurance; defining who are employers and who are contractors hereunder; making it unlawful for an employer to retain or collect fees for such services from employees except under the provisions of this act; providing for supervision and control by insurance commissioner; prescribing penalties for violation of this act, declaring an emergency and repealing all laws in conflict herewith.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 200, by Representative Cowen: An Act relating to and regulating the business of photography, the licensing of photographers, regulating conduct in relation thereto; and for the revocation and suspension of
such licenses upon certain conditions, and providing penalties for violation thereof; and providing for authority of director of licenses; and for other purposes.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 201**, by Representative Lindsay: An Act relating to credit unions; limiting the holding any one shareholder may have in such a union; providing for the calculation of interest and for collateral security; and amending Chapter 173 of the Laws of 1933.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

**House Bill No. 202**, by Representative Hay: An Act to make uniform the law on fresh pursuit; authorizing this state to cooperate with other states therein; defining terms; providing for transmittal of the law to other states; and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 203**, by Representative Jackson: An Act directing the state director of highways to complete Secondary State Highway No. IV in King County.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 204**, by Representative Payne: An Act relating to the powers and duties of the board of regents of the University of Washington, and amending Section 5 of (sub) Chapter 1 of Title II of Chapter 97 of the Session Laws of 1909, as amended by Chapter 227 of the Session Laws of 1927 (Remington's Revised Statutes, Section 4557; Pierce's Code, Section 4759).

Ordered printed and referred to Committee on Educational Institutions.

**House Bill No. 205**, by Representative Henry: An Act relating to small claims departments of justices' courts; defining their jurisdiction; and amending Sections 1 and 7, Chapter 187, of the Laws of 1919.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 206**, by Representatives Hay and Underwood: An Act appropriating the sum of twenty-five thousand dollars ($25,000), or so much thereof as may be necessary, for the expenses of the investigating committee provided for in House Joint Resolution No. 7, and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 207**, by Representative Lindsay: An Act to define and regulate the business of making loans in the amount of three hundred dollars ($300) or less; to permit the licensing of persons engaged in such business; to authorize such licensees to make charges at a greater rate than unlicensed lenders; to prescribe maximum rates of charge which licensees are permitted to make; to regulate assignments 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; to exempt certain persons otherwise regulated; to provide for the administration of this act and for the issuance of rules and regulations therefor; to
authorize the making of examinations and investigations and the publication of reports thereof; to provide for a review of decisions and findings of the supervisor under this act; to prescribe penalties; and to repeal all acts and parts of acts whether general, special, or local, which relate to the same subject matter as this act, so far as they are inconsistent with the provisions of this act.

Ordered printed and referred to Committee on Financial Institutions Other Than Banks.

House Bill No. 208, by Committee on Dairy and Livestock: An Act amending Sections 6, 14 and 15 of Remington's Revised Statutes; providing for inspection fees and payment of inspectors; designating unlawful earmarks; providing for proof of ownership of livestock; declaring certain animals to be estrays and providing for sale of same.

Ordered printed and passed to second reading.

House Bill No. 209, by Representative Gabrielsen: An Act defining what constitutes the doing of a hospital association business and the execution and performance of contracts therefor; prescribing what corporations may engage in the conduct of said business; providing for the capital stock and the regulation and supervision thereof and for the execution of bonds or other security guaranteeing the performance of contracts entered into; exempting certain groups, corporations and associations from the provisions of the act; exempting from the provisions of the act any physician or surgeon contracting to furnish professional services only; prescribing the conditions upon which a physician or surgeon residing or practicing in this state may enter into contract or contracts with associations, groups or employers for the benefit of their employees for the furnishing of hospitalization and other benefits, and providing for the execution of a bond to guarantee the performance of such contracts; prescribing penalties for the violation of this act and repealing all laws in conflict herewith.

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

House Bill No. 210, by Representative Turner: An Act relating to the relief of the estate of Stephen Matthews, deceased, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 211, by Representative Mohler: An Act relating to fishing; prohibiting commercial fishing in Hood Canal; prescribing penalties for the violation thereof; repealing conflicting acts; and declaring that this act shall take effect immediately.

Order printed and referred to Committee on Fisheries.

House Joint Memorial No. 11, by Representative Mohler: Relating to the General Welfare Act and adequate provisions for old-age assistance.

Order printed and referred to Committee on Memorials.

House Joint Memorial No. 12, by Representative Gabrielsen: Relating to the graduated income tax laws, and requesting an increase.

Order printed and referred to Committee on Memorials.
House Joint Resolution No. 7, by Representatives Hay and Underwood: Relating to an investigation of the small loan business in the state of Washington.

Order printed and referred to Committee on Financial Institutions Other Than Banks.

FIRST READING OF SENATE BILLS IN THE HOUSE

Senate Bill No. 46, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to old age assistance, prescribing the maximum amount thereof, amending Section 4, Chapter 182, Laws of 1935, as amended by Section 2, Chapter 156, Laws of 1937, and declaring an emergency.

Referred to Committee on Unemployment Relief and Public Welfare.

Engrossed Substitute Senate Bill No. 47, by a majority of the Committee on Social Security: An Act relating to old age assistance, declaring legislative intent in relation thereto, defining the eligibility of persons entitled thereto and the basis for determining the amount of such assistance to be given in individual cases, barring certain claims and judgments as valid claims and judgments against the state and its political subdivisions, and declaring an emergency.

Referred to Committee on Unemployment Relief and Public Welfare.

The Speaker observed, within the bar of the House, former Representative Robert E. Dwyer from King County, and appointed Mr. Smith (Vernon A.) and Mr. Turner to escort him to a seat beside the Speaker.

SECOND READING OF BILLS

House Bill No. 81, by Representative Bienz: Relating to fire protection districts outside of cities and towns.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 81, entitled "An Act relating to the creation, government and maintenance of fire-protection districts outside of cities and towns; providing for the levy and collection of taxes and assessments against the lands within the district; authorizing the issuance and disposal of district warrants; repealing Chapter 60 of the Laws of 1933, Extraordinary 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 amendments:

In Section 2, line 24 of the original bill, being line 14 of the printed bill, after the period (.) following the word "for" and before the word "The" insert the following sentence: "Such districts shall not include those lands which are required by law to pay forest protection assessment."

In Section 46, line 25 of the original bill, being line 5 of the printed bill, strike the word "favorable" and insert in lieu thereof the word "majority".

Edward J. Reilly, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.
Mr. Armstrong moved that the rules be suspended, House Bill No. 81 be advanced to third reading, the second reading be considered the third, and the bill placed on final passage.

Debate ensued.

On motion of Mr. McQuesten, the previous question was ordered.

Division was called for, the motion by Mr. Armstrong to suspend the rules and place the bill on final passage was lost.

**House Bill No. 87**, by Representative Mohler: Relating to revenue and taxation and an excise tax on personal property.

The bill was read the second time by sections.

Mr. Jones (John R.) moved the adoption of the following amendment:

Strike the whole of Section 1 and insert in lieu thereof the following:

"Section 1. No implication is to be drawn from this Act as to the construction to be placed on the several acts amended thereby."

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The amendment to Section 1 by Mr. Jones (John R.) was adopted.

On motion of Mr. Fry, the House recessed 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 Austin, Devenish, Gabrielsen, Jackson, Underwood and White.

**MESSAGES FROM THE SENATE**

Senate Chamber, Olympia, Wash., January 31, 1939.

**Mr. Speaker:**

The President has signed: House Concurrent Resolution No. 4, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber, Olympia, Wash., January 31, 1939.

**Mr. Speaker:**

The President has signed: Senate Joint Resolution No. 7, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber, Olympia, Wash., January 31, 1939.

**Mr. Speaker:**

The President has signed: Senate Bill No. 17, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

The Speaker announced he was about to sign Senate Bill No. 17 and Senate Joint Resolution No. 7.

The Speaker called Mr. Reilly (Edward J.) to preside.
SECOND READING OF BILLS

The House resumed consideration of House Bill No. 87 on second reading. On motion of Mr. Hurley (Joseph E.), the following amendment was adopted:

In Section 2, page 2, line 18 of the original bill, being page 2, line 8 of the printed bill, after the period (.) following the word "per cent" add the following:

"This section shall operate retroactively provided that, if such retroactive effect should be adjudged invalid, such adjudication shall not affect the act as a whole or any other section or portion thereof."

The bill was passed to third reading and ordered engrossed.

House Bill No. 103, by Representative French: Relating to taxation and to assessments of property.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 103, entitled "An Act relating to taxation; providing for cancellation of or reduction in the assessment of property erroneously assessed through errors in description, double assessments or manifest errors in assessment which do not involve a revaluation of the property, and the correction of error in extending tax-rolls and for the refund of taxes based thereon; defining the duties of certain state and county officers in connection therewith; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 5, line 29 of the original bill, being line 40 of the printed bill, strike the figure "$100" and insert in lieu thereof the figure "$200".

In Section 5, line 30 of the original bill, being line 40 of the printed bill, strike the word "three" and insert in lieu thereof the word "six". JOHN R. JONES, Chairman.


The bill was read the second time by sections.

On motion of Mr. Jones (John R.), the committee amendment to Section 5, line 29 of the original bill, was adopted.

Mr. Jones (John R.) moved the adoption of the committee amendment to Section 5, line 30 of the original bill.

Debate ensued.

On motion of Mr. Payne, the previous question was ordered.

The committee amendment to Section 5, line 30 was lost.

The bill was passed to third reading and ordered engrossed.

Senate Bill No. 42, by Senator McDonald (By Departmental Request): Relating to insurance.

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

Engrossed Senate Bill No. 68, by Rules and Joint Rules Committee (By Executive Request): Relating to unemployment compensation.

The bill was read the second time by sections.

Mr. Eddy moved the adoption of the following amendment:

Amend Section 1, line 5 of the printed bill, after the word "governor", strike the period (.) and add the following: "but not over five thousand dollars ($5000) per year."

Debate ensued on the merits of the amendment.

Mr. Hay was granted permission to explain the bill to the House. During the discussion, Mr. Vane rose to a point of order.
Mr. Vane:
"Point of order. Is he speaking on the bill, or on the merits of the amendment?"

The Speaker (Mr. Reilly (Edward J.) presiding):
"The gentleman was given permission of the House to speak on the bill. There was no objection when he asked for permission to explain it."

The Speaker resumed the chair.
Debate continued.
On motion of Mr. Martin, the previous question was ordered.
Mr. Armstrong moved that the amendment be tabled without taking the subject matter with it.

The Speaker:
"Mr. Armstrong, a motion to table without taking the subject matter with it is out of order. We have carefully checked through the rules, and it is the opinion of the Speaker that a motion to table without taking the subject matter with it, which has been used during the past three sessions, is wrong. I shall give this opinion at this time, and an appeal may be taken from the decision of the chair.
"If you wish, Mr. Armstrong, you may withdraw your motion to table the amendment without taking the subject matter with it."

Mr. Armstrong withdrew his motion to table the amendment by Mr. Eddy to Engrossed Senate Bill No. 68 without taking the subject matter with it.
On motion of Mr. Smith (Michael B.), the previous question was ordered.
Mr. McQuesten demanded a roll call and the demand was sustained.

The Speaker:
"A vote 'aye' is for Mr. Eddy's amendment. A vote 'No' is against the amendment."

The Clerk called the roll on the adoption of the amendment by Mr. Eddy, and the amendment was lost by the following vote: Yeas, 37; nays, 61; absent or not voting, 1.

Those voting yea were: Representatives Babcock, Beckley, Bienz, Dev-enish, Eaton, Eddy, Egbert, French, Fry, Gabrielsen, Gholson, Isenhart, Jones (D. W.), Judd, Kinnear (Roy J.), LaFollette, Lauman, Mackie, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Moulton, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Smith (Vernon A.), Trombley, Turner, Vane, Warnaica, Wintler, Woodall—37.

Those voting nay were: Representatives Armstrong, Austin, Beierlein, Bernethy, Brown, Butler, Callison, Cameron, Carty, Chervenka, Cole, Cook, Cowen, Dixon, Dore, Finucane, Fogg, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Kehoe, Kinnear (Geo. C.), Lindsay, Martin, McDonald, Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Pitt, Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Twidwell, Underwood, Van Buskirk, Van Dyk, Wenberg, Wentworth, Wiggen, Willa, Mr. Speaker—61.

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

PERSONAL PRIVILEGE
The Speaker recognized Mr. Neal of King County.

Mr. Neal:
"I would like to have the Speaker know that I am here. I pretty nearly wore my chair out getting up and down without being seen. I am in a direct line with the reading clerk so the Speaker cannot see me. I would like to have the reading clerk sit in a lower chair so I will be noticed."

Engrossed Senate Bill No. 68 was passed to third reading.
THIRD READING OF BILLS

House Joint Memorial No. 7, by Committee on Memorials: Relating to old age assistance.

Mr. Henry moved that the rules be suspended, the second reading considered the third, and House Joint Memorial No. 7 be placed on final passage.

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Joint Memorial No. 7, and the memorial passed the House by the following vote: Yeas, 90; nays, 8; absent or not voting 1.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruar, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wigen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those voting nay were: Representatives Eddy, Kinnear (Geo. C.), Kinnear (Roy J.), Miller (Fred), Mohler; Moulton, Smith (Vernon A.), Turner—8.

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

House Joint Memorial No. 7, having received the constitutional majority, was declared passed.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 1, 1939.

The Senate has passed: House Bill No. 20, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 1, 1939.

The Senate has passed: Engrossed House Bill No. 11, with the following amendment: In line 5 of the title of the original bill, after the word "thereof" and before the period (.) insert the following: "and declaring an emergency"; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

On motion of Mr. Cameron, the House concurred in the Senate amendment to Engrossed House Bill No. 11.

The Speaker declared the question to be on the final passage of Engrossed House Bill No. 11 as amended by the Senate.

The Clerk called the roll on the passage of Engrossed House Bill No. 11 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 4; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Butler, Callison, Cameron, Carty, Chervenka, Coe,
Those voting nay were: Representatives Bernethy, Brown, Hurley (Joseph E.), Wenberg—4.

Those absent or not voting were: Representatives Gholson, Hall, White—3.

Engrossed House Bill No. 11, having received the constitutional majority, was declared passed as amended by the Senate.

On motion of Mr. Hurley (John R. "Pat"), the House adjourned to eleven o'clock a. m., Thursday, February 2, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-FIFTH DAY

MORNING SESSION

House of Representatives,
Olympia, Wash., Thursday, February 2, 1939.

The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll, and all members were present except Representative Wentworth.

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

On motion of Mr. Reilly (Edward J.), Rule 20 was suspended.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Hurley (John R. "Pat"), further reading was dispensed with and the journal was ordered to stand approved as read.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Mr. Smith (Michael B.) moved that House Bill No. 14 be re-referred from the Committee on Public Utilities to the Committee on Revenue and Taxation.

Debate on the motion and on the merits of the bill ensued.

On motion of Mr. Hurley (Joseph E.), the previous question was ordered.

Division was called for, and the motion to re-refer House Bill No. 14 to the Committee on Revenue and Taxation was lost.
REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 2, 1939.

MR. SPEAKER:
Your Committee on Enrollment, to whom was referred House Bill No. 11; also House Bill No. 20, have compared same with the original bills and find them correctly enrolled.

I concur in this report: O. R. Schumann.

The Speaker announced he was about to sign House Bill No. 20 and House Bill No. 11.

House of Representatives,
Olympia, Wash., February 2, 1939.

MR. SPEAKER:
Your Committee on Engrossment, to whom was referred House Bill No. 80; also House Bill No. 81; also House Bill No. 87; also House Bill No. 103, have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

House of Representatives,
Olympia, Wash., February 1, 1939.

MR. SPEAKER:
We, a part of your Committee on Public Utilities, to whom was referred House Bill No. 1, 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. .................................................. Chairman.

We concur in this report: J. B. Smith, Alfred J. Hanson, J. K. Van Buskirk, Clyde V. Tisdale, Ernest A. Dore, Jr.

House of Representatives,
Olympia, Wash., February 1, 1939.

MR. SPEAKER:
We, a part of your Committee on Public Utilities, to whom was referred House Bill No. 1, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

EARL R. WARMICA, Chairman.

We concur in this report: Vernon A. Smith, Cecil Callison, Roy J. Kinnear, L. B. Judd.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 1, 1939.

MR. SPEAKER:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 54, entitled "An Act relating to the liability of owners and/or operators of motor vehicles, repealing Section 121 of Chapter 189 of the Laws of 1937," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD J. RELLY, Chairman.


Passed to second reading.

House Bill No. 57 (reported by Judiciary Committee):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.
House Bill No. 67 (reported by Committee on Labor and Labor Statistics):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 1, 1939.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 138, entitled "An Act to provide for the safety of life and property and to create an office of boiler inspection which shall formulate rules and regulations for the safe construction and operation of steam boilers; to provide for exemptions and fees to be charged in the repair of steam boilers; and to provide a penalty for 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.

DAN L. GUISENGER, Chairman.

We concur in this report: George Kinnear, Alva Ruark, John Sherman, Julia Butler, Gerald G. Dixon, Roderick A. Lindsay, H. N. Jackson, C. N. Eaton.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 1, 1939.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 144, entitled "An Act relating to tax acquired property and authorizing boards of county commissioners to sell property acquired for delinquent taxes to the government of the United States, or the state of Washington, or any city or town or school district, or public utility district, within the state of Washington at private sale without notice," 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.

JOHN R. JONES, Chairman.


On motion of Mr. Jones (John R.), the committee report was adopted and House Bill No. 144 was re-referred to the Judiciary Committee.

House Bill No. 146 (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

H. B. No. 148 (reported by Committee on Banks and Banking):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 1, 1939.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 143, entitled "An Act relating to taxation and setting the date establishing county, city and other taxing district boundaries for purposes of property taxation and the levy of property taxes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN R. JONES, Chairman.


Passed to second reading.
TWENTY-FIFTH DAY, FEBRUARY 2, 1939

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 164, entitled "An Act relating to taxation; authorizing the payment of property taxes by means of tax refund warrants; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN R. JONES, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Memorials, to whom was referred House Concurrent Resolution No. 3, relating to a joint session for the purpose of holding memorial services, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD E. HENRY, Chairman.

We concur in this report: D. W. Jones, Will W. Wentworth.

On motion of Mr. Henry, the rules were suspended, House Concurrent Resolution No. 3 was advanced to second reading and read the second time in full.

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

On motion of Mr. Henry, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Concurrent Resolution No. 3 to the Senate.

MR. SPEAKER:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred Engrossed Senate Bill No. 70, entitled "An Act transferring certain monies in and to be paid into the State Treasury and abolishing the shoreland improvement fund and defining the duties and powers of the state treasurer in connection therewith and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ERNEST A. DORE, Jr., Chairman.

We concur in this report: John Pearsall, Oscar Wenberg, Kathryn Fogg, H. N. Jackson, Donald B. Miller.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 87, entitled "An Act relating to limitations of actions and amending Section 162 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 be re-referred to the Committee on Reclamation and Irrigation.

JOHN R. JONES, Chairman.

On motion of Mr. Jones (John R.), the committee report was adopted and Engrossed Senate Bill No. 87 was re-referred to the Committee on Reclamation and Irrigation.

MESSAGES FROM THE SENATE

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 48, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., February 1, 1939.

MR. SPEAKER:

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

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., February 1, 1939.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 212, by Representative Smith (Vernon A.): An Act relating to public highways; providing for additions to Primary State Highway No. 15; amending Section 15, Chapter 190, Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 213, by Representatives Hanson and White: An Act relating to highways and establishing secondary state highway to be known as Secondary State Highway No. 3M, and amending Section 4 of Chapter 207 of the Laws of 1937 (Section 6402-4 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 214, by Representatives Hanson and White: An Act relating to highways, authorizing and directing the construction of an overhead crossing or other satisfactory crossing on State Highway No. 2 at the most feasible point west of Cle Elum near the intersection of State Highway No. 2 and Secondary State Highway No. 2E.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 215, by Representative Woodall: An Act relating to mortgages on certain kinds of property, and amending Section 1 of Chapter 96 of the Laws of 1915.

Ordered printed and referred to Judiciary Committee.

House Bill No. 216, by Representative Neal: An Act relating to stolen property; providing for the surrender thereof without charge; and providing penalties.

Ordered printed and referred to Judiciary Committee.

House Bill No. 217, by Representative Turner: An Act relating to justices of the peace in first-class cities; providing for the appointment of such justices as police justices or police judges to preside over a court to be designated as the municipal court of the city; defining the jurisdiction and power of such courts and judges; and amending Sections 2 and 4, Chapter 85, of the Laws of 1899; and Sections 1 and 2, Chapter 182, of the Laws of 1923.

Ordered printed and referred to Judiciary Committee.
House Bill No. 218, by Representative Hurley (Joseph E.): An Act relating to outside work by full time public officers and employees for compensation; prohibiting the same; and prescribing penalties.

Ordered printed and referred to Judiciary Committee.

House Bill No. 219, by Representative Dixon: An Act relating to the equipment for and operation of certain motor vehicles; providing for certain offenses; defining powers and duties of the state commission on equipment relating thereto; and amending Chapter 189, Laws of 1937, by adding thereto a new section to be known as Section 40½.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 220, by Representatives Dixon and Rosellini: An Act relating to legislative districts and changing the boundaries of the twenty-fifth (25th) and twenty-eighth (28th) senatorial and representative districts.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 221, by Judiciary Committee: An Act requiring an employer to pay, to certain persons, wages earned by a deceased employee prior to death.

Ordered printed and passed to second reading.

House Bill No. 222, by Representative Pennock: An Act relating to the right of collective bargaining agreements between state departments with trade union organizations, and recognizing the right of state department employees to belong to trade union organizations.

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

House Bill No. 223, by Representative Lindsay: An Act providing for bonding and licensing of painting contractors; licensing of journeymen; prescribing the powers and duties of certain officials in connection therewith; making certain practices unlawful and prescribing penalties; and providing certain regulations.

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

House Bill No. 224, by Representative Jackson: An Act relating to the establishment of a state-wide first aid meet under the supervision of the department of labor and industries for employers and employees engaged in extrahazardous industries and making appropriations therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 225, by Representative Hanson: An Act relating to coal mining, providing qualifications for hoist engineers, and amending Sections 69 and 88 of Chapter 36 of the Laws of 1917.

Ordered printed and referred to Committee on Mines and Mining.

House Bill No. 226, by Representative Woodall: An Act relating to growing crops and other agricultural and/or horticultural commodities, regulating the purchase and sale thereof; and prescribing penalties.

Ordered printed and referred to Committee on Horticulture.

House Bill No. 227, by Representative McQuesten (By Request): An Act to regulate the sale, transportation, loading, packing, marketing and disposal of honey; to prevent fraud and deception therein; giving authority to the
director to establish standards for honey; providing for a Washington state honey seal and its use; providing means of enforcement; and providing penalties.

Referred to Committee on Agriculture.

On motion of Mr. McQuesten, the usual number of copies of House Bill No. 227 were ordered printed.

House Bill No. 228, by Representative Jackson: An Act relating to sanitation, creating a sanitary authority, prescribing the powers and duties thereof, providing for investigations, surveys and hearings by said authority and prescribing the procedure therefor.

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

House Bill No. 229, by Representative Olson: An Act authorizing the department of health to make a re-classification of birth and death records of the state; making an appropriation therefor; and declaring this act shall take effect immediately.

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

House Bill No. 230, by Representatives McCash, Lauman and Miller (Frank O.): An Act relating to the registration of stallions and jacks; amending Sections 3 and 7, Chapter 99, of the Laws of 1911, and Sections 1, 3 and 4, Chapter 112, of the Laws of 1917; and making an appropriation.

Ordered printed and referred to Committee on Dairy and Livestock.

House Bill No. 231, by Representative Martin (By Departmental Request): An Act relating to wildlife and game; assenting to the purposes and provisions of that certain act of Congress entitled: "An Act to provide that the United States shall aid the states in wildlife-restoration projects, and for other purposes," approved September 2, 1937, and empowering and directing the state department of game to establish and conduct wildlife-restoration projects; and providing that no funds accruing to the State of Washington from hunting license fees shall be diverted for any other purpose than the protection, propagation and restoration of wildlife and game and the expenses of administration of the state department of game.

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

House Bill No. 232, by Representative Hanson: An Act relating to cities of the third class, providing for confirmation by the council of appointive officers and amending Section 1 of Chapter 182 of the Laws of 1929 (Sec. 9116, Remington's Revised Statutes).

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

House Bill No. 233, by Representative Nordenberg: An Act relating to elections and school districts of the second class, and providing that the board of directors thereof may establish one or more polling places therein.

Ordered printed and referred to Committee on Education.

House Bill No. 234, by Representative Butler: An Act relating to the office of county assessor; providing for the abolition of such office and the transfer of the duties thereof to the county treasurer.

Ordered printed and referred to Committee on Counties and County Boundaries.
House Bill No. 235, by Representative Cowen: An Act designating and officially naming an existing park road within Riverside State Park the Aubrey L. White Parkway.

Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 236, by Committee on Agriculture: An Act relating to the development of the resources of Washington; promoting the general welfare by providing for the encouragement of district exhibitions of the products of agriculture, livestock, arts, science and manufacture; also providing for boys' and girls' 4-H club work, Smith-Hughes vocational work, county and community fairs, and making an appropriation therefor.

Ordered printed and passed to second reading.

House Bill No. 237, by Representative Beckley: An Act defining what shall constitute a legal or lawful fence, amending Section 2488 and repealing Section 2489 of the Code of 1881.

Ordered printed and referred to Judiciary Committee.

House Bill No. 238, by Representative Warnica: An Act relating to Public Highways; establishing, designating and describing secondary state highways; amending Section 6, Chapter 207, Laws of 1937 (Section 6402-6, Remington's Revised Statute); and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

FIRST READING OF SENATE BILLS IN THE HOUSE

Engrossed Senate Bill No. 48, by Committee on Rules and Joint Rules (By Executive Request): An Act providing that relatives of sufficient ability shall support persons unable to earn a livelihood in consequence of bodily or mental infirmity, or other cause, authorizing the enforcement of liability for such support and declaring an emergency.

Referred to Committee on Unemployment Relief and Public Welfare.

Senate Concurrent Resolution No. 3, by Senator Duggan: Relating to a committee conference with the State of Oregon on the subject of marriage laws.

Referred to Committee on Rules and Order.

On motion of Mr. Fry, the House recessed 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 Cook, Eaton, Payne, Sherman and Twidwell.

SECOND READING OF BILLS

The Speaker called Mr. Cowen to preside.

House Bill No. 55, by Representative Schumann: Relating to possession of property sold under execution.
We, your Judiciary Committee, to whom was referred House Bill No. 55, entitled "An Act relating to the possession of property sold under execution, during the period of redemption, amending Section 1 of Chapter 93 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 1, line 29, of the original bill, being lines 18 and 19 of the printed bill, strike the words "one year's taxes with interest:" and insert in lieu thereof the following words: "and for taxes becoming delinquent during the year of redemption together with interest thereon."

EDWARD J. REILLY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendment was adopted.

House Bill No. 55 was passed to third reading and ordered engrossed.

House Bill No. 37, by Representative Cameron: Relating to Metropolitan Park Districts.

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 37, entitled "An Act relating to Metropolitan Park Districts and amending Section 6724 Remington's Revised Statutes of Washington. (Section 5, Chapter 98, Session Laws of 1907 as amended by Chapter 97 of Session Laws of Extra-ordinary Session of 1925.)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 1, lines 13 and 14, of the original bill, being line 6 of the printed bill, after the asterisks, strike the words and figures "two and one-half (2½)" and insert in lieu thereof the words and figures "two and six-tenths (2 6/10)."

ERNEST A. DORE, Jr., Chairman.

We concur in this report: Donald B. Miller, John Pearsall, Kathryn Fogg, H. N. Jackson, Oscar Wenberg.

The bill was read the second time by sections.

On motion of Mr. Dore, the committee amendment was adopted.

House Bill No. 37 was passed to third reading and ordered engrossed.

House Bill No. 123, by Representative Devenish: Relating to public highways and motor vehicles.

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

The Speaker resumed the chair.

House Bill No. 132, by Committee on Dairy and Livestock: Relating to diseased animals and Bang's disease.

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

House Joint Memorial No. 8, by Representatives Mackie, Twidwell and Pearsall: Relating to the cedar shingle industry.

The memorial was read the second time in full and passed to third reading.

Senate Joint Memorial No. 1, by Senator Troy: Relating to Stevens County.
We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Joint Memorial No. 1, relating to the closing of a portion of Stevens County in the State of Washington to grazing, have had 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:

On page 2, lines 10 and 11 of the original memorial, being the last two lines of the printed memorial, after the word "rescinded" insert a period (.) and strike the balance of the sentence.

We concur in this report: Earl S. Coe, Chas. R. Savage, Cecil Callison, Robert Bernethy, Roy J. Kinnear, Sixten P. Nordenberg, Tom Montgomery.

The memorial was read the second time in full.

On motion of Mr. Twidwell, the committee amendment was adopted.

Mr. Pearson moved the adoption of the following amendment:

After the last line in the printed memorial add the following:

"And we further pray and petition the President and Secretary of Agriculture to transfer to the State of Washington, administration of the entire Northeastern Washington resettlement area as has already been done in other states."

Debate ensued.

The Speaker:

"Mr. Pearson, I am going to rule that the amendment is not germane to the memorial. The subject matter covers an entirely different territory than the forty thousand acres mentioned in the Memorial.

"You may introduce a new memorial, if you wish, to cover the territory mentioned in your amendment."

Mr. Pearson withdrew his amendment to Senate Joint Memorial No. 1.

Senate Joint Memorial No. 1 was passed to third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 8, by Representative Hurley (Joseph E.): Providing for notice of resignation or removal of executor or administrator.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 8 was placed on final passage.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 8, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.),
Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those absent or not voting were: Representatives Cook, Cowen, Jackson, Mohler, Payne, Vane, Wenberg—7.

Engrossed House Bill No. 8, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 87, by Representative Mohler: Relating to revenue and taxation and an excise tax on personal property.

On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 87 was placed on final passage.

Debate ensued.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 87, and the bill passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, White, Wiggen, Wills, Wintler, Mr. Speaker—91.

Those voting nay were: Representatives Judd, Woodall—2.

Those absent or not voting were: Representatives Miller (Fred), Mohler, Nordenberg, Sherman, Wenberg, Wentworth—6.

Engrossed 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. Carty, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 87 to the Senate.

Engrossed House Bill No. 103, by Representative French: Relating to taxation and to assessments of property.

On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 103 was placed on final passage.

Debate ensued.
On motion of Mr. Finucane, the previous question was ordered. The Clerk called the roll on the final passage of Engrossed House Bill No. 103, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Roselini, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr Speaker—94.

Those absent or not voting were: Representatives Cowen, Jackson, Ruark, Sandegren, Wenberg—5.

Engrossed House Bill No. 103, having received the constitutional majority, was declared 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 (John R.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 103 to the Senate.

On motion of Mr. Fry, the House adjourned to eleven o'clock a.m., Friday, February 3, 1939.

S. R. HOLCOMB, Chief Clerk.
was escorted to a seat beside the Speaker by Mr. Wentworth and Mr. Austin. On motion of Mr. Payne, the rules were suspended, and Mrs. Martin was asked to address the House on a subject of her own choosing.

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

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Martin, further reading was dispensed with, and the journal was ordered to stand approved as read.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 3, 1939.

Your Committee on Engrossment, to whom was referred House Bill No. 37; also House Bill No. 55; have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

ROBERT M. FRENCH, Chairman.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 2, 1939.

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 25, entitled "An Act relating to the relief of soldiers, sailors and marines of the disabled American veterans and their families; and making 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.

JOHN R. HURLEY, Chairman.


Passed to second reading.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 2, 1939.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 64, entitled "An Act relating to the use of state, county or municipal property and providing a penalty therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD J. REILLY, Chairman.


Passed to second reading.

MR. SPEAKER:

House Bill No. 70 (reported by Judiciary Committee): Do pass as amended.

Passed to second reading.

House Bill No. 71 (reported by Judiciary Committee): Do pass as amended.

Passed to second reading.

House Bill No. 78 (reported by Committee on Appropriations): Do pass as amended.

Passed to second reading.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 2, 1939.

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 86, entitled "An Act relating to game; providing that one member of the state game commission shall be a farm owner residing upon a farm east of the
Cascade Mountains, and one member shall be a farm owner residing upon a farm west of the Cascade Mountains; and amending Section 5855-2 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.

**Fred J. Martin, Chairman.**


Passed to second reading.

**House Bill No. 92 (reported by Committee on Harbors and Waterways):**

Do pass as amended.

Passed to second reading.

**House Bill No. 101 (reported by Committee on Education):** Do pass as amended.

Passed to second reading.

Passed to second reading.

House of Representatives,

**Mr. Speaker:**

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 102, entitled "An Act relating to government of municipal corporations under a commission; abolishing primary elections in cities of the second class operating under a commission form of government; and amending Section 7 of Chapter 116 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Committee on Elections and Privileges.

O. A. Wiggen, Chairman.

We concur in this report: Charles Finucane, Mrs. Thomas E. Kehoe, George Kinnear, Sixten P. Nordenberg, Hugh J. Rosellini, J. B. Smith, Michael B. Smith.

On motion of Mr. Wiggen, House Bill No. 102 was re-referred to the Committee on Elections and Privileges.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 2, 1939.

**Mr. Speaker:**

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 159, entitled "An Act relating to payment of salaries for state, county and municipal officers and employees, and amending Section 1 of Chapter CXXX (130), page 267, 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.

Richard G. Cook, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 2, 1939.

**Mr. Speaker:**

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 181, entitled "An Act relating to the payment of bounties for the killing of certain predatory animals and amending Section 2 of Chapter 63 of the Laws of 1937, (Section 3708-2, 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 pass.

Fred J. Martin, Chairman.


Passed to second reading.
MR. SPEAKER:

We, your Judiciary Committee, to whom was referred Senate Bill No. 10, entitled "An Act relating to the designation of taxes and assessments," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD J. REILLY, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 2, 1939.

The Senate has passed: Senate Bill No. 80, also Senate Bill No. 105, also Senate Bill No. 138, and the same are herewith transmitted.

EARL M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 2, 1939.

The Senate has passed: Engrossed Senate Bills No. 79 and No. 66, and the same are herewith transmitted.

EARL M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 2, 1939.

The President has signed: House Bill No. 11, also House Bill No. 20, and the same are herewith transmitted.

EARL M. MCCROSKEY, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 239, by Representative Smith (Vernon A.) (By Departmental Request): An Act relating to transportation of convicted persons to the Penitentiary and Reformatory and amending Section 5 of Chapter 114 of the Laws of 1935, and declaring an emergency.

Referred to Committee on State Penal and Reformatory Institutions.

House Bill No. 240, by Representative Smith (Vernon A.) (By Departmental Request): An Act relating to release or parole of convicted persons to the Penitentiary and Reformatory and amending Section 4 of Chapter 114 of the Laws of 1935, and declaring an emergency.

Referred to Committee on State Penal and Reformatory Institutions.

House Bill No. 241, by Representative Smith (Vernon A.) (By Departmental Request): An Act to provide for psychiatric care of persons at the Washington State Penitentiary and the Washington State Reformatory and authorizing the Board of Prison Terms and Paroles to transfer prisoners from such institutions to any of the State Hospitals for such care as may be given at such hospitals to persons in need of psychiatric treatment.

Referred to Committee on State Penal and Reformatory Institutions.
House Bill No. 242, by Representatives Smith (Vernon A.) (By Departmental Request): An Act to provide for conservation camps for certain prisoners confined in the Washington State Penitentiary and the Washington State Reformatory, providing compensation for such prisoners and amending Chapter 114 of the Laws of 1935 relating to the provisions of adequate punishment of persons convicted of certain felonies, their rehabilitation while in confinement and the necessary supervision after release and defining the duties of the Board of Prison Terms and Paroles with relation thereto, and declaring an emergency.

Referred to Committee on State Penal and Reformatory Institutions.

House Bill No. 243, by Representative Smith (Vernon A.) (By Departmental Request): An Act to provide for compelling attendance of out of state witnesses by this state and other states in criminal cases, and to make uniform the law with reference thereto, and repealing all acts or parts of acts inconsistent herewith.

Referred to Judiciary Committee.

House Bill No. 244, by Representative Smith (Vernon A.) (By Departmental Request): An Act to make uniform the law on fresh pursuit, and authorizing this state to cooperate with other states therein; and declaring an emergency.

Referred to Judiciary Committee.

House Bill No. 245, by Representative Smith (Vernon A.) (By Departmental Request): An Act to make uniform the procedure on interstate extradition.

Referred to Judiciary Committee.

House Bill No. 246, by Representative Sherman: An Act relating to annual safety inspections by the division of safety; prescribing the manner of such inspections immediately after the occurrence of a fatal injury in extrahazardous employment and prescribing criminal penalties for violation thereof; and amending Section 13, Chapter 136, Laws of 1923 (Section 7774 of Remington’s Revised Statutes).

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 247, by Representative Reilly (Edward J.) (By Departmental Request): An Act transferring certain moneys in and to be paid into the state treasury and abolishing the 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, 1939.

Referred to Judiciary Committee.

House Bill No. 248, by Representative Reilly (Edward J.) (By Departmental Request): An Act transferring certain moneys in and to be paid into the state treasury and abolishing the current state school suspense fund, and defining the duties and powers of the state treasurer in connection therewith, and declaring that this act shall take effect April 1; 1939.

Referred to Judiciary Committee.

House Bill No. 249, by Representative Reilly (Edward J.) (By Departmental Request): An Act transferring certain moneys in and to be paid into the state treasury and abolishing the state athletic fund, and defining
the duties and powers of the state treasurer in connection therewith; repealing Section 21 of Chapter 184 of the Laws of 1933, being Section 8276-21, Remington's Revised Statutes; and declaring that this act shall take effect April 1, 1939.

Referred to Judiciary Committee.

House Bill No. 250, by Representative Reilly (Edward J.) (By Departmental Request): An Act transferring certain moneys in and to be paid into the state treasury and abolishing the veteran's compensation bond retirement fund, and defining the duties and powers of the state treasurer in connection therewith.

Referred to Judiciary Committee.

House Bill No. 251, by Representatives Jones (John R.) and French: An Act making an appropriation for the administration of Chapter 156, Session Laws of 1935 and Chapter 75, Session Laws of 1937.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 252, by Representatives Warnica and Mohler: An Act providing an appropriation for the redemption of certain delinquent Thurston County road bonds, and declaring that the act shall become effective immediately.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 253, by Representative Reilly (Edward J.) (By Departmental Request): An Act relating to the oyster reserve fund; transferring certain moneys from the oyster reserve fund to the fisheries fund and abolishing the oyster reserve fund; and amending Section 105 of Chapter 31 of the Laws of 1915 (being Section 5759, Remington's Revised Statutes); and declaring that this act shall take effect April 1, 1939.

Referred to Judiciary Committee.

House Bill No. 254, by Representative Smith (Vernon A.) (By Departmental Request): An Act amending Chapter 224 of the Laws of 1937 and classifying the Board of Prison Terms and Paroles as directors, fixing their compensation and declaring an emergency.

Referred to Committee on State Penal and Reformatory Institutions.

House Bill No. 255, by Representative French: An Act relating to 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 an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 256, by Representative Cook: An Act providing for the disincorporation in certain cases of port districts.

Ordered printed and referred to Committee on Harbors and Waterways.

House Bill No. 257, by Representative Kehoe: An Act creating a state library commission and prescribing its powers and duties; and providing that this act shall take effect April 1, 1939.

Ordered printed and referred to Committee on State Library.

House Bill No. 258, by Representative Isenhart: An Act relating to registration of voters and amending Section 22 of Chapter 1 of the Laws of 1933 to permit voting in second-class school districts without registration.

Ordered printed and referred to Committee on Elections and Privileges.
House Bill No. 259, by Representative Devenish (By Departmental Request): An Act imposing an excise tax on gasoline and other inflammable liquids, and providing for the payment, collection and lien of the tax; amending Sections 1, 5 and 17 of Chapter 58, Laws of 1933 (Sections 8327-1, 8327-5, 8327-17, Remington's Revised Statutes); defining distribution; redefining distributors; providing for ex-tax sales between distributors; providing for evaporation and handling losses; and enacting a new section relating to tax payments, reports, penalties and remedies applicable to persons other than distributors.

Referred to Committee on Roads and Bridges.

On motion of Mr. Devenish, the usual number of copies of House Bill No. 259 were ordered printed.

House Bill No. 260, by Committee on Rules and Order (By Executive Request): An Act relating to intoxicating liquors and amending Section 78 of Chapter 62 of the Laws of 1933, Extraordinary Session, as amended by Section 1, Chapter 80 of the Laws of 1935 and Section 2, Chapter 62 of the Laws of 1937, the same being 7306-78 Remington's Revised Statutes, and declaring an emergency.

Passed to second reading.

House Bill No. 261, by Representative Cowen: An Act relating to narcotic drugs, defining and providing for the use, possession, sale and distribution of narcotic drugs and the search and seizure thereof, and providing penalties.

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

House Bill No. 262, by Representative Gabrielsen: An Act relating to the powers of cities of the fourth class and granting them the right to acquire, own and operate city parks and cemeteries either within or without the limits of said city, and amending Section 1 of Chapter 207 of the Laws of 1927 (Section 9175 of Remington's Revised Statutes).

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

On motion of Mr. Reilly (Edward J.), only 300 copies of the following "By Request" bills were ordered printed instead of the usual number: House Bills Nos. 247, 248, 249, 250, 253 and 260.

On motion of Mr. Smith (Vernon A.), the usual number of copies of the following "By Request" bills were ordered printed: House Bills Nos. 239, 240, 241, 242, 243, 244, 245 and 254.

FIRST READING OF SENATE BILLS IN THE HOUSE

Engrossed Senate Bill No. 66, by Senator Kyle: An Act relating to school directors, increasing their powers and providing for the joint purchase of supplies and equipment and amending Section 4776 of Remington's Revised Statutes.

Referred to Committee on Education.

Engrossed Senate Bill No. 79, by Senators Shorett and Metcalf: An Act declaring the necessity of creating public bodies corporate and politic to be known as housing authorities to undertake slum clearance and projects to provide dwelling accommodations for persons of low income; creating such housing authorities in cities and in counties; defining the powers and duties
of housing authorities and providing for the exercise of such powers, including acquiring property, borrowing money, issuing bonds and other obligations, and giving security therefor; providing that housing authorities may obtain the attorney general's opinion upon their bonds; providing that housing authorities, their property and securities shall be exempt from taxation and assessment, but authorizing certain payments in lieu of taxes; providing that bonds of housing authorities shall be legal investments; conferring remedies on obligees of housing authorities; and declaring an emergency.

Referred to Judiciary Committee.

**Senate Bill No. 80**, by Senators Metcalf and Shorett: An Act authorizing cities, towns, counties, and other public bodies and subdivisions to aid housing projects of housing authorities or of the United States of America by conveying or dedicating property, by furnishing parks, playgrounds, streets, roads, water, sewer or drainage facilities and other improvements and facilities, by exercising certain other powers and by making agreements relating to such aid; authorizing cities, towns, counties and other public bodies and subdivisions to purchase bonds of housing authorities, to make agreements respecting the exercise of their powers relating to the remedying or elimination of unfit dwellings, and to make agreements relating to payments by housing authorities; authorizing certain cities, towns and counties to pay moneys to housing authorities; and declaring an emergency.

Referred to Judiciary Committee.

**Senate Bill No. 105**, by Senator McAulay (By Request): An Act relating to banks maintaining branch banks or branch banking offices; requiring the presentation at such branch bank or banking office of all checks, notes, trade acceptances, orders for payment and stop payment orders, confirmations or renewals relating to or to be paid out of any account or deposit maintained at such branch bank or banking office, and requiring that tender of payment of any note, draft or trade acceptance payable at or drawn on or acceptable at any branch bank or banking office shall be made at such branch bank or banking office.

Referred to Committee on Banks and Banking.

**Senate Bill No. 138**, by Committee on Insurance: An Act relating to life insurance policy loans and advances, the computation of interest thereon, providing the remedy for the collection of such interest, and amending Chapter 49, Laws of 1911 as amended, the same being Sections 7032 to 7298 inclusive, Remington's Revised Statutes, by adding thereto a new section to be known as Section 184-A.

Referred to Committee on Insurance.

SECOND READING OF BILLS

**House Bill No. 30**, by Representative Henry: Relating to legal aid bureaus.

*House of Representatives,*


Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 30, entitled "An Act declaring the promotion of organized legal aid to be in the public interest, defining legal aid bureaus, authorizing their creation, providing for their financing by certain counties and their operation by legal aid county committees and
the Washington State Bar Association," have had 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 10, of the original bill, being line 3 of the printed bill, strike the period (.) following the word "fee" and insert in lieu thereof the following: "determined in accordance with the Established Code of Legal Ethics."

In Section 6, line 10, of the original bill, being line 28 of the printed bill, after the word "resolution" and before the word "the" strike the word "of".

In Section 14, line 7, of the original bill, being line 22 of the printed bill, strike the word "Nothing" and insert in lieu thereof: "No county funds shall be expended for legal aid except in accordance with this act, but nothing".

Strike the whole of Section 16 and insert in lieu thereof the following:

"SEC. 16. DURATION. This act shall cease to be in effect and any public agencies established hereunder shall cease to exist at the expiration of two (2) years after the date of the enactment of this act."

Amend the bill by adding a new section to be numbered 17 and to read as follows:

"SEC. 17. EMERGENCY. This act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately."

EDWARD J. REILLY, Chairman.


House of Representatives,

MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 30, 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: Perry B. Woodall.

The bill was read the second time by sections.

On motion of Mr. Henry, the committee amendment to Section 1, line 10 of the original bill, was adopted.

On motion of Mr. Reilly (Edward J.), the committee amendment to Section 6, line 10 of the original bill, was adopted.

Mr. Woodall moved the adoption of the following amendment to Section 10:

In Section 10, line 2, page 3 of the printed bill, after the words "free basis", add the words: "nor divorces, unless it be one requiring issuance of a restraining order."

Debate on the merits of the amendment ensued.

The amendment was lost.

Mr. Reilly (Edward J.) moved the adoption of the committee amendment to Section 14, line 7 of the original bill.

The amendment was adopted.

Mr. Reilly (Edward J.) moved the adoption of the committee amendment to Section 16.

Debate ensued.

On motion of Mr. Payne, the previous question was ordered.

Mr. Henry:

"Point of order. Mr. Speaker, a vote 'Aye' is for the committee amendment. A vote 'No' is to leave the bill without the limiting amendment. Is that correct?"

The Speaker:

"That is correct, Mr. Henry."

The amendment was lost.
On motion of Mr. Reilly (Edward J.), the committee amendment to add a new section numbered 17 was withdrawn, because of its relation to the committee amendment to Section 16 which was lost.

House Bill No. 30 was passed to third reading and ordered engrossed.

On motion of Mr. Fry 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 Representatives Egbert and Van Dyk.

SECOND READING OF BILLS

The House resumed the consideration of bills on second reading.


Mr. Henry moved that House Bill No. 41 be re-referred to the Judiciary Committee.

Debate ensued.

Mr. Neal:

"Point of order. Is this bill up for final passage?"

The Speaker:

"The gentleman is speaking on the motion. He is stating the reasons for re-referring the bill."

Debate continued.

The Speaker observed, within the bar of the House, former Representative Belle Reeves from Chelan County, the present Secretary of State, and appointed Mr. Jones (D. W.) and Mr. Isenhart to escort her to a seat beside the Speaker.

On motion of Mr. Moulton, the previous question was ordered.

Division was called for, and the motion by Mr. Henry to re-refer House Bill No. 41 to the Judiciary Committee was lost by a rising vote.

The bill was read the second time by sections.

Mr. Turner moved the adoption of the following amendment:

In Section 1, page 1, line 8 of the original bill, being line 2 of the printed bill, after the word "now" strike out the words: "or may hereafter be".

Debate ensued.

On motion of Mr. Armstrong, the previous question was ordered.

The amendment by Mr. Turner to Section 1, line 2 of the printed bill, was lost.

Mr. Turner moved the adoption of the following amendment:

In Section 1, at the end of the bill, add the following:

"Provided further, that jurisdiction shall revert to the State of Washington in the event that said territory shall cease to be used for park purposes."

Debate ensued.

On motion of Mr. Pitt, the previous question was ordered.

The amendment was lost.
Mr. Martin moved the adoption of the following amendment:

In Section 1, line 21 of the original bill, being line 11 of the printed bill, strike the period (.) after the word "park" and insert a comma (,) and add the following: "provided, that all fish swimming out of the Park area and into state territory shall get a license from the Game Department."

The amendment was lost.

Mr. Turner moved the adoption of the following amendment:

In Section 1, line 7 of the printed bill, following the word "right" strike the words: "to tax persons and corporations, their franchises and property on lands included in said park:" and substitute in lieu thereof: "of taxation."

Debate ensued.

Mr. Martin moved that the amendment be laid on the table.

Mr. Henry:

"Point of order, Mr. Speaker. Does the motion to lay the amendment on the table kill the bill?"

The Speaker:

"It does not kill the bill, Mr. Henry, but it lays the whole thing on the table. We can take it from the table at any time by a majority vote."

The motion by Mr. Martin to lay the amendment on the table was lost.

On motion of Mr. Sherman, the previous question was ordered.

The amendment by Mr. Turner to line 7 of the printed bill was lost.

Mr. Martin moved the adoption of the following amendment:

Add at the end of Section 1 the following:

"Provided, that all fish caught in the park shall stay in the park, and that no fires shall be permitted to cook them."

Debate ensued.

On motion of Mr. Neal, the previous question was ordered.

The amendment by Mr. Martin was lost.

Mr. Martin moved that House Bill No. 41 be re-referred to the Committee on Game and Game Fish.

Debate ensued.

On motion of Mr. Hurley (Joseph E.), the previous question was ordered.

The motion to re-refer House Bill No. 41 to the Committee on Game and Game Fish was lost.

House Bill No. 41 was passed to third reading.

House Bill No. 91, by Representative Guisinger: Relating to extrahazardous employment.

On motion of Mr. Reilly (Edward J.), House Bill No. 91 was re-referred to the Committee on Industrial Insurance for the purpose of amendment.

House Bill No. 110, by Representative Chervenka (by Departmental Request): Relating to nursery stock.

Mr. Speaker:

We, your Committee on Horticulture, to whom was referred House Bill No. 110, entitled "An Act amending Section 2 of Chapter 148 of the Laws of 1937 (Section 2858, Remington's Revised Statutes), and repealing Section 2859, 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 line 1 of the title strike the capital letter "A" in the word "Amending" and insert in lieu thereof a small "a".

WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the House to be affixed.


MR. SPEAKER.
In line 1 of the title, after the word “Act” and before the word “amending” insert the words: “relating to nursery stock and”.

In Section 2, line 24 of the original bill, being line 14 of the printed bill, after the word “agents.” strike the four asterisks. FRANK CHERVENKA, Chairman.


The bill was read the second time by sections.

The Speaker observed, within the bar of the House, former Representative Augustus F. Hall from King County, and appointed Mr. Riley (Edward F.) and Mr. Pennock to escort him to a seat beside the Speaker.

On motion of Mr. Chervenka, the committee amendments to the title and to Section 2 were adopted.

House Bill No. 110 was passed to third reading and ordered engrossed.

**House Bill No. 163, by Representative Riley (Edward F.):** Relating to taxation and the establishment of taxing district boundaries.

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

**House Bill No. 164, by Representative Riley (Edward F.):** Relating to taxation and to tax refund warrants.

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

**Engrossed Senate Bill No. 70, by Committee on Parks and Playgrounds:** Transferring certain monies in the state treasury and abolishing the shore-land improvement fund.

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

**Senate Concurrent Resolution No. 3, by Senator Duggan:** Relating to a committee conference with legislators from the State of Oregon.

The resolution was read the second time in full.

On motion of Mr. Hurley (John R. “Pat”), the rules were suspended, the resolution advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

On motion of Mr. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Concurrent Resolution No. 3 to the Senate.

**THIRD READING OF BILLS**

**Engrossed House Bill No. 55, by Representative Schumann:** Relating to possession of property sold under execution.

On motion of Mr. Schumann, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 55 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 55, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler,
TWENTY-SIXTH DAY, FEBRUARY 3, 1939

Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—86.

Those absent or not voting were: Representatives Austin, Cook, Fry, Hay, Henry, Jackson, Jones (John R.), Mackie, Martin, McDonald, Phillips, Sherman, Van Dyk—13.

Engrossed 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.

**House Bill No. 123**, by Representative Devenish: Relating to public highways and motor vehicles.

On motion of Mr. Devenish, the rules were suspended, the second reading considered the third, and House Bill No. 123 was placed on final passage.

Debate ensued.

On motion of Mr. Brown, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 123, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—91.

Those absent or not voting were: Representatives Austin, Gholson, Hay, Jones (John R.), Kinnear (Geo. C.), Martin, McDonald, Van Dyk—8.

House Bill No. 123, having received the constitutional majority, was declared 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 House Bill No. 123 to the Senate.

**PERSONAL PRIVILEGE**

The Speaker recognized Mr. Smith (Vernon A.) of King County.

Mr. Smith:

"I was invited to a Democratic conference the other day; and not only that, but I have been informed that for the past two or three days the Associated Press, the Times, the P. I., and even the Olympia paper, have me down as a Democrat. The Republicans don't like it, the Democrats don't like it, my wife doesn't like it, and I think it is time something is done about it."
MOTIONS

Mr. Smith (Michael B.) moved that the House adjourn until eleven o'clock, Saturday, February 4, 1939.

With the consent of the House, Mr. Smith (Michael B.) withdrew his motion.

Mr. Smith (Michael B.) then moved that when the House does adjourn it stand adjourned until eleven o'clock, Saturday, February 4, 1939.

Mr. Reilly (Edward J.) raised the point of order that the time of adjournment could not be set in advance of the motion to adjourn.

The Speaker ruled that the motion to adjourn to a time certain, when the House does adjourn, was in order.

Division was called for, and the motion by Mr. Smith (Michael B.) was lost on a rising vote.

Mr. Pearson moved that the rules be suspended and that the House revert to the fourth order of business for the purpose of making a motion.

Mr. Reilly (Edward J.) demanded to know what the motion by Mr. Pearson was to be.

Mr. Pearson stated that he desired to move that the House do now take up for further consideration House Bill No. 41.

Debate ensued.

The motion was lost.

Mr. Reilly (Edward J.) moved that the rules be suspended and that the House revert to the ninth order of business for further consideration of House Bill No. 41 on second reading for the purpose of amendment.

The motion was carried.

SECOND READING OF HOUSE BILL


The bill was read the second time by sections.

Mr. Turner moved the adoption of the following amendment:

In Section 1, line 16 of the original bill, being line 7 of the printed bill, after the word "right" strike the words "to tax persons and corporations, their franchises and property on the lands included in said park" and insert in lieu thereof the words: "of taxation".

The amendment by Mr. Turner was adopted.

Mr. Pearson moved that the rules be suspended, House Bill No. 41 be advanced to third reading, the second reading be considered the third, and the bill be placed on final passage.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The motion by Mr. Pearson to place House Bill No. 41 on final passage was lost.
House Bill No. 41 was passed to third reading and ordered engrossed.
On motion of Mr. Reilly (Edward J.), the House advanced to the regular
order of business.
On motion of Mr. Fry, the House adjourned to one o'clock p. m., Monday,
February 6, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-NINTH DAY

AFTERNOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 6, 1939.

The Speaker called the House to order at one o'clock p. m.
The Clerk called the roll, and all members were present except Represent­
tatives Hurley (John R. "Pat"), Kinnear (Geo. C.), Martin, Riley
(Edward F.) and Vane.

Prayer was offered by Reverend Elmer B. Christie, Rector 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. Reilly (Edward J.), further reading
was dispensed with and the journal was ordered to stand approved as read.

Mr. Fry moved that Rule 20 be suspended.

The Speaker:
"Do you have a good reason for moving that Rule 20 be suspended, Mr. Fry?"

Mr. Fry:
"No, I have no particular reason for making the motion."

The Speaker recognized Mr. Van Dyk of Whatcom County.

Mr. Van Dyk:
"I have every good reason why we should suspend Rule 20. I have served the
state for five sessions, and my reason for suspending Rule 20 this morning is probably
the only valid reason ever given. On February 3rd there was born a baby girl, weight
nine and three-quarters pounds, very likely the greatest ever born in the Northwest.
I have instructed the Sergeant-at-Arms to pass the cigars. I have just one modest
request to make to this Legislature, and that is that we memorialize Congress to declare
February 3rd a national holiday."

The motion by Mr. Fry to suspend Rule 20 was carried.
MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bill No. 30; also House Bill No. 41; also House Bill No. 110, have compared same with the original bills and find them correctly engrossed.

ROBT. M. FRENCH, Chairman.

We concur in this report: Wylie W. Brown, John Isenhart.

The Speaker observed, within the bar of the House, former Representative C. C. Aspinwall, from Thurston County, and appointed Mr. Warnica and Mr. Mohler to escort him to a seat beside the Speaker.

House Bill No. 83 (reported by Committee on Dairy and Livestock):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on State Charitable Institutions, to whom was referred House Bill No. 104, entitled "An Act amending Section 6 of Chapter 81 of the Laws of 1915, the same being Section 6949 of Remington's Revised Statutes (Section 2820, Pierce's Code), to provide for commitment and transfer of veterans' administration facilities," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANCIS PEARSON, Chairman.

We concur in this report: W. G. Cameron, H. C. Armstrong, Ella Wintler.

Passed to second reading.

MR. SPEAKER:

We, your Judiciary Committee, to whom was referred House Bill No. 113, entitled "An Act relating to, and providing for, the codification, compilation and publication of constitutional provisions and state statutes relating to third and fourth class cities and towns; 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.

EDWARD J. REILLY, Chairman.


Passed to second reading.

House Bill No. 135 (reported by Committee on Agriculture):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 193, entitled "An Act relating to fisheries; permitting the use of certain types of gear in the Columbia River and Willapa Harbor districts and defining certain priority rights in connection therewith; amending Sections 7 and 8 of Chapter 1, Laws of 1935, the same being Sections 5671-7 and 5671-8, Remington's Revised Statutes, and amending
Chapter 1, Laws of 1935, the same being Sections 5671-1 to 5671-11, both inclusive, Remington's Revised Statutes, by adding thereto a new section to be known as Section 8-A; prescribing certain license fees; prescribing penalties and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. J. H. Petit, Chairman.


We, a minority of your Committee on Fisheries, to whom was referred House Bill No. 193, 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: H. N. Jackson, John R. Hurley, C. E. Trombley, John Pearsall, Carl C. Mohler.

Passed to second reading.

MESSAGE FROM THE GOVERNOR

State of Washington, Executive Department,
Olympia, February 3, 1939.

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. 20: "An Act authorizing the state capitol committee to make major repairs to old capitol building, making appropriation, and declaring this act shall take effect immediately."

House Bill No. 11: "An Act to prohibit the sale, gift, barter, exchange or distribution of amytal, luminal, veronal, barbital, acid diethylbarbituric and para-amino-benzene sulfonamide and their derivatives, and providing a penalty for the violation thereof and declaring an emergency." Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 3, 1939.

The Senate has passed: Engrossed Senate Bill No. 43, also Engrossed Senate Bill No. 72; also Engrossed Senate Bill No. 73; also Engrossed Senate Bill No. 141; also Engrossed Senate Bill No. 142, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Senate has passed: Senate Bill No. 125, also Senate Bill No. 126, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Senate has passed: Engrossed House Bill No. 87, and the same is herewith transmitted.

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

EARLE M. MCCROSKEY, Secretary.

Mr. Speaker:
The President has signed: Senate Concurrent Resolution No. 3, and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

The Speaker announced he was about to sign Senate Concurrent Resolution No. 3.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS
AND RESOLUTIONS

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

House Bill No. 263, by Representative Carty: An Act relating to taxation and the listing and assessment of certain kinds of personal property; and amending Section 26, Chapter 130, Laws of the Extraordinary Session of 1925, as amended by Section 1, Chapter 282, Laws of 1927.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 264, by Representative Carty: An Act relating to taxation; providing for the exemption of grains and flour, fruit and fruit products, vegetables and vegetable products and fish and fish products from taxation under certain conditions; repealing Chapter 58, Laws of 1937 (Rem. Rev. Stat., Sections 11130-1 to 11130-3); and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 265, by Representative Hatley: An Act providing for the levy and collection of an annual poll or capitation tax, and declaring that this act shall take effect July 1, 1939, and earmarking the funds so collected for the payment of old age pensions.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 266, by Representative Pettus: An Act relating to garnishments; exempting eighty per cent (80%) of every person's wages therefrom; and amending Section 1 of Chapter 287 of the Laws of 1927 (Section 703 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

House Bill No. 267, by Judiciary Committee: An Act relating to the inventory and appraisement of the property of the estates of deceased persons; amending Section 123 of Chapter 180 of the Laws of 1935 (Section 1465 of Remington's Revised Statutes; Section 9921 of Pierce's Code); and amending Section 113 of Chapter 180 of the Laws of 1935 (Section 11211 of Remington's Revised Statutes; Section 7030-173 of Pierce's Code).

Ordered printed and passed to second reading.
TWENTY-NINTH DAY, FEBRUARY 6, 1939 165

**House Bill No. 268**, by Representative Riley (Edward F.) (By Departmental Request): An Act providing for the regulation and supervision of the issuance and sale of certain securities to prevent fraud in the sale thereof, and amending Section 6 of Chapter 69, Laws of 1923, as amended by Section 6, Chapter 97, Laws of 1935 (being Section 5853-6 of Remington's Revised Statutes as amended).

Referred to Committee on Corporations Other Than Municipal.

**House Bill No. 269**, by Representative Kinnear (George C.): An Act relating to official court reporters and repealing Section 1, Chapter 66, Laws of 1919 (Section 42-13 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

**House Bill No. 270**, by Representative Isenhart (By Departmental Request): An Act relating to the qualification of jurors for service in the superior courts of the state and amending Section 1, Chapter 57 of the Laws of 1911 (Section 94 of Remington's Revised Statutes).

Referred to Judiciary Committee.

**House Bill No. 271**, by Representative Hurley (Joseph E.): 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 referred to Committee on Corporations Other Than Municipal.

**House Bill No. 272**, by Representative Pettus: An Act relating to conditional sales contracts on which a substantial part of the purchase price has been paid, and providing for the forfeiture thereof only after ninety (90) days' written notice of intention so to do has been given.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 273**, by Representative Tisdale: An Act relating to highways and prohibiting logging trucks thereon within certain hours; and declaring a violation thereof to be a misdemeanor.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 274**, by Representative Riley (Edward F.): An Act relating to public highways and establishing and designating and describing the secondary state highway as a branch of State Highway No. 9, and amending Section 10 of Chapter 207 of the Laws of 1937 (Section 6402-10 of Remington's Revised Statutes) by adding a paragraph thereto.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 275**, by Representative Hatley: An Act relating to counties having township organization, defining the powers of such counties and of townships therein in relation to the construction of roads and bridges, creating a township road and bridge fund, defining the powers and duties of
certain officers in relation thereto, and amending Section 19 of Chapter CLXXV (175), page 478, of the Laws of 1895 as amended (Section 11378 of Remington's Revised Statutes).

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

**House Bill No. 276**, by Representative Isenhart: An Act relating to the sale and distribution of insecticides and fungicides and regulating the same; providing for tests and analyses thereof and the issuance of certificates; providing fees; prescribing penalties; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Agriculture.

**House Bill No. 277**, by Representative Moulton: An Act relating to the control and eradication of animal diseases; and making an appropriation therefor.

Ordered printed and referred to Committee on Dairy and Livestock.

**House Bill No. 278**, by Representative Dixon: An Act relating to companies engaged in transacting a life insurance business; declaring conditions precedent to doing business; requiring reports and investments; providing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Insurance.

**House Bill No. 279**, by Representative Isenhart: An Act relating to mining; requiring county auditors to furnish notice of filing of mining locations to the director of conservation and development; and amending Section 1 of Chapter 45, Laws of 1899 (Section 8622 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Mines and Mining.

**House Bill No. 280**, by Representative Cameron: An Act prohibiting the solicitation and contracting for services in the exercise of any of the healing arts on behalf of any person not licensed by this state to perform such services, and providing penalties therefor.

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

**House Bill No. 281**, by Representative Riley (Edward F.): An Act prohibiting the use of automatic vending machines in the sale of cigarettes, cigars, tobacco, or tobacco products, and prescribing penalties for violation thereof.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 282**, by Committee on Commerce and Manufacturing: An Act relating to unfair competition, discrimination and practices in connection with the sale of certain articles and commodities and the rendering of certain services; defining, prohibiting and making the same unlawful; providing for civil and criminal actions in connection therewith; and prescribing penalties.

Ordered printed and passed to second reading.

On motion of Mr. Montgomery, House Bill No. 282 was re-referred to the Committee on Commerce and Manufacturing.

**House Bill No. 283**, by Representative Pearsall (By Departmental Request): An Act relating to education; providing for an educational experiment; defining terms, providing for the establishment of junior college districts and for the selection of boards of trustees therefor; providing for the
selection and approval of junior college districts and school districts as agencies for the operation of an experimental program; specifying powers and duties of the state board of education, of boards of trustees of junior college districts, and of boards of school directors; providing for distribution of funds; permitting school districts to make property available to junior college districts; making an appropriation; repealing all laws in conflict here-with; and declaring an emergency.

Referred to Committee on Educational Institutions.

On motion of Mr. Pearsall, the usual number of copies of House Bill No. 283 were ordered printed.

On motion of Mr. Riley (Edward F.), the usual number of copies of House Bill No. 268 were ordered printed.

On motion of Mr. Isenhart, the usual number of copies of House Bill No. 270 were ordered printed.

FIRST READING OF SENATE BILLS IN THE HOUSE

Engrossed Senate Bill No. 43, by Senator Wanamaker: 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, and amending Chapter 134 of the Laws of 1913 (Section 8361 of Remington's Revised Statutes).

Referred to Committee on Commerce and Manufacturing.

Engrossed Senate Bill No. 72, by Senator Keller (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.

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 73, by Senator Keller (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.

Referred to Committee on Roads and Bridges.

Senate Bill No. 125, by Senator Moe (By Executive Request): An Act relating to irrigation districts comprising an area of two hundred thousand (200,000) or more acres of land, providing for dividing such districts into director divisions and for the election of directors from such divisions, on the board of directors of the irrigation district, limiting the amounts of district assessments which may be levied in any director division thereof in any one calendar year to two cents per acre under the conditions specified therein, repealing all laws or parts of same inconsistent or in conflict here-with, and providing that this act shall take effect immediately.

Referred to Committee on Reclamation and Irrigation.

Senate Bill No. 126, by Senator Moe (By Executive Request): An Act relating to irrigation and reclamation districts and to the prevention of land speculation therein, consenting to, adopting, ratifying, authorizing and enacting the provisions of that certain Act of Congress of May 27, 1937, entitled "An Act to prevent speculation in lands in the Columbia Basin prospectively irrigable by reason of the construction of the Grand Coulee Dam project and to aid actual settlers in securing such lands at the fair appraised value there-
of as arid land, and for other purposes" in so far as the provisions of said Federal Act, or any of them, in whole or in part, may come within the scope of state jurisdiction or authority or be applicable to state lands, authorizing and empowering such irrigation and reclamation districts to comply with the provisions of this act, authorizing and directing the inclusion of state lands in such district, the acceptance of the appraisal of state lands under said Federal Act, and the sale thereof at public auction at not less than such appraised value and in parcels of not more than eighty (80) acres in any one parcel or more than eighty (80) acres to any one person, and providing for cooperation with the Secretary of the Interior in carrying out said act, authorizing boards of county commissioners to contract with the United States to subject county owned lands in any district to such Act of Congress upon the terms agreed upon in such contract, providing that each section and provision of the act is separable from every other and no part thereof to be held invalid on account of the unconstitutionality of any other part, repealing all laws or parts of same inconsistent or in conflict herewith, and providing that this act shall take effect immediately.

Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Bill No. 141, by Senators Lovejoy and Sieler: An Act relating to the investment and management of trust funds; amending Sections 1 and 3 of Chapter 37, Extraordinary Session of 1933, as amended by Chapter 11 of the Laws of 1935.

Referred to Committee on Banks and Banking.

Engrossed Senate Bill No. 142, by Senators Lovejoy and Sieler: An Act relating to and regulating investments by mutual savings banks and amending Section 3a of Chapter 74 of the Laws of 1929, as inserted by and contained in Section 1, Chapter 10, Laws of 1935.

Referred to Committee on Banks and Banking.

SECOND READING OF BILLS

House Bill No. 2, by Representative Olson: Relating to powers and duties of school boards.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 2, entitled “An Act relating to and prescribing the powers and duties of boards of directors for public schools, providing for education of physically handicapped adults, providing funds therefor and amending Section 4776, 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 amendment:

In Section 1, page 3, line 13 of the original bill, being page 2, line 29 of the printed bill, after the word “That,” strike the balance of the sentence and insert in lieu thereof the following: “in the apportionment of the current school fund each district maintaining such classes for free instruction in lip reading shall be credited with one full day’s attendance for each day’s attendance of two hours or more.”

FRANK L. HATLEY, Chairman.


The bill was read the second time by sections.
On motion of Mr. Olson, the committee amendment was adopted.
House Bill No. 2 was passed to third reading and ordered engrossed.
House Bill No. 25, by Representative Hatley: Relating to relief of soldiers, sailors and marines.

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

House Bill No. 64, by Representative Hay: Relating to use of state, county and municipal property.

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

The Speaker observed, within the bar of the House, former Representative Robert W. Ginnett, from San Juan and Skagit Counties, and appointed Mr. Hurley (John R. "Pat") and Mr. Martin to escort him to a seat beside the Speaker.

House Bill No. 86, by Representative Hanson: Relating to game and to the State Game Commission.

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

House Bill No. 100, by Representative Sherman: Relating to compensation and medical care of certain workmen engaged in extrahazardous employment.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 100, entitled "An Act relating to the compensation and medical, surgical, and hospital care and treatment and the welfare and safety of workmen engaged in extrahazardous employments and to the compensation of the dependents of such workmen in case of death and to the liability of the employers of workmen so engaged for such compensation and the cost of such care and treatment; providing for a compensation for disabilities sustained or death incurred by employees resulting from certain occupational diseases; amending Section 1, Chapter 212, Laws of 1937 (Section 7679-1, 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, page 3, line 17, of the original bill, being line 33, page 2, of the printed bill, strike the words: "And any persons employed" and insert in lieu thereof the words: "Any respiratory disease contracted by exposure."

In Section 1, page 3, line 26, of the original bill, being line 39, page 2, of the printed bill, add after asterisks as follows:

"Provided further, That no workman shall be entitled to compensation for any of the occupational diseases specified herein if the onset of such disease originated outside of the State of Washington, unless it is determined that such disease was quiescent and non-disabling one year prior to the date the injurious exposure occurred while in the course of his employment in the State of Washington and that such exposure during such employment in the State of Washington activated the quiescent disease to the extent of disability."

JOHN SHERMAN, Chairman.


The bill was read the second time by sections.

On motion of Mr. Sherman, the committee amendments were adopted.

House Bill No. 100 was passed to third reading and ordered engrossed.

The Speaker observed, within the bar of the House, former Representative Harry Harder, and appointed Mr. Phillips and Mr. Devenish to escort him to a seat beside the Speaker.

House Bill No. 159, by Representative Dore: Providing for semi-monthly payment of salaries to state, county and city employees.

The bill was read the second time by sections and passed to third reading.
House Bill No. 189, by Committee on Dairy and Livestock: Relating to dairy and livestock and to the price of butter.

The bill was read the second time by sections.

Mr. Hurley (Joseph E.) moved the adoption of the following amendment:

Amend Section 1 by striking the whole thereof.

Debate ensued.

The amendment by Mr. Hurley (Joseph E.) was lost.

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

In Section 2, subsection (a), page 2, line 25 of the original bill, being page 2, line 14 of the printed bill, after the word “Washington” and before the word “Dairy,” insert the word “State.”

The Speaker, observed within the bar of the House, former Representative Martin V. Easterday, and appointed Mr. Jackson and Mr. Dixon to escort him to a seat beside the Speaker.

Mr. Beckley moved the adoption of the following amendment:

In Section 2, page 2, line 24 of the printed bill, after the word “person” insert the following words: “other than a producer.”

Debate ensued.

On motion of Mr. Hatley, the previous question was ordered.

The amendment by Mr. Beckley was lost.

House Bill No. 189 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

Senate Bill No. 42, by Senator McDonald (By Departmental Request): Relating to insurance.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Senate Bill No. 42 was placed on final passage.

Debate ensued.

On motion of Mr. Miller (Donald B.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 42, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Cole, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hansen, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Schuman, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those absent or not voting were: Representatives Cameron, Carty, Fry, Mackie, Miller (Fred), Payne, Petit, Reilly (Edward J.), Vane—9.

Senate Bill No. 42, having received the 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. 70, by Committee on Parks and Playgrounds: Transferring certain monies in the state treasury and abolishing the shore­land improvement fund.

On motion of Mr. Dore, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 70 was placed on final passage.

Debate ensued.

On motion of Mr. Neal, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 70, and the bill passed the House by the following vote: Yeas, 85; nays, 4; absent or not voting, 10.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chen­venka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wiggins, Wills, Wintler, Mr. Speaker—85.

Those voting nay were: Representatives Hurley (Joseph E.), Kinnear (Roy J.), Lindsay, Woodall—4.

Those absent or not voting were: Representatives Carty, Eaton, Fry, Mackie, Mohler, Moulton, Payne, Petit, Savage, Vane—10.

Engrossed 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.

On motion of Mr. Martin, the House adjourned to eleven o'clock a. m., Tuesday, February 7, 1939.

S. R. HOLCOMB, Chief Clerk.
THIRTIETH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 7, 1939.

The Speaker called the House to order at eleven o'clock a. m. The Clerk called the roll, and all members were present except Representatives McCash and Pearson.

Prayer was offered by Reverend Elmer B. Christie, Rector 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. Hurley (John R. "Pat"), further reading was dispensed with, and the journal was ordered to stand approved as read.

Mr. Savage moved that Rule 20 be enforced. The motion was lost.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Jackson of Pierce County.

Mr. Jackson:

"Mr. Speaker, Ladies and Gentlemen:

"Last Thursday this group was honored by having some canned salmon given them by my good friend, our Chairman of the Committee on Fisheries, Mr. Petit. He stated that he was unable to get any Washington canned salmon, so he went to Oregon to get some to give to the legislators. The honor has been bestowed upon me, as one of the members of the Committee on Fisheries, to pass around some fancy red salmon packed in our State of Washington at Ilwaco, on the Columbia River, within five blocks of our Chairman's home. I told the fishermen from that district that I would see that it is passed around to the boys, inasmuch as we had already had salmon passed around by our Chairman."

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 4, 1939.

We, a majority of your Committee on Mines and Mining, to whom was referred House Bill No. 84, entitled "An Act protecting rights in metalliferous and non-metalliferous substances under planning and zoning ordinances and resolutions, and amending Section 5 of Chapter 44 of the Laws of 1935," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

JOHN ISENHART, Chairman.

We concur in this report: E. C. Wills, L. E. Babcock, David Phillips.

Passed to second reading.

House Bill No. 91 (reported by Committee on Industrial Insurance):
Do pass as amended.
Passed to second reading.

House Bill No. 177 (reported by Committee on Reclamation and Irrigation):
Do pass as amended.
Passed to second reading.
House Bill No. 201 (reported by Committee on Financial Institutions Other Than Banks):

Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 6, 1939.

Mr. Speaker:

We, a majority of your Committee on Mines and Mining, to whom was referred House Bill No. 225, entitled "An Act relating to coal mining, providing qualifications for hoist engineers, and amending Sections 69 and 88 of Chapter 36 of the Laws of 1917," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John Isenhart, Chairman.

We concur in this report: E. C. Wills, L. E. Babcock, David Phillips.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 6, 1939.

Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 235, entitled "An Act designating and officially naming an existing park road within Riverside State Park the Aubrey L. White Parkway," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ernest A. Dore, Jr., Chairman.

We concur in this report: Donald B. Miller, Theodore S. Turner, John Pearsall, H. N. Jackson.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 6, 1939.

Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 262, entitled "An Act relating to the powers of cities of the fourth class and granting them the right to acquire, own and operate city parks and cemeteries either within or without the limits of said city, and amending Section 1 of Chapter 207 of the Laws of 1927 (Section 9175 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.

Alex Gabrielsen, Chairman.

We concur in this report: Wylie W. Brown, W. J. Beierlein.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 6, 1939.

Mr. Speaker:

We, a majority of your Committee on Agriculture, to whom was referred Senate Bill No. 50, entitled "An Act relating to inspection of bakeries, and amending Section 8 of Chapter 137 of the Laws of 1937," 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.


Passed to second reading.
MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 6, 1939.

MR. SPEAKER:
The Senate has passed: Senate Bill No. 98, also
Senate Bill No. 115, and the same are herewith transmitted.
EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 6, 1939.

MR. SPEAKER:
The Senate has passed: Engrossed Senate Bill No. 114, and the same is herewith
transmitted.
EARLE M. McCROSKEY, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS
AND RESOLUTIONS

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

House Bill No. 284, by Judiciary Committee: An Act relating to the publica-
tions and documents of the State of Washington and providing for the care,
custody, distribution and sale thereof; repealing Sections 7, 8, 9 and 10 of
Chapter 171 of the Laws of 1903 (Sections 8217, 8218, 8219, 8220, 8221, 8222,
8223, 8224 and 8225 of Remington's Revised Statutes; Sections 6552, 6553, 6554,
6555, 6555a, 6555b and 6555c of Pierce's Code); Section 5 of Chapter 167 of
the Laws of 1905 (Section 11072 of Remington's Revised Statutes; Section 8687 of
Pierce's Code); Section 7 of Chapter 84 of the Laws of 1919 (Section 8253 of
Remington's Revised Statutes; Section 5512-7 of Pierce's Code); Section 2 of
Chapter 94 of the Laws of the Extraordinary Session of 1925 (Section 8254-2
of Remington's Revised Statutes; Section 5512-10 of Pierce's Code); Section 2
of Chapter 27 of the Laws of 1933 (Section 8199 of Remington's Revised Stat-
utes; Section 6231 of Pierce's Code).

Ordered printed and passed to second reading.

House Bill No. 285, by Committee on State Granted, School and Tide Lands
(By Departmental Request): An Act relating to rights of way over state lands
and amending Section 85, Chapter 255, of the Session Laws of 1927.
Passed to second reading.

House Bill No. 286, by Committee on Reclamation and Irrigation (By De-
partmental Request): An Act relating to irrigation districts under contract
with the United States, or any department or agent thereof, to sell certain dis-
trict property and rights; limiting the time within which actions to enforce
any right or claim arising out of the issuance or ownership of the district bonds
must be brought; and providing that this act shall take effect immediately.
Passed to second reading.

House Bill No. 287, by Committee on State Granted, School and Tide Lands
(By Departmental Request): An Act authorizing the exchange of state lands
for lands owned by Stevens County, State of Washington; amending Section
1, Chapter 86, of the Session Laws of 1937; and declaring that this act shall
take effect immediately.
Passed to second reading.
House Bill No. 288, by Committee on State Granted, School and Tide Lands (By Departmental Request): An Act for the relief of J. M. Rose and making an appropriation therefor.
Passed to second reading.

House Bill No. 289, by Committee on Forestry and Logged-Off Lands (By Departmental Request): An Act authorizing certain state departments, institutions and offices to cooperate with the government of the United States under the Clarke-McNary Act of Congress, approved June 7, 1924, and under the Cooperative Farm Forestry Act of Congress, approved May 18, 1937, and to receive and disburse funds appropriated by Congress, to be used under said acts, and declaring an emergency.
Passed to second reading.

House Bill No. 290, by Representatives Chervenka and Montgomery: An Act relating to public highways; describing and designating Primary State Highway No. 5, or the National Park Highway; and amending Section 5 of Chapter 190 of the Laws of 1937 (Section 6401-5 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 291, by Representative Dixon: An Act relating to public highways; providing for Primary State Highway No. 5; amending Section 6 of Chapter 190, Session Laws of 1937; and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 292, by Representative Pettus: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 14; amending Section 15 of Chapter 207, Session Laws of 1937; and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 293, by Representative Schumann: An Act relating to the assessment and taxation of the property of railroad companies, motor vehicle transportation companies, air transportation companies, electric light and power companies, telegraph companies, telephone companies, gas companies, pipe line companies, water companies, heating companies, toll bridge companies, water transportation companies and logging railroad companies; amending Sections 1, 3, 7, 8, 9, 10, 13, 14 and 15, Chapter 123, Laws of 1935, being Sections 11156-1, 11156-3, 11156-7, 11156-8, 11156-9, 11156-10, 11156-13, 11156-14 and 11156-15, Remington's Revised Statutes; and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 294, by Representative Jones (John R.): An Act relating to unpaid assessment installments; providing for retirement and payment thereof; and making an appropriation therefor.
Ordered printed and referred to Judiciary Committee.

House Bill No. 295, by Representative Olson: An Act relating to civil liberties; prohibiting acts in violation of constitutional guarantees; prescribing penalties; and repealing acts in conflict herewith.
Ordered printed and referred to Judiciary Committee.
House Bill No. 296, by Representative Wills: An Act relating to the election of judges of the supreme court and of the superior court, and amending Section 1, Chapter 155, of the Laws of 1927 (Section 5212 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

Mr. Smith (Michael B.) moved that House Bill No. 296 be re-referred to the Committee on Elections and Privileges.

The motion was lost.

House Bill No. 297, by Representative Henry: An Act relating to industrial insurance claims and claim files of the department of labor and industries pertaining thereto, and affording claimants or their attorneys and physicians an opportunity to examine such claim files.

Ordered printed and referred to Judiciary Committee.

House Bill No. 298, by Representative Reilly (Edward J.) (By Departmental Request): An Act relating to finance; authorizing the State Treasurer to close an outstanding balance carried in his cash account as deposits in closed banks; appropriating $33,570.29 from the "deposit interest fund," as and when available, to the State Treasurer; and providing that any further dividends from closed banks be credited to the "deposit interest fund."

Referred to Judiciary Committee.

House Bill No. 299, by Representative Reilly (Edward J.) (By Departmental Request): An Act relating to depositaries of public funds, and amending Section 2 of Chapter 139 of the Laws of 1935 (Section 5549 of Remington's Revised Statutes).

Referred to Judiciary Committee.

House Bill No. 300, by Representative Butler: An Act relating to officers of county and state party committee organizations, and amending Section 1 of Chapter 200 of the Laws of 1927 (Section 5198 of Remington's Revised Statutes).

Referred to Committee on Elections and Privileges.

On motion of Mrs. Fogg, 50 copies more than the usual number were ordered printed of House Bill No. 300.

House Bill No. 301, by Representative Jackson: An Act requiring licenses for the establishment, opening, maintenance or operation of stores; defining the powers and duties of certain state officers in relation thereto; prescribing penalties thereof; repealing all acts and parts of acts in conflict therewith, and providing for effective date of same.

Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 302, by Representatives Butler and Van Buskirk: An Act relating to industrial insurance and the care of injured workmen; and amending Section 6 of Chapter 310 of the Laws of 1927; Sections 7, 9 and 11 of Chapter 136 of the Laws of 1923; Section 9 of Chapter 182 of the Laws of 1921; Section 14 of Chapter 28 of the Laws of 1917; and Section 4 of Chapter 188 of the Laws of 1915.

Ordered printed and referred to Committee on Industrial Insurance.
House Bill No. 303, by Representative Riley (Edward F.) (By Request): An Act relating to public works; providing for the payment of the prevailing rate of wage; and providing penalties for its violation. Referred to Committee on Labor and Labor Statistics.

On motion of Mr. Riley (Edward F.), the usual number of copies of House Bill No. 303 were ordered printed.

House Bill No. 304, by Representative Bienz: An Act defining second-class school districts and amending Section 1, Chapter 170, Laws of 1937 (Section 4696 of Remington’s Revised Statutes, 1937 annual pocket supplement). Referred to Judiciary Committee.

On motion of Mr. Bienz, only 350 copies of House Bill No. 304 were ordered printed.

House Bill No. 305, by Representative Jackson: An Act relating to the establishment of a merit system in incorporated cities; providing for a delegation of powers; and repealing certain acts; and declaring an emergency. Ordered printed and referred to Committee on Labor and Labor Statistics.

House Bill No. 306, by Representative Dixon: An Act relating to labor; declaring the solicitation of employees by misrepresentation to be unlawful; and providing penalties. Ordered printed and referred to Committee on Labor and Labor Statistics.


Ordered printed and referred to Committee on Roads and Bridges.

On motion of Mr. Eaton, the usual number of copies of House Bills Nos. 285, 287 and 288 were ordered printed.

On motion of Mr. Gholson, the usual number of copies of House Bill No. 286 were ordered printed.

On motion of Mr. Twidwell, the usual number of copies of House Bill No. 289 were ordered printed.

On motion of Mr. Reilly (Edward J.), the usual number of copies of House Bills Nos. 298 and 299 were ordered printed.

FIRST READING OF SENATE BILLS

Senate Bill No. 98, by Senator Reardon: An Act relating to the acquiring, seeding, reforestation and administration of lands for state forests; providing for the issuance and disposition of $300,000 of utility bonds therefor; and amending Section 2 of Chapter 104 of the Laws of 1937. Referred to Committee on Forestry and Logged-Off Lands.

Engrossed Senate Bill No. 114, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to state government and state institutions, providing for the establishment and operation of a public institution for the treatment and care of persons afflicted with Buerger’s disease and for experimental and scientific study of such disease and the medicinal and curative properties of the waters of Soap Lake, making an appropriation, and declaring this act shall take effect immediately. Referred to Committee on State Charitable Institutions.
Senate Bill No. 115, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to alien and non-resident insane, feeble minded, and epileptic persons, providing for their deportation, making it unlawful to bring or aid in bringing an insane, feeble minded, or epileptic person into the state without having obtained permission and providing a penalty therefor, and amending Sections 6933, 6934, 6935 and 6936, Remington's Revised Statutes of Washington.

Referred to Judiciary Committee.

SECOND READING OF BILLS

House Bill No. 47, by Representative Kinnear (Geo. C.): Relating to guardians, executors and administrators.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 47, entitled "An Act relating to guardians, executors, administrators and trustees, providing for a reduction or substitution of their bonds in certain cases, for control of funds in their hands, for safe-keeping of assets, for notice of citations in case of default, and amending Chapter 156 of the Laws of 1917 and Chapter 104 of the Laws of 1925," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, line 24 of the original bill, being line 14 of the printed bill, after the word "parties" and before the word "protected" insert the following words: "of record."

In Section 1, line 25 of the original bill, being line 14 of the printed bill, after the word "given" and before the word "notice" insert the following words: "ten days'"

In Section 1, line 25 of the original bill, being line 15 of the printed bill, strike the period (.) following the word "substitution" and insert in lieu thereof: "by sending a copy of said notice through the mail addressed to the person entitled thereto at his last known place of residence, or by mailing a copy to his legal representative."

EDWARD J. REILLY, Chairman.


The Speaker called Mr. Wentworth to preside.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendments were adopted.

On motion of Mr. Kinnear (Geo. C.), the following amendment was adopted:

In Section 2, page 2; line 8 of the original bill, being page 1, line 25 of the printed bill, after the word and comma "sureties," strike the words "or an order of court" and insert in lieu thereof the words "and upon an order of court."

House Bill No. 47 was passed to third reading and ordered engrossed.

House Bill No. 70, by Representative Rosellini: Relating to collection agencies.

We, your Judiciary Committee, to whom was referred House Bill No. 70, entitled "An Act relating to collection agencies and providing for a bond for the operation thereof and prescribing the duties of the prosecuting attorney with relation thereto, and amending Section 2 and Section 5, Chapter 90, Laws of 1929 (Remington's Revised Statutes, Section 5847-5 and Section 5847-8)," have had 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 7 of the original bill, being line 1 of the printed bill, strike the words and figures "5847-5, Remington's Revised Statutes" and insert in lieu thereof the following words and figures: "2, Chapter 90, Laws of 1929."

In Section 1, line 9 of the original bill, being line 3 of the printed bill, strike the words and figures "5847-5.—Amount of bond and conditions." and insert in lieu thereof the following figure: "2."

"In Section 1, line 22 of the original bill, being line 13 of the printed bill, strike the period (.) following the word "county" and insert in lieu thereof the following punctuation and words: ": Provided, Cash may be posted in lieu of such bond."

In Section 2, line 23 of the original bill, being line 14 of the printed bill, strike the following words and figures "5847-8, Remington’s Revised Statutes" and insert in lieu thereof the following words and figures: "5, Chapter 90, Laws of 1929."

In line 4 of the title after the figures "1929" strike the following: "(Remington’s Revised Statutes, Section 5847-5 and Section 5847-8)," and insert in lieu thereof a period (.)

EDWARD J. REILLY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendments were adopted.

House Bill No. 70 was passed to third reading and ordered engrossed.

House Bill No. 71, by Representative Rosellini: Relating to birth certificates and vital statistics.

Mr. Speaker:

We, your Judiciary Committee, to whom was referred House Bill No. 71, entitled "An Act relating to birth certificates and adding certain sections to the statutes relating to vital statistics established by Chapter XCVIII of the Laws of 1891, (being Remington’s Revised Statutes, Section 6011 to 6039 inclusive)," have had 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, strike the word "may" and insert in lieu thereof the word "shall."

EDWARD J. REILLY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendment was adopted.

House Bill No. 71 was passed to third reading and ordered engrossed.

On motion of Mr. Fry, 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 Representatives Butler and Carty.
Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 87, have compared same with the engrossed bill and find it correctly enrolled.

C. Wayne Swegle, Chairman.

I concur in this report: O. R. Schumann.

The Speaker announced he was about to sign House Bill No. 87.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 91, by Representative Guisinger: Relating to compensation and medical aid of workmen in extrahazardous employment.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 91, entitled "An Act relating to extrahazardous employment and to the compensation and remedies of workmen injured therein, and to the medical aid of workmen injured and safety of workmen engaged in such employments; amending Section 7674 of Remington's Revised Statutes of Washington, as amended by Section 1, Chapter 211, Laws of 1937; and Section 7675 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 with the following amendments:

In Section 2, page 4, line 17 of the original bill, being line 12, page 3 of the printed bill, after the word "trade" and before the word "business" strike the comma (,) and insert in lieu thereof the word "or."

In Section 2, page 4, line 18 of the original bill, being line 12, page 3 of the printed bill, strike the words "or otherwise."

In Section 2, page 5, line 28 of the original bill, being page 3, lines 43 and 44 of the printed bill, strike the words "over the age of eighteen years."

John Sherman, Chairman.


The bill was read the second time by sections.

Mr. Isenhart moved the adoption of the following amendment:

In Section 1, page 1, line 16 of the printed bill, strike the words: "installing and servicing radios and electrical refrigerators;"

Debate ensued.

On motion of Mr. Payne, the previous question was ordered.

The amendment by Mr. Isenhart was lost.

On motion of Mr. Guisinger, the committee amendments were adopted. House Bill No. 91 was passed to third reading and ordered engrossed.

The Speaker observed in the gallery Mrs. E. C. Utter, and appointed Mr. Riley (Edward F.) and Mr. Austin to escort her to a seat beside the Speaker.

House Bill No. 101, by Representative Hatley: Relating to schools and declaring November 11 a school holiday.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 101, entitled "An Act relating to schools and declaring November 11 to be a school holiday; providing for the suitable observance thereof in the schools of the state;
amending Section 4899 of Remington's Revised Statutes; and providing for the payment of attendance money on such day," have had 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, after the word "common", strike the remainder of the section and insert in lieu thereof: "schools and * * * * institutions of higher learning of the state and shall be known as * * * * 'Armistice and Admission Day,' and when November 11 falls on a school day it shall be a holiday for all common schools and institutions of higher learning."

In line 4 of the title, after the word "Statutes", strike the semi-colon (;) and insert in lieu thereof a period (.) and strike the remainder of the title.

FRANK L. HATLEY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hatley, the committee amendments were adopted.

House Bill No. 101 was passed to third reading and ordered engrossed.

House Bill No. 113, by Representative Swayne: Relating to codification of state statutes as relating to third and fourth class towns.

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

House Bill No. 138, by Representative Sherman: Relating to boiler inspection.

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

House Bill No. 181, by Representative Martin: Relating to payment of bounties on certain predatory animals.

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

House Joint Resolution No. 4, by Representatives Beckley and Babcock: Relating to an investigation of the Department of Social Security.

MR. SPEAKER:

We, your Judiciary Committee, to whom was referred House Joint Resolution No. 4, creating a joint committee to make a major investigation and audit of the Department of Social Security and more particularly the administrative costs thereof, 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 it do pass with the following amendment:

In line 25, page 1 of the original resolution, being line 20, page 1 of the printed resolution, after the word "and" following the semi-colon (;) add the following words: "and further investigate the methods used by said department in determining the eligibility of applicants for social security." EDWARD J. REILLY, Chairman.


The resolution was read the second time in full.

On motion of Mr. Reilly (Edward J.), the committee amendment was adopted.

Mr. Smith (Michael B.) moved that the rules be suspended, House Joint Resolution No. 4 be advanced to third reading, the second reading considered the third, and the resolution placed on final passage.

Debate ensued.
On motion of Mr. Austin, the previous question was ordered.
The motion by Mr. Smith (Michael B.) to suspend the rules and to advance
the resolution was lost.

House Joint Resolution No. 4 was passed to third reading and ordered
engrossed.

**House Bill No. 236**, by Committee on Agriculture: Relating to agriculture
and to agricultural displays.
The bill was read the second time by sections and passed to third reading.

**THIRD READING OF BILLS**

**Engrossed House Bill No. 10**, by Representative Hurley (Joseph E.):
Relating to bonds of executors and administrators.

On motion of Mr. Hurley (Joseph E.), the rules were suspended, the
second reading considered the third, and Engrossed House Bill No. 10 was
placed on final passage.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Bill No.
10, and the bill passed the House by the following vote: Yeas, 92; nays, 0;
absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Babcock, Beckley,
Beierlein, Bernethy,Bienz, Brown, Butler, Callison, Cameron, Carty, Cher-
venka, Coe, Cook, Cowen, Devenish, Dixon, Doré, Eaton, Eddy, Egbert,
Finucane, Fogg, French, Fry, Gabrielsen, Gholson-Hall, Hanson, Hatley, Hay,
Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.),
Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), La-
Follette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten,
Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery,
Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettis, Pettus,
Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark,
Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith
(Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van
Buskirk, Van Dyk, Warnica, Wenberg, White, Wiggen, Wills, Wintler, Woodall,
Mr. Speaker—92.

Those absent or not voting were: Representatives Austin, Guisinger, Jack-
son, Moulton, Sherman, Vane, Wentworth—7.

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.

On motion of Mr. Dixon, consideration of Engrossed House Bill No. 37 was
defferred to the end of the calendar of bills on third reading.

**Engrossed House Bill No. 81**, by Representative Bienz: Relating to fire
protection districts outside of cities and towns.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second
reading considered the third, and Engrossed House Bill No. 81 was placed on
final passage.

Debate ensued.

Mr. Dore moved the previous question, but the motion was lost.
Debate continued.

On motion of Mr. Payne, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Bill No. 81, and the bill passed the House by the following vote: Yeas, 74; nays, 23; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Finucane, Fogg, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (John R.), Kehoe, LaFollette, Lindsay, Martin, McDonald, McQuesten, Miller (Donald B.), Mohler, Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—74.

Those voting nay were: Representatives Babcock, Beckley, Dixon, Eaton, Eddy, Egbert, French, Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Mackie, McCash, Miller (Frank O.), Miller (Fred), Moulton, Payne, Sherman, Tisdale, Van Dyk, Vane, Warnica—23.

Those absent or not voting were: Representatives Gholson, Judd—2.

Engrossed House Bill No. 81, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 110, by Representative Chervenka (By Departmental Request): Relating to nursery stock.

On motion of Mr. Chervenka, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 110 was placed on final passage.

Debate ensued.

On motion of Mr. Beierlein, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 110, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McDonald, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—95.

Those absent or not voting were: Representatives Cowen, Mackie, Moulton, Sherman—4.
Engrossed 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.

**Engrossed House Bill No. 37**, by Representative Cameron: Relating to Metropolitan Park Districts.

On motion of Mr. Dore, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 37 was placed on final passage.

Debate ensued.

On motion of Mr. Dore, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 37, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear, (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those absent or not voting were: Representatives Austin, Devenish, Hall, Mackie, Sherman, Wentworth—6.

Engrossed House Bill No. 37, having received the 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:

"I have been informed that the visitors in the corridors are making so much noise it is hard for those members sitting near the corridors to hear what is going on. I shall ask the Sergeant-at-Arms to instruct those people to be as quiet as they can. I am also going to ask of you members that when your friends come down here you request them to be quiet."

On motion of Mr. Fry, the House adjourned to eleven o'clock a. m., Wednesday, February 8, 1939.

**S. R. HOLCOMB, Chief Clerk.**
THIRTY-FIRST DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 8, 1939.

The Speaker called the House to order at eleven o'clock a.m.

The Clerk called the roll, and all members were present except Representative Gholson.

Prayer was offered by Reverend Elmer B. Christie, Rector 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. Hurley (John R. "Pat"), further reading was dispensed with, and the journal was ordered to stand approved as read.

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

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 2; also
House Bill No. 47; also
House Bill No. 70; also
House Bill No. 71; also
House Bill No. 91; also
House Bill No. 100; also
House Bill No. 101; also
House Bill No. 189, have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

Robert M. French, Chairman.

Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 35, 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, and amending Section 2, Chapter 121, of the Session Laws of 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alex Gabrielsen, Chairman.

We concur in this report: W. J. Beierlein, C. E. Trombley, Wylie W. Brown.

Passed to second reading.

House Bill No. 36 (reported by Committee on Municipal Corporations Other Than First Class):

Do pass as amended.

Passed to second reading.
We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 82, entitled "An Act providing for the retirement of policemen for pension purposes and amending Section 9582, 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.  

ALEX GABRIELSEN, Chairman.  

We concur in this report: Wylie W. Brown, C. E. Trombley, W. J. Beierlein.

Passed to second reading.

We, a minority of your Committee on Education, to whom was referred House Bill No. 121, 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: Wallace Beckley, Carl E. Devenish, Mark M. Moulton, Tom Montgomery, Theodore S. Turner.

Passed to second reading.

House Bill No. 126 (reported by Committee on Reclamation and Irrigation):  
Do pass as amended.

Passed to second reading.

House Bill No. 161 (reported by Committee on Labor and Labor Statistics):  
Do pass as amended.

Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 183, entitled "An Act relating to justices of the peace and concerning jurisdiction," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  

EDWARD J. REILLY, Chairman.


Passed to second reading.
MR. SPEAKER:

We, your Committee on Public Morals, to whom was referred House Bill No. 198, entitled "An Act relating to crimes and punishment and to Sabbath breaking, and repealing Section 242 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.

We concur in this report: Alex Gabrielsen, Edward F. Riley, Hugh J. Rosellini, Edward J. Reilly, Ernest A. Dore, Jr., Harry D. Austin.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 217, entitled "An Act relating to justices of the peace in first-class cities; providing for the appointment of such justices as police justices or police judges to preside over a court to be designated as the municipal court of the city; defining the jurisdiction and power of such courts and judges; and amending Sections 2 and 4, Chapter 85, of the Laws of 1899; and Sections 1 and 2, Chapter 182, of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 224, entitled "An Act relating to the establishment of a state-wide first aid meet under the supervision of the Department of Labor and Industries for employers and employees engaged in extra-hazardous industries and making appropriations therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 224, 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. B. Judd, O. R. Schumann, Frank O. Miller, Fred Miller.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 11, relating to the General Welfare Act and adequate provision for old-age assistance, 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: D. W. Jones, Michael B. Smith.

Passed to second reading.
House of Representatives,  
Olympia, Wash., February 7, 1939.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred Engrossed Senate Bill No. 43, 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, and amending Chapter 134 of the Laws of 1913 (Section 8361 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.


Passed to second reading.

The Speaker observed, within the bar of the House, former Representative Christian Aalvik from Klickitat and Skamania Counties, and appointed Mr. Coe and Mr. Moulton to escort him to a seat beside the Speaker.

Senate Bill No. 125 (reported by Committee on Reclamation and Irrigation):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 126, entitled "An Act relating to irrigation and reclamation districts and to the prevention of land speculation therein, consenting to, adopting, ratifying, authorizing and enacting the provisions of that certain Act of Congress of May 27, 1937, entitled 'An Act to prevent speculation in lands in the Columbia Basin prospectively irrigable by reason of the construction of the Grand Coulee Dam project and to aid actual settlers in securing such lands at the fair appraised value thereof as arid land, and for other purposes' in so far as the provisions of said Federal Act, or any of them, in whole or in part, may come within the scope of state jurisdiction or authority or be applicable to state lands, authorizing and empowering such irrigation and reclamation districts to comply with the provisions of this act, authorizing and directing the inclusion of state lands in such district, the acceptance of the appraisal of state lands under said Federal Act, and the sale thereof at public auction at not less than such appraised value and in parcels of not more than eighty (80) acres in any one parcel or more than eighty (80) acres to any one person, and providing for cooperation with the Secretary of the Interior in carrying out said act, authorizing boards of county commissioners to contract with the United States to subject county owned lands in any such district to such Act of Congress upon the terms agreed upon in such contract, providing that each section and provision of the act is separable from every other and no part thereof to be held invalid on account of the unconstitutionality of any other part, repealing all laws or parts of same inconsistent or in conflict herewith, 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.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,  
Olympia, Wash., February 7, 1939.

Mr. Speaker:

The President has signed: Senate Bill No. 42; also Senate Bill No. 70, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.
THIRTY-FIRST DAY, FEBRUARY 8, 1939

Senate Chamber, Olympia, Wash., February 7, 1939.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 71; also Engrossed Senate Bill No. 78, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 8, 1939.

Mr. Speaker:
The President has signed: House Bill No. 87, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Speaker announced he was about to sign Senate Bill No. 42 and Senate Bill No. 70.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 308, by Representative Petit: An Act relating to highways; amending Section 13 of Chapter 207 of the Laws of 1937 (Section 6402-13 of Remington's Revised Statutes); and providing for the establishment of beach approaches as part of Secondary State Highway No. 12A.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 309, by Representative Phillips: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 4; amending Section 5 of Chapter 207, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 310, by Representative French: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 10; amending Section 11 of Chapter 207, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 311, by Representative Cowen: An Act relating to secondary state highways and amending Section 3 of Chapter 207 of the Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 312, by Representative Eddy: An Act relating to the State Law Librarian; prescribing his duties; and amending Section 1 of Chapter 32 of the Laws of 1907 (Section 8209 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

House Bill No. 313, by Representative Reilly (Edward J.): An Act creating in the Washington State Patrol a division of criminal identification, investigation and statistics.

Ordered printed and referred to Judiciary Committee.

House Bill No. 314, by Representative Swegle: An Act authorizing cities of the first and second class to sell unclaimed personal property in the possession of their police authorities, fixing the manner and sale thereof, and providing for the disposal of the proceeds of such sale, and amending Sections
JOURNAL OF THE HOUSE

1, 3 and 4 of Chapter 100 of the Laws of 1925, Extraordinary Session (Sections 8999-1, 8999-3 and 8999-4 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

**House Bill No. 315**, by Representative Sandegren: An Act relating to surveys; providing for a public record thereof in certain cases; providing rules for the making and preservation thereof; and providing penalties.

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

**House Bill No. 316**, by Representative Smith (Jurie B.): An Act relating to education; providing for school revenues and the disbursements thereof; and repealing Sections 1 and 2 of Chapter 28 of the Laws of 1933 (Sections 4867-12 and 4784 respectively of Remington's Revised Statutes).

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

**House Bill No. 317**, by Representative Turner (By Request): An Act relating to education; providing for school revenues and the disbursements thereof; and repealing Sections 1 and 2 of Chapter 28 of the Laws of 1933 (Sections 4867-12 and 4784 respectively of Remington's Revised Statutes).

Referred to Committee on Education.

**House Bill No. 318**, by Representative Turner (By Request): An Act relating to school budgets of second and third class school districts; authorizing the creation of a special fund for specific purposes; repealing Chapter 183 of the Laws of 1937 (Section 4867-13 of Remington's Revised Statutes); and declaring an emergency.

Referred to Committee on Education.

On motion of Mr. Turner, the usual number of copies of House Bills Nos. 317 and 318 were ordered printed.

**House Bill No. 319**, by Representative Smith (Jurie B.): An Act making provisions for readjustment of outstanding debt of any commercial waterway; providing that the commissioners may purchase its outstanding bonds or borrow money therefor from the Department of Conservation and Development or the Federal Government; giving certain powers to the director; and making an appropriation.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 320**, by Representative Jackson (By Request): An Act establishing Lot 1, Section 24, Township 21 North, Range 1 West of Willamette Meridian, in Pierce County, as a state park.

Referred to Committee on Parks and Playgrounds.

On motion of Mr. Vane, the usual number of copies of House Bill No. 320 were ordered printed.

**House Bill No. 321**, by Representative Olson: An Act adding the division of youth administration to the Department of Social Security, providing for employment, vocational education, and vocational training of youth, making an appropriation, amending Chapter 111 of the Laws of 1937, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.
FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 71, by Senators Farquharson and Wanamaker: An Act relating to the issuance of marriage licenses and repealing Section 8450 of Rem. Rev. Stat. (Pierce's Code 3717), and providing for the issuance of marriage licenses in county of residence, for three-day notice of intention, and for waiver in the event of emergency.

Referred to Judiciary Committee.

Engrossed Senate Bill No. 78, by Senator Wanamaker: An Act relating to the health, welfare and care of children in attendance at public schools; and repealing all acts or parts of acts in conflict therewith.

Referred to Committee on Education.

SECOND READING OF BILLS

Senate Bill No. 10, by Senator Orndorff: Relating to the designation of taxes and assessments.

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

Senate Bill No. 50, by Senator Murfin: Relating to bakery inspection.

The bill was read the second time by sections.

Mr. Armstrong moved that Senate Bill No. 50 be indefinitely postponed.

Debate ensued.

On motion of Mr. Brown, the previous question was ordered.

The motion by Mr. Armstrong to indefinitely postpone Senate Bill No. 50 was lost.

Mr. Armstrong moved the adoption of the following amendment:

Amend Section 8 by adding the words: "Provided, however, that nothing in this act shall exclude a member of any Labor Union from such appointment."

Debate ensued.

With the consent of the House, Mr. Armstrong withdrew his amendment.

On motion of Mr. Henry, further action on Senate Bill No. 50 was deferred, and the bill was ordered to retain its place on second reading at the end of the calendar.

Senate Bill No. 125, by Senator Moe (By Executive Request): Relating to irrigation districts.

MR. SPEAKER:

We, your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 125, entitled "An Act relating to irrigation districts comprising an area of two hundred thousand (200,000) or more acres of land, providing for dividing such districts into director divisions and for the election of directors from such divisions, on the Board of Directors of the irrigation district, limiting the amounts of district assessments which may be levied in any director division thereof in any one calendar year to two cents per acre under the conditions specified therein, repealing all laws or parts of same inconsistent or in conflict herewith, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, line 17 of the original bill, being line 6 of the printed bill, after the word "elector" strike the word "in" and insert in lieu thereof the word "of".

In Section 1, line 17 of the original bill, being line 6 of the printed bill, after the word "elected" strike the word "from" and insert in lieu thereof the word "for".
In Section 1, lines 20 and 21 of the original bill, being lines 8 and 9 of the printed bill, strike the words: “An elector of a director division shall be considered to be an elector of the district who owns land in such division,” and insert in lieu thereof the words: “Any district elector shall be considered an elector of the director division in which he holds title to or evidence of title to land”.

In Section 1, line 22 of the original bill, being line 9 of the printed bill, strike the word “owning” and insert in lieu thereof the following: “holding title to or evidence of title to”.

In Section 4, line 21 of the original bill, being line 10 of the printed bill, strike the word “existing”.

Amend the title in line 4, after the word “directors” and before the word “such” strike the word “from” and insert in lieu thereof the word “for”.

CECIL A. GHOLSON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Moulton, the committee amendments were adopted.

Senate Bill No. 125 was passed to third reading.

On motion of Mr. Fry, 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 Representatives Gabrielsen, Gholson, Hatley, Hurley (John R. “Pat”), Payne, Pearsall, Turner, Vane and Warnica.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

Senate Bill No. 126, by Senator Moe (By Executive Request): Relating to irrigation and reclamation districts.

The Speaker called Mr. Reilly (Edward J.) to preside.

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

The Speaker resumed the chair.

House Bill No. 260, by Committee on Rules and Order (By Executive Request): Relating to the distribution of state profits on liquor.

Mr. Dixon moved the adoption of the following amendment:

In Section 1, line 15 of the original bill, being line 9 of the printed bill, strike out the words and figures: “thirty-five per cent (35%)” and insert in lieu thereof the words and figures: “forty per cent (40%)”; and add the following after the word “state” in line 15 of the original bill, being line 9 of the printed bill; “twenty-five per cent (25%) of such forty per cent (40%) shall be earmarked for Old Age Assistance.”

Debate ensued.

Mr. Austin moved that the amendment by Mr. Dixon be indefinitely postponed.

Debate continued.

On motion of Mr. Reilly, the previous question was ordered.

The motion by Mr. Austin to indefinitely postpone the amendment by Mr. Dixon was carried.

House Bill No. 260 was passed to third reading.
House Bill No. 148, by Representative Kinnear (Geo. C.): Relating to industrial loan companies.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 148, entitled "An Act relating to industrial loan companies; amending Section 3, Section 4 and Section 5 of Chapter 186 of the Laws of 1925, Extraordinary Session; amending Section 24 of Chapter 172 of the Laws of 1923; and repealing Section 21, Section 22 and Section 23 of Chapter 172 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 2, page 3, line 14 of the original bill, being line 32 of the printed bill, after the word "fees" insert a period (.) and strike the remainder of the sentence.

D. L. Underwood, Chairman.

We concur in this report: Dr. David C. Cowen, Richard G. Cook, John W. Eddy, Ralph Van Dyk, J. Howard Payne, W. L. LaFollette, George Kinnear, Roderick A. Lindsay.

The bill was read the second time by sections.

On motion of Mr. Underwood, the committee amendment to Section 2, line 14 of the original bill, was adopted.

Mr. Henry moved the adoption of the following amendment:

In Section 2, line 11, page 3 of the original bill, being line 30 of the printed bill, after the word "borrower" insert a period (.) and strike the remainder of the sentence.

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

The amendment by Mr. Henry was adopted.

Mr. Kinnear (Geo. C.) moved the adoption of the following amendment:

In Section 2, line 31, after the period (.) add the following sentence: "No additional charge shall be made except to reimburse the corporation for money actually expended for filing fees or additional services actually rendered the borrower."

Debate ensued.

On motion of Mr. Kinnear (Geo. C.), further action on House Bill No. 148 was deferred, and the bill was ordered to retain its place on second reading at the end of the calendar.

House Bill No. 54, by Representative Schumann: Relating to the liability of owners and operators of motor vehicles.

On motion of Mr. Reilly (Edward J.), House Bill No. 54 was re-referred to the Judiciary Committee for reconsideration.

House Bill No. 83, by Representative Martin: Relating to the marking and marketing of animal carcasses and meats intended for human consumption.

On motion of Mr. Martin, House Bill No. 83 was re-referred to the Committee on Dairy and Livestock for the purpose of amendment, and the bill was ordered to retain its place on the calendar, on second reading, for Friday, February 10, 1939.

House Bill No. 221, by Judiciary Committee: Requiring an employer to pay wages earned by deceased employee to surviving spouse or nearest of kin.

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

Senate Bill No. 50, by Senator Murfin: Relating to bakery inspection.

The bill was read the second time by sections.

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

7—H
Amend Section 8 by adding thereto the following sentence: "Provided, That nothing in this section shall prohibit the appointment as inspector of a member of organized labor who is not a member or employee of a bakery or bakery operators' association or interested therein."

Senate Bill No. 50 was passed to third reading.

**House Bill No. 148**, by Representative Kinnear (Geo. C.): Relating to industrial loan companies.

**MOTION**

Mr. Henry moved that the House at this time reconsider the vote by which his amendment to House Bill No. 148 was adopted.

Debate ensued.

The motion was carried.

**RECONSIDERATION**

The Speaker declared the question before the House to be the adoption of the following amendment by Mr. Henry:

In section 2, line 11, page 3 of the original bill, being line 30 of the printed bill, after the word "borrower" insert a period (.) and strike the remainder of the sentence.

The amendment was lost.

House Bill No. 148 was passed to third reading and ordered engrossed.

**THIRD READING OF BILLS**

**Engrossed Senate Bill No. 68**, by Committee on Rules and Joint Rules (By Executive Request): Relating to unemployment compensation.

On motion of Mr. Hay, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 68 was placed on final passage.

Debate ensued.

On motion of Mr. Underwood, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 68, and the bill passed the House by the following vote: Yeas, 77; nays, 20; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Doré, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Kehoe, Lindsay, Mackie, Martin, McDonald, Miller (Donald B.), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker —77.

Those voting nay were: Representatives Babcock, Beckley, Eaton, Eddy, Egbert, Isenhart, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Moulton, Reno, Schumann, Warnica, Woodall—20.

Those absent or not voting were: Representatives Carty, Gholson—2.

Engrossed Senate 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.

The Speaker observed, within the bar of the House, former Representative Ernest R. Leber from Pacific and Grays Harbor counties, and appointed Mr. Tisdale and Mr. Petit to escort him to a seat beside the Speaker.

Senate Joint Memorial No. 1, by Senator Troy: Relating to grazing in Stevens County.

On motion of Mr. Martin, 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 Senate Joint Memorial No. 1, and the memorial passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R.), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnaica, Wenberg, Wentworth, White, Wiggen, Wills, Woodall, Mr. Speaker—91.

Those voting nay were: Representatives LaFollette, Savage—2.

Those absent or not voting were: Representatives Austin, Carty, Gholson, Hanson, Miller (Fred), Wintler—6.

Senate Joint Memorial No. 1, having received the constitutional majority, was declared passed.

House Bill No. 132, by Committee on Dairy and Livestock: Relating to diseased animals and Bang’s disease.

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

Debate ensued.

On motion of Mr. Jones (John R.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 132, and the bill passed the House by the following vote: Yeas, 95; nays, 2; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno; Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith
(Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—95.

Those voting nay were: Representatives Austin, Bienz—2.
Those absent or not voting were: Representatives Gholson, Pennock—2.

House Bill No. 132, having received the constitutional 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. 8, by Representatives Mackie, Twidwell and Pearsall: Relating to the cedar shingle industry.

On motion of Mr. Dore, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 8 was placed on final passage.

Debate ensued.

On motion of Mr. Jones (John R.), the previous question was ordered.

The Clerk called the roll on the final passage of House Joint Memorial No. 8, and the memorial passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Brown, Butler, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—91.

Those voting nay were: Representatives Bienz, LaFollette—2.
Those absent or not voting were: Representatives Carty, Gholson, Lindsay, Miller (Fred), Payne, Wenberg—6.

House Joint Memorial No. 8, having received the constitutional majority, was declared passed.

MOTIONS

On motion of Mr. Reilly (Edward J.), the House reverted to the fourth order of business for the purpose of making a motion.

Mr. Reilly (Edward J.) moved that Senate Bill No. 10 be re-referred to the Judiciary Committee for the purpose of amendment.

Debate ensued.

On motion of Mr. Wentworth, the previous question was ordered.

The motion by Mr. Reilly (Edward J.) to re-refer Senate Bill No. 10 to the Judiciary Committee was carried.

On motion of Mr. Reilly (Edward J.), the House advanced to the regular order of business.

On motion of Mr. Fry, the House adjourned to eleven o'clock a. m., Thursday, February 9, 1939.

S. R. Holcomb, Chief Clerk.

John N. Sylvester, Speaker.
THIRTY-SECOND DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 9, 1939.

The Speaker called the House to order at eleven o’clock a. m.

The Clerk called the roll, and all members were present except Representatives Callison, Devenish, Gholson, Jackson and Montgomery.

Prayer was offered by Reverend Elmer B. Christie, Rector 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. Payne, further reading was dispensed with, and the journal was ordered to stand approved as read.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Mr. Vane moved that the use of the House Chamber be granted for a public hearing on House Bills No. 193, 194, and 195 on Tuesday evening, February 14, that the House Committee on Fisheries conduct the hearing, and that the Senate Committee on Fisheries be invited to attend, in order to hold a free, frank and full discussion on these three fisheries bills.

Debate ensued.

On motion of Mr. Smith (Michael B.), the previous question was ordered.

The motion by Mr. Vane was carried.

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

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

Your Committee onEngrossment, to whom was referred House Joint Resolution No. 4, have compared same with the original bill and find it correctly engrossed.

ROBT. M. FRENCH, Chairman.

We concur in this report: Wylie W. Brown, John Isenhart.

House Bill No. 23 (reported by Judiciary Committee):

Majority: Do pass as amended.

Minority: Do not pass.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 29, entitled “An Act relating to a public school employees’ retirement system, including all public school employees within such system and amending Chapter 221 of Session Laws of 1937,” 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.

FRANK L. HATLEY, Chairman.

House of Representatives,
Olympia, Wash., February 7, 1939.

MR. SPEAKER:

We, a minority of your Committee on Education, to whom was referred House Bill No. 29, 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: Wallace Beckley, Theodore S. Turner.

Passed to second reading.

House Bill No. 44 (reported by Committee on Elections and Privileges):

Majority: Do pass as amended.

Minority: Do not pass.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 8, 1939.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 56, entitled "An Act relating to proceedings before the Department of Labor and Industries and appeals from orders, decisions and/or awards thereof, and appeals to the superior court from orders, decisions and/or awards of the joint board of said department, and providing for attorney's fees in certain of said appeals, and amending Section 1 of Chapter 90 of the Laws of 1931," 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 Industrial Insurance.

EDWARD J. REILLY, Chairman.


On motion of Mr. Cowen, the committee report to re-refer House Bill No. 56 to the Committee on Industrial Insurance was adopted, and the bill was re-referred to the Committee on Industrial Insurance.

House Bill No. 94 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 8, 1939.

MR. SPEAKER:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 111, entitled "An Act relating to elections of cities of the third and fourth class; providing for the consolidation of precincts therein in city elections, the appointment of election officers at such elections, and the holding 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.

ARLEW GABRIELEN, Chairman.

We concur in this report: C. E. Trombley, W. J. Beierlein.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 8, 1939.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 117, entitled "An Act relating to sewers in cities and towns; and authorizing connections therewith from property located outside the city or town," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EARL R. WARNICA, Chairman.

We concur in this report: L. B. Judd, J. Howard Payne, Vernon A. Smith, Roy J. Kinnear, Cecil Callison, J. B. Smith, Alfred J. Hanson.

Passed to second reading.
House of Representatives,  
Olympia, Wash., February 8, 1939.

Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 131, entitled "An Act relating to assessment in cities and other taxing districts; requiring the making and filing of certified budget or estimates with Clerk of Board of County Commissioners; and amending Section 11236, Remington's Revised Statutes of Washington (Section 1, Chapter 138, Session Laws of 1909, as amended by Section 75, Chapter 130 of the Laws of Extraordinary Session of 1925," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  

ERNEST A. DORE, JR., Chairman.

We concur in this report: Theodore S. Turner, Kathryn Fogg, H. N. Jackson, Donald B. Miller, John Pearsall.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 134, entitled "An Act relating to Metropolitan Park Districts and amending Section 6725, Remington's Revised Statutes of Washington (Section 6, Chapter 98, Session Laws of 1907, as amended by Chapter 268 of 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.  

ERNEST A. DORE, JR., Chairman.

We concur in this report: Theodore S. Turner, Kathryn Fogg, H. N. Jackson, Donald B. Miller, John Pearsall.

Passed to second reading.

House Bill No. 151 (reported by Committee on Agriculture):  
Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred House Bill No. 169, entitled "An Act relating to the classification and de-classification of reforestation lands for tax purposes and amending Sections 2 and 4, Chapter 40, Laws of 1931 (being Sections 11219-2 and 11219-4, 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.  

GEORGE TWIDWELL, Chairman.

We concur in this report: Earl S. Coe, Sixten P. Nordenberg, D. L. Underwood, Chas. R. Savage, Robert Bernethy, Tom Montgomery.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 220, entitled "An Act relating to legislative districts and changing the boundaries of the twenty-fifth (25th) and twenty-eighth (28th) senatorial and representative districts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  

JULIA BUTLER, Chairman.


Passed to second reading.
Mr. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 237, entitled "An Act defining what shall constitute a legal or lawful fence, amending Section 2488 and repealing Section 2489 of the Code of 1881," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 280, entitled "An Act prohibiting the solicitation and contracting for services in the exercise of any of the healing arts on behalf of any person not licensed by this state to perform such services, and providing penalties therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Fred Miller, D. W. Jones, Thos. H. Bienz, D. C. Cowen, Dr. U. M. Lauman, Fred Miller, Earl R. Warnica.

Passed to second reading.

Mr. SPEAKER:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 1, relating to the amendment of Section 24 of Article 2 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.


Passed to second reading.

Mr. SPEAKER:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Bill No. 98, entitled "An Act relating to the acquiring, seeding, reforestation and administration of lands for state forests; providing for the issuance and disposition of $300,000 of utility bonds therefor; and amending Section 2 of Chapter 104 of the Laws of 1937," have had the same under consideration, and we respectfully report the same back to House with the recommendation that it do pass.

We concur in this report: Chas. R. Savage, Sixten P. Nordenberg, Robert Bernethy, D. L. Underwood, Tom Montgomery.

Passed to second reading.

MESSAGES FROM THE SENATE

Mr. SPEAKER:

The Senate has passed: Senate Joint Memorial No. 6; also Senate Joint Memorial No. 7; also Senate Bill No. 88, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.
Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 25; also
Engrossed Senate Bill No. 103; also
Engrossed Senate Bill No. 108; also
Engrossed Senate Joint Resolution No. 1, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

COMMUNICATION FROM THE GOVERNOR
State of Washington, Executive Department,
Olympia, February 8, 1939.

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. 87: "An Act relating to revenue and taxation, providing for the levy and collection of a tax or excise upon the use of tangible personal property, establishing rules of evidence, procedure, and off-sets, amending Section 31, Chapter 180 of the Session Laws of 1935, amending Sections 31 and 35 of Chapter 180 of the Session Laws of 1935 as amended by Chapter 191, Session Laws of 1937, adding three new sections to Chapter 180, Session Laws of 1935, and declaring an emergency."

Very truly yours,
RICHARD HAMILTON,
Secretary to the Governor.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS
AND RESOLUTIONS

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

House Bill No. 322, by Judiciary Committee: An Act with reference to trust receipts and pledges of personal property unaccompanied by possession in the pledgee and to make uniform the law with reference thereto.
Ordered printed and passed to second reading.

House Bill No. 323, by Committee on Cities of the First Class: An Act relating to municipally owned street railway or surface transportation systems in cities having more than three hundred thousand population; providing for the borrowing of money from the Reconstruction Finance Corporation or any other agency of the United States Government for street railway and surface transportation purposes in such cities, and for the issuance of bonds payable from the revenues of such systems to evidence such loans, the proceeds thereof to be used for the purpose of purchasing and acquiring equipment and extensions, repairs, improvements and betterments to, and the operation of, said systems, and to refund outstanding indebtedness payable from the revenues of said systems, to validate all such outstanding indebtedness and to create transportation commissions in such cities, and to prescribe the powers and duties thereof, and to repeal all laws or parts of laws and the provisions of any city charter in conflict herewith in so far as such conflict exists.
Ordered printed and passed to second reading.

House Bill No. 324, by Committee on Horticulture: An Act relating to apples; providing for the sale and distribution thereof and the prevention of frauds in such sale and distribution; providing for grades and labels and the
issuance of permits; levying assessments and fees and providing for their collection; prescribing penalties; and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.

House Bill No. 325, by Committee on Medicine, Dentistry, Pure Food and Drugs: An Act to prohibit the sale, gift, barter, exchange or distribution of amytal, luminal, veronal, barbital, acid diethylbarbituric and para-aminobenzene sulfonamide and their derivatives; amending Section 1, Chapter 6, Laws of 1939; and declaring an emergency.

Ordered printed and passed to second reading.

House Bill No. 326, by Representative Babcock: An Act providing for the regulation of field trials for hunting dogs and providing penalty for the violation thereof.

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

House Bill No. 327, by Representative McQuesten: An Act relating to the Sokulk Indians, providing for their fishing in designated areas and empowering the State Game Commission to regulate the same.

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

House Bill No. 328, by Representative Van Dyk: An Act relating to fisheries, authorizing and empowering the Director of Fisheries to purchase or otherwise acquire, install, use and operate, in any of the waters of the State of Washington, certain classes of fixed gear for the purpose of taking certain kinds of fish and to dispose of the fish so taken; making disposition of the monies derived from the operations of this act; making it unlawful for any person other than the Director of Fisheries to own or operate any such fixed gear in any of the waters of the state; repealing Chapter 1 of the Session Laws of 1935 (Sections 5671-1 to 5671-11 of Remington's Revised Statutes); providing that if any part of this act be held unconstitutional such holding shall not affect the remainder of the act; providing for penalties; repealing all laws in conflict herewith, and making an appropriation.

Ordered printed and referred to Committee on Fisheries.

House Bill No. 329, by Representative Warnica: An Act relating to public utilities and regulating the resale of any public utility service.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 330, by Representative Rosellini: An Act relating to motor busses operating in cities of the first class; providing for the regulations thereof; prescribing penalties for violation thereof; and repealing all laws in conflict therewith.

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

House Bill No. 331, by Representative Dore: An Act directing the Director of Highways to purchase, control and supervise the operation of certain ferries and ferry lines.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 332, by Representatives Hanson and White: An Act relating to highways; amending Section 3 of Chapter 207 of the Laws of 1937 (Section 6402-3 of Remington's Revised Statutes); providing for the establishment of an additional secondary highway as a branch of Primary State Highway No. 2.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 333, by Representatives Underwood and Hay: An Act relating to and making an appropriation for the benefit of the Aurora Avenue condemnation fund of the City of Seattle to be used to pay the obligations against said fund and to relieve the real estate from the assessment made by the eminent domain commission of the City of Seattle to pay the condemnation awards on account of the Aurora Avenue condemnation under Ordinance No. 59719 of the City of Seattle, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 334, by Representative Riley (Edward F.): An Act making an appropriation from the veterans’ compensation bond retirement fund; limiting the time for making application and authorizing payment thereunder.

Ordered printed and referred to Military Committee.

House Bill No. 335, by Representative Rosellini: An Act relating to employment by this state and certain other governmental agencies, prohibiting certain persons from receiving such employment, and prescribing penalties.

Ordered printed and referred to Judiciary Committee.

House Bill No. 336, by Representative Henry: An Act authorizing the establishment of port districts; providing for the acquirement, construction maintenance, operation, development and regulation of a system of harbor improvements, shipyards, ways and dry docks; and rail and water transfer and terminal facilities within such districts; and providing for the method of payment therefor; and amending Section 1 of Chapter 183 of the Laws of 1921 (Section 9692 of Remington’s Revised Statutes).

Ordered printed and referred to Committee on Harbors and Waterways.

House Bill No. 337, by Representative Twidwell: An Act relating to the regulation of the cutting and shipping of evergreen trees for ornamental or decorative purposes, and imposing license fees therefor; prescribing the duties of certain state officers in connection therewith; amending Sections 1, 2, 3, 4, 5 and 6, Chapter 112, of the Laws of 1937; and amending Chapter 112 of the Laws of 1937 by adding thereto a new section to be known as Section 6a.

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

House Bill No. 338, by Representative Riley (Edward F.) (By Request): An Act relating to revenue and taxation; providing for the collection and foreclosure of taxes levied and assessed against the operating property of public utility corporations; defining such corporations; and prescribing the powers and duties of certain state and county officers in relation thereto.

Referred to Committee on Revenue and Taxation.

On motion of Mr. Riley (Edward F.), the usual number of copies of House Bill No. 338 were ordered printed.

House Bill No. 339, by Representative Tisdale: An Act relating to the election of the Director of Social Security, and prescribing his powers, salary, and term of office.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 340, by Representative Jackson: An Act relating to the payment of wages for labor; providing time of payment; and amending Section 1 of Chapter 112 of the Laws of 1905 (Section 7594 of Remington’s Revised Statutes).

Ordered printed and referred to Committee on Labor and Labor Statistics.
House Joint Resolution No. 8, by Representative Henry: Providing for the submission to the electors of a proposal to amend the Constitution of the State of Washington with respect to the subject of taxation and special assessments; repealing Section 12, Article XI; and amending Article VII by amending Sections 1 and 9 thereof and adding thereto two new sections to be designated Sections 2 and 3 thereof.

Ordered printed and referred to Committee on Constitutional Revision.

House Joint Memorial No. 13, by Representative Pennock: Relating to the broadcasting of congressional debates.

Ordered printed and referred to Committee on Memorials.

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 25, by Senators Shorett and Murfin: An Act relating to the giving of proof of financial responsibility by owners and operators of motor vehicles, providing penalties for certain offenses.

Referred to Committee on Insurance.

Senate Bill No. 88, by Senators Metcalf and Schroeder: An Act relating to port districts in counties of the first class, authorizing the establishment, acquisition, improvement and development of industrial development districts therein, providing for the sale and lease of property within such industrial development districts, and providing penalties for the violation of this act.

Referred to Committee on Commerce and Manufacturing.

Engrossed Senate Bill No. 103, by Senator Schroeder: An Act relating to cut over lands, providing for abatement of fire hazards thereon, and amending Section 1 of Chapter 134, Laws of 1929.

Referred to Committee on Forestry and Logged-Off Lands.

Engrossed Senate Bill No. 108, by Committee on Rules and Joint Rules (By Executive Request): An Act regulating the taking of eulachon, smelt, candlefish or herring in the State of Washington, providing a license fee for the commercial taking thereof, amending Section 51B of Chapter 31, Laws of 1915, as enacted in and by Section 2, Chapter 133, Laws of 1931, being Section 5704b, Remington’s Revised Statutes.

Referred to Committee on Fisheries.

Engrossed Senate Joint Resolution No. 1, by Senator Reardon: Relating to terms of office of county officers, repealing Section 7, Article 11, of the State Constitution.

Referred to Committee on Constitutional Revision.

Senate Joint Memorial No. 6, by Senator Mills: Relating to an appropriation for the construction of a river wall on the Columbia River.

Referred to Committee on Flood Control.

Senate Joint Memorial No. 7, by Senator Maxwell: Relating to the exemption of vessels under 200 tons gross tonnage from the provisions of Treaty Draft Convention No. 53.

Referred to Committee on Memorials.
SECOND READING OF BILLS

House Bill No. 1, by Representative Smith (Jutie B.): Relating to the construction, acquisition and maintenance of certain public utilities by cities and towns.

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

House Bill No. 35, by Representative Hurley (John R. "Pat"): Relating to creating the Volunteer Firemen's Relief Fund in the State Treasury.

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

House Bill No. 177, by Representative Bienz: Relating to certain fees which shall be credited to the reclamation revolving fund.

MR. SPEAKER:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 177, entitled "An Act relating to annual fees by claimants of water power; providing that such fees shall be credited to the Reclamation Revolving Fund; prescribing the duties of the Director of the Department of Conservation and Development with respect thereto; and amending Section 3 of Chapter 105, Laws of 1929 (Section 11575-3 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 with the following amendment:

In Section 1, line 13 of the original bill, being line 5 of the printed bill, after the word "fund," strike the remainder of the section and insert in lieu thereof the following: "and subject to legislative appropriation, be allocated and expended by the Director of the Department of Conservation and Development for investigations and surveys of natural resources in cooperation with the Federal Government, or independently thereof, including steam gaging, hydrographic, topographic, river, underground water, mineral and geological surveys; the State Auditor may anticipate receipts and issue warrants to cover such expenditures in any amount not exceeding twenty-five thousand dollars ($25,000): Provided, That in any one biennium all said expenditures shall not exceed total receipts from said power license fees collected during said biennium: And provided, further, That the portion of money allocated by said director to be expended in cooperation with the Federal Government shall be contingent upon the Federal Government making available equal amounts for such investigations and surveys."

CECIL A. GHOULSON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Moulton, the committee amendment was adopted.

House Bill No. 177 was passed to third reading and ordered engrossed.

House Bill No. 146, by Representative Kinnear (Geo. C.): Relating to the collection of taxes.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 146, entitled "An Act relating to the collection of taxes; validating certain agreements heretofore executed for the payment of delinquent real property taxes in installments; 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 2, line 30 of the original bill, being line 14 of the printed bill, strike the word "be" and insert in lieu thereof the word "by". J ohn R. Jones, Chairman.

The bill was read the second time by sections.
On motion of Mr. Hurley (Joseph E.), the committee amendment was adopted.

House Bill No. 146 was passed to third reading and ordered engrossed.
On motion of Mr. Fry, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The Speaker (Mr. Reilly (Edward J.) presiding) called the House to order at 1:30 p.m.
The Clerk called the roll, and all members were present except Representatives Gholson, Jones (John R.), Kehoe, LaFollette, Martin, Montgomery, Neal and Woodall.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 9, 1939.

Mr. Speaker:
The President has signed: Senate Bill No. 68, and the same is herewith transmitted.

E. M. McCroskey, Secretary.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 183, by Representative Reilly (Edward J.) (By Request): Relating to justices of the peace.
The bill was read the second time by sections and passed to third reading.

House Bill No. 198, by Representative Reilly (Edward J.): Relating to crimes and to Sabbath breaking.
The Speaker (Mr. Reilly (Edward J.) presiding) called Mr. Wentworth to preside.
Mr. Hurley (Joseph E.) moved that House Bill No. 198 be re-referred to the Judiciary Committee for consideration.
Debate ensued.
Mr. Smith (Michael B.):
"Point of order, Mr. Speaker. The gentleman is discussing the merits of the bill. The question is whether or not this bill should be re-referred to the Judiciary Committee."

Debate continued.
Mr. Mackie moved the previous question, but the motion was lost.
Debate continued.
Mr. Reilly (Edward J.):
"Point of order, Mr. Speaker. The gentleman is speaking on the merits of the bill. He is not talking on the motion to re-refer, but is delving into the merits of the bill if it should become a law."

The Speaker (Mr. Wentworth presiding):
"The point is well taken, Mr. Reilly."

Debate continued.
On motion of Mr. Payne, the previous question was ordered.
The motion by Mr. Hurley (Joseph E.), to re-refer House Bill No. 198 to the Judiciary Committee was carried.
Mr. Reilly (Edward J.) resumed the chair.

House Bill No. 208, by Committee on Dairy and Livestock: Relating to branding.
The Speaker resumed the chair.
The bill was read the second time by sections and passed to third reading.

House Bill No. 217, by Representative Turner: Relating to justices of the peace in first-class cities.
The bill was read the second time by sections and passed to third reading.
The Speaker observed within the House former Representative Edward L. Cochrane from King County and appointed Mr. Smith (Michael B.), Mr. Beierlein and Mr. Neal to escort him to a seat beside the Speaker.

House Bill No. 235, by Representative Cowen: Designating and naming an existing park road.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS

Senate Bill No. 125, by Senator Moe (By Executive Request): Relating to irrigation districts.
On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, and Senate Bill No. 125 was placed on final passage.
Debate ensued.
On motion of Mr. Finucane, the previous question was ordered.
The Clerk called the roll on the final passage of Senate Bill No. 125, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.
Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—92.
Those absent or not voting were: Representatives Callison, Egbert, Fry, Jones (John R.), Montgomery, Neal, Vane—7.

Senate Bill No. 125, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Moulton, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 125 to the Senate.
The Speaker recognized Miss Butler of Cowlitz County:

Miss Butler:

"We have as visitors today a delegation from the Capitol Commercial Club in Seattle, and from our Speaker's own district. The president of the club, Mr. Pete Wick, wishes to present a gavel to our Speaker, and I move you that Mr. Wick and Miss Ada G. Nicholson, who is Miss Capitol Commercial Club this year, be granted the privilege of the floor."

The motion was carried, and the Speaker appointed Mr. Cowen, Mr. Hurley (John R. "Pat") and the Sergeant-at-Arms to escort Mr. Wick and Miss Nicholson to the rostrum.

Mr. Wick addressed the members for a few moments, and presented to the Speaker a gavel made from the historic Hanging Oak Tree of New England.

Senate Bill No. 126, by Senator Moe (By Executive Request): Relating to irrigation and reclamation districts.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, and Senate Bill No. 126 was placed on final passage.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 126, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chernenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinneer (Geo. C.), Kinneer (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those absent or not voting were: Representatives Callison, Egbert, Fry, Henry, Jones (John R.), Montgomery, Payne, Pearson, Vane—9.

Senate Bill No. 126, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 126 to the Senate.

The Speaker announced that he was about to sign Senate Bill No. 68.

Engrossed House Joint Resolution No. 4, by Representatives Beckley and Babcock: Relating to an investigation of the Department of Social Security.
On motion of Mr. Reilly (Edward J.), the rules were suspended; the second reading considered the third, and Engrossed House Joint Resolution No. 4 was placed on final passage.

Debate ensued.

On motion of Mr. Hay, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 4, and the resolution passed the House by the following vote:

Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pett, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those absent or not voting were: Representatives Callison, Egbert, Fry, Jones (John R.), Montgomery, Payne—6.

Engrossed House Joint Resolution No. 4, having received the constitutional majority, was declared passed.

On motion of Mr. Smith (Michael B.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Joint Resolution No. 4 to the Senate.

House Bill No. 25, by Representative Hatley: Relating to relief of soldiers, sailors and marines.

On motion of Mr. Hay, the rules were suspended, the second reading considered the third, and House Bill No. 25 was placed on final passage.

Debate ensued.

On motion of Mr. Neal, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 25, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pett, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle,
Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those absent or not voting were: Representatives Callison, Carty, Cowen, Egbert, Fry, Hall, Jones (John R.), Montgomery, Payne—9.

House Bill No. 25, having received the constitutional majority, was declared 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 (John R. "Pat"), the House adjourned to ten o'clock a. m., Friday, February 10, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-THIRD DAY

MORNING SESSION

House of Representatives,
Olympia, Wash., Friday, February 10, 1939.

The Speaker called the House to order at ten o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Austin, Lindsay and Pearson.

Prayer was offered by Reverend Elmer B. Christie, Rector 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. Hurley (John R. "Pat"), further reading was dispensed with, and the journal was ordered to stand approved as read.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 146; also House Bill No. 148; also House Bill No. 177, have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 24, entitled "An Act to regulate and license the business of private detective and detective agencies, and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Committee on Labor and Labor Statistics.

Edward J. Reilly, Chairman.

On motion of Mr. Hurley (Joseph E.), the committee report was adopted, and House Bill No. 24 was re-referred to the Committee on Labor and Labor Statistics.

House of Representatives, Olympia, Wash., February 9, 1939.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 40, entitled "An Act relating to teachers' institutes, providing for optional attendance thereat by teachers, and amending Sections 4886 and 4889 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.

FRANK L. HATLEY, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 9, 1939.

Mr. Speaker:

We, a majority of your Committee on Dairy and Livestock, to whom was re-referred House Bill No. 83, entitled: "An Act relating to the public health 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; providing for the sanitation of all slaughtering establishments and dry rendering plants; providing revenues to administer the act; providing penalties; authorizing the Director of Agriculture to make rules and regulations and to appoint employees to carry out the provisions of the act; providing a Washington State meat seal and its use, and making an appropriation," 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 C. MOHLER, Chairman.


Passed to second reading.

House Bill No. 120 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

House of Representatives, Olympia, Wash., February 9, 1939.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 149, entitled "An Act relating to health, welfare and care of children in attendance at public schools, and amending Section 2 of Chapter 50 of the Laws of 1925, Extraordinary Session," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK L. HATLEY, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 152, entitled "An Act relating to cities of the fourth class, providing for the disposition of surplus earnings of public utilities, and amending Section 1 of Chapter 98, 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.

We concur in this report: Wylie W. Brown, C. E. Trombley, W. J. Beierlein.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 171, entitled "An Act relating to police courts in cities of the second class and cities with a commission form of government; amending Section 8 of Chapter 103 of the Laws of 1913; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Wylie W. Brown, C. E. Trombley, W. J. Beierlein.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 184, entitled "An Act relating to education, amending Section 4, Chapter 28, 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.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 187, entitled "An Act relating to township organization; increasing their powers; authorizing their consolidation and contractual relations with each other; amending Section 1 of Chapter 269 of the Laws of 1927 and further amending said chapter by adding five new sections thereto to be known as Sections 2, 3, 4, 5 and 6; and repealing all acts or parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Wylie W. Brown, C. E. Trombley, W. J. Beierlein.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 233, entitled "An Act relating to elections and school districts of the second class, and providing that the Board of Directors thereof may establish one or more polling places," 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 Elections and Privileges.

Frank L. Hatley, Chairman.

On motion of Mr. Hatley, the committee report was adopted, and House Bill No. 233 was re-referred to the Committee on Elections and Privileges.

House of Representatives, Olympia, Wash., February 9, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 243, entitled "An Act to provide for compelling attendance of out of state witnesses by this state and other states in criminal cases, and to make uniform the law with reference thereto, and repealing all acts or 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. Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 9, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 244, entitled "An Act to make uniform the law on fresh pursuit, and authorizing this state to cooperate with other states therein; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 9, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 247, entitled "An Act transferring certain moneys in and to be paid into the State Treasury and abolishing the 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, 1939," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 9, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 248, entitled "An Act transferring certain moneys in and to be paid into the State Treasury and abolishing the Current State School Suspense Fund, and defining the duties and powers of the State Treasurer in connection therewith, and declaring that this act shall take effect April 1, 1939," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Edward J. Reilly, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 249, entitled "An Act transferring certain moneys in and to be paid into the State Treasury and abolishing the State Athletic Fund, and defining the duties and powers of the State Treasurer in connection therewith; repealing Section 21 of Chapter 184 of the Laws of 1933, being Section 8276-21, Remington's Revised Statutes; and declaring that this act shall take effect April 1, 1939," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 250, entitled "An Act transferring certain moneys in and to be paid into the State Treasury and abolishing the Veteran's Compensation Bond Retirement Fund, and defining the duties and powers of the State Treasurer in connection therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 253, entitled: "An Act relating to the Oyster Reserve Fund; transferring certain moneys from the Oyster Reserve Fund to the Fisheries Fund and abolishing the Oyster Reserve Fund; and amending Section 105 of Chapter 31 of the Laws of 1915 (being Section 5759, Remington's Revised Statutes); and declaring that this act shall take effect April 1, 1939," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 13, entitled "An Act validating tax levies made in any city or town prior to the 14th of May, 1925, for the creation of a Revolving or Guaranty Fund to guarantee the payment of local improvement bonds or warrants issued within any such city or town prior to said date, and subsequent to the date of any such tax levies," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.
MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 9, 1939.

MR. SPEAKER:
The Senate has passed: Senate Bill No. 184, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 341, by Judiciary Committee: An Act making the private practice of law by the attorney general, assistant attorneys general, prosecuting attorneys, deputy prosecuting attorneys, corporation counsels and assistant corporation counsels unlawful, and providing that the prohibition against private practice is not applicable to prosecuting attorneys of counties less than 18,000 population or to corporation counsels of cities less than 10,000 population.

Ordered printed and passed to second reading.

House Bill No. 342, by Committee on Reclamation and Irrigation: An Act relating to irrigation districts comprising within their boundaries two hundred thousand (200,000) or more acres of land, and providing for the disorganization and liquidation of such districts which have been in existence for more than twenty (20) years without furnishing irrigation and have no bonded indebtedness.

Ordered printed and passed to second reading.

House Bill No. 343, by Committee on Reclamation and Irrigation: An Act relating to irrigation districts comprising within their boundaries two hundred thousand (200,000) or more acres of land; authorizing the inclusion of lands within the operation of such districts; outlining certain procedure, and prescribing official duties and powers with respect thereto.

Ordered printed and passed to second reading.

House Bill No. 344, by Representative Swegle (By Departmental Request): An Act pertaining to school budgets for school districts of the second and third class; prescribing conditions for preparation of building fund budgets, and expenditures thereunder; amending Section 1 of Chapter 183 of the Laws of 1937 (Section 4867-13 of Remington's Revised Statutes); and declaring an emergency.

Referred to Committee on Education.

House Bill No. 345, by Representative Swegle (By Departmental Request): An Act relating to education; providing for the fixing of school revenues and disbursements, and requiring the preparation of budgets by second and third class school districts and approval of the same by a reviewing board; and repealing Sections 1 and 2 of Chapter 28 of the Laws of 1933.

Referred to Committee on Education.

On motion of Mr. Swegle, the usual number of copies of House Bills Nos. 344 and 345 were ordered printed.

House Bill No. 346, by Representative Reilly (Edward J.): An Act relating to education; creating a State School Relief Fund for the relief of needy
school districts; prescribing procedure for obtaining such relief; defining powers and duties of certain state and county officers in connection therewith; and making appropriations from said State School Relief Fund and the Current State School Fund.

Ordered printed and referred to Committee on Education.

House Bill No. 347, by Representative Reilly (Edward J.): An Act relating to education; amending Section 3 of Chapter 28 of the Laws of 1933 (Section 4719 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Education.

House Bill No. 348, by Representative Riley (Edward F.): An Act relating to the proceeds of life insurance and amending Section 2 of Chapter 92 of the Laws of 1927 (Section 7230-1 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Insurance.

House Bill No. 349, by Representative Rosellini: An Act relating to the operation of motor trucks from point to point outside the limits of any incorporated city or town on Saturday afternoons, Sundays and holidays.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 350, by Representative Rosellini: An Act relating to vehicles; providing for the licensing thereof; regulating and restricting the operation thereof upon the highways of this state; amending Section 17 of Chapter 188 of the Laws of 1937 and Section 49 and Section 50 of Chapter 189 of the Laws of 1937, and repealing Section 51 of Chapter 189 of the Laws of 1937.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 351, by Representatives Martin and Egbert: An Act relating to the Department of Agriculture; providing for the regulation and registration of concentrated commercial feeding stuffs, fertilizers and livestock remedies, and the labeling and advertising thereof, and for other purposes; providing for the licensing and regulation of retail dealers in concentrated commercial feeding stuffs; providing penalties; repealing Chapter 37 of the Laws of 1937 (Section 7016 to Section 7019-22, inclusive, of Remington's Revised Statutes; Sections 89-21 to 89-45, inclusive, of Pierce's Code).

Ordered printed and referred to Committee on Agriculture.

House Bill No. 352, by Representative Babcock: An Act relating to general public assistance; creating a single administrative unit; defining the powers and duties of the Department of Social Security in relation to such public assistance and providing for the administration thereof through boards of county commissioners under the supervision of the Department of Social Security; and amending Section 5 to Section 8 inclusive, of Chapter 180 of the Laws of 1937 (Section 10007-105 to Section 10007-108 inclusive, of Remington's Revised Statutes).

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

House Bill No. 353, by Representative Payne: An Act relating to wages; requiring payment in lawful money and receipts for deductions; defining offenses; prescribing penalties; and amending Section 2, page 234, Chapter CXXVIII (128), of the Laws of 1888 (Section 7595 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Labor and Labor Statistics.
House Bill No. 354, by Representative Jones (John R.): An Act relating to taxation; amending Sections 4 and 6, Chapter 180, Laws of 1935, as amended by Sections 1 and 3, respectively, Chapter 227, Laws of 1937; amending Section 12, Chapter 180, Laws of 1935; repealing Section 7, Chapter 180, Laws of 1935; and declaring that this act shall take effect May 1, 1939.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 355, by Representatives Henry and Smith (Jurie B.): An Act relating to and providing for old-age assistance; defining the powers and duties of certain officers in connection therewith; and amending Section 2, Chapter 182, of the Laws of 1935, and Sections 1 and 5, Chapter 156, of the Laws of 1937.
Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

House Bill No. 356, by Representative McQuesten: An Act relating to the nomination and election of justices of the peace, and amending Section 1 of Chapter 85 of the Laws of 1933.
Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 357, by Representative Reilly (Edward J.): An Act relating to intoxicating liquors; providing for a hotel retailer's license; amending Section 1 of Chapter 217 of the Laws of 1937 by adding thereto a new section to be known as Section 23-V.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 358, by Representative Riley (Edward F.): An Act relating to group life insurance; enlarging the definition of insurable groups; providing for creditors group insurance; and amending Section 1 of Chapter 300, Laws of 1927 (Sections 7242-1, 7242-2, 7242-3, 7242-4 and 7242-5 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Insurance.

House Bill No. 359, by Representative Austin: An Act relating to the sale of liquor to passengers on trains; providing permits therefor; and amending Section 23-L, Chapter 217 of the Laws of 1937 (Section 7306-23L of Remington's Revised Statutes); and declaring an emergency.
Ordered printed and referred to Committee on Liquor Control.

House Joint Resolution No. 9, by Representative Hurley (Joseph E.): Amending the Constitution of the State of Washington so as to provide for a single legislative body.
Ordered printed and referred to Committee on Constitutional Revision.

FIRST READING OF SENATE BILLS

Senate Bill No. 184, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to the transportation of property by motor vehicle over the public highways of the State of Washington, and amending Section 7 of Chapter 184 of the Laws of 1935 as amended by Section 7 of Chapter 166 of the Laws of 1937, and Section 10 of Chapter 166 of the Laws of 1937, and Section 28 of Chapter 184 of the Laws of 1935 as amended by Section 20 of Chapter 166 of the Laws of 1937, and providing that this act shall take effect April 1, 1939.
Referred to Committee on Roads and Bridges.
SECOND READING OF BILLS

House Bill No. 67, by Representative Guisinger: Regulating and controlling the barber industry.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 67, entitled "An Act to regulate and control the barber industry; providing additional jurisdiction, power and duties of the Director of Licenses and authorizing him to approve agreements from each county; and providing penalties for 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 with the following amendment:

In Section 11, page 7, lines 19 and 20 of the original bill, being line 39, page 4 of the printed bill, strike the words: "any organized group of".

DAN L. GUISSINGER, Chairman.

We concur in this report: Alva Ruark, John Sherman, Julia Butler, Gerald G. Dixon, H. N. Jackson, Donald B. Miller.

Mr. Speaker:

We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 67, 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: C. N. Eaton, George Kinnear, Roderick A. Lindsay.

The bill was read the second time by sections.

On motion of Mr. Kinnear (Geo. C.), the following amendment to Section 7 was adopted:

Amend Section 7 by striking the whole thereof.

On motion of Mr. Woodall, the following amendment to Section 8 was adopted:

In Section 8, lines 23 and 24 of the original bill, being page 4, line 19 of the printed bill, after the words "shall have the" strike the remainder of the sentence and insert in lieu thereof the words: "right to appeal to the superior court of the county in which the violation is alleged to have been committed."

The Speaker observed, within the bar of the House, former Representative S. J. McDonnell from Grant County, and appointed Mr. Hanson and Mr. White to escort him to a seat beside the Speaker.

On motion of Mr. Tisdale, the following amendment to Section 5 was adopted:

Amend Section 5 by striking the last paragraph thereof, being lines 30 and 31, page 4, and lines 1, 2 and 3, page 5 of the original bill, being lines 21, 22, 23 and 24 of the printed bill.

Mr. Beckley moved the adoption of the following amendment to Section 9:

Strike all of Section 9.

Debate ensued.

On motion of Mr. Hatley, the previous question was ordered.

The amendment by Mr. Beckley was lost.

Mr. Babcock moved the adoption of the following amendment to Section 10:

Strike all of Section 10.

Debate ensued.
On motion of Mr. Martin, the previous question was ordered. The amendment by Mr. Babcock was lost. Mr. Swegle moved the adoption of the following amendment to Section 11: Strike the whole of Section 11. Debate ensued. On motion of Mr. Reilly (Edward J.), the previous question was ordered. The amendment by Mr. Swegle to Section 11 was adopted. On motion of Mr. Reilly (Edward J.), House Bill No. 67 was laid on the table.

House Bill No. 92, by Representatives Sherman, Pearson and Savage: Providing for inner and outer harbor lines in front of the city of Port Townsend.

House of Representatives, Olympia, Wash., February 1, 1939.

Mr. Speaker:

We, your Committee on Harbors and Waterways, to whom was referred House Bill No. 92, entitled "An Act providing for the relocation and reestablishment of the inner and outer harbor lines in front of Tideland District No. 110 of the tidelands of the first class in front of the city of Port Townsend; and making an appropriation for such purpose," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 2, line 17 of the original bill, being line 8 of the printed bill, after the figures "($3,500)" insert a comma (,) and the following words: "or so much thereof as may be necessary". J. Howard Payne, Chairman.

We concur in this report: James M. Hay, John Sherman, Robert Bernethy, Will W. Wentworth.

The bill was read the second time by sections. On motion of Mr. Payne, the committee amendment was adopted.

House Bill No. 92 was passed to third reading and ordered engrossed.

House Bill No. 126, by Representative Moulton: Relating to irrigation districts and to district land titles.

House of Representatives, Olympia, Wash., February 7, 1939.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 126, entitled "An Act relating to irrigation districts, to the authority and duties of the County Treasurer and district officers with respect to sales of land for delinquent district assessments and to the issuance of treasurer's deeds therefor, relating to district land titles, to validation of certain deeds heretofore issued in the name of an irrigation district, to district actions to quiet title, to district assessments and tolls and liens thereof, providing the rate of interest delinquent district assessments shall bear, providing for notice of application for treasurer's deed by private holders of certificates of sale, providing that certain easement rights shall not be included in sales for delinquent district assessments, providing a limitation of actions to set aside and cancel treasurer's deeds issued on account of sales for delinquent district assessments and tolls or to recover lands sold on account of such assessments and tolls, amending Chapter 5, Title 48 of Remington's Revised Statutes of Washington by adding thereto a new section to be designated Section 7447-1 and amending Sections 7448-2 (being Section 2, Chapter 194, Laws of 1933), 7441, 7442, 7445, 7447 and 7454 of Remington's Revised Statutes of Washington, and repealing all acts or parts of same inconsistent or in conflict with this act or any part 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 with the following amendments:

In Section 2, line 20 of the original bill, being line 14 of the printed bill, after the word "first", strike the words: "Monday in March" and insert in lieu thereof the words: "day of January".
In Section 3, line 22 of the original bill, being lines 39 and 40 of the printed bill, strike the asterisks and the word “eight” and the underscore, and insert in lieu thereof the word: “ten”.

In Section 3, page 5, line 15 of the original bill, being page 3, line 37 of the printed bill, strike the asterisks and the word “eight” and the underscore, and insert in lieu thereof the word: “ten”.

In Section 4, page 9, line 2 of the original bill, being page 5, line 32 of the printed bill, strike the asterisks and the word “eight” and the underscore, and insert in lieu thereof the word: “ten”.

In Section 5, line 25 of the original bill, being line 7 of the printed bill, after the comma (,) following the word “Issued” insert the words: “and delivered by the treasurer”.

In Section 5, page 10, line 26 of the original bill, being line 31 of the printed bill, strike the word “sixty” and insert in lieu thereof the word: “twenty-one”.

In Section 6, line 21 of the original bill, being line 37 of the printed bill, strike the words and figures “sixty (60)” and insert in lieu thereof the word: “twenty-one”.

In Section 8, lines 18 and 19 of the original bill, being line 19 of the printed bill, strike the words: “the issuance of”. CECIL A. GHOlSON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Moulton, the committee amendment to Section 2, line 20 of the original bill was adopted.

Mr. Moulton moved the adoption of the committee amendment to Section 3, line 22 of the original bill.

Debate ensued.

On motion of Mr. Dore, the previous question was ordered.

The amendment was lost.

Mr. Moulton moved the adoption of the committee amendment to Section 3, page 5, line 15 of the original bill, but the amendment was lost.

Mr. Isenhart moved the adoption of the following amendment to Section 3, page 2 of the printed bill:

In Section 3, page 2, line 2 of the printed bill, strike the underscored word “eight” and substitute the word: “six”; and after the period (.) in line 40 of the printed bill, add the following: “And this provision shall be retroactive as to any delinquent assessments.”

Debate ensued.

On motion of Mr. Gholson, the previous question was ordered.

The amendment by Mr. Isenhart was lost.

On motion of Mr. Fry, the House recessed until 1:30 p. m.
THIRTY-THIRD DAY, FEBRUARY 10, 1939

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 (John R.), Payne, Pearson, Pettus and Vane.
The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

The Speaker declared the question before the House to be the adoption of the committee amendments to House Bill No. 126.

Mr. Moulton moved the adoption of the committee amendment to Section 4, page 9, line 2 of the original bill.
The amendment was lost.

On motion of Mr. Moulton, the committee amendment to Section 5, line 25 of the original bill, was adopted.

The Speaker called Mr. Cowen to preside.

On motion of Mr. Moulton, the remainder of the committee amendments to House Bill No. 126 were adopted.

House Bill No. 126 was passed to third reading and ordered engrossed.

House Bill No. 161, by Representative Martin: Relating to employment of aliens in public office.

Mr. Speaker:

We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 161, entitled: "An Act relating to the employment of aliens in public offices or upon public works, and prescribing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike the whole of Section 2 and insert in lieu thereof the following:

"Sec. 2. Any resident of this state who has legally declared his intention of becoming a citizen shall not be deemed an alien within the meaning of this act."

DAN L. GUISSINGER, Chairman.

We concur in this report: Roderick A. Lindsay, H. N. Jackson, Gerald G. Dixon, George Kinneer, Alva Ruark, C. N. Eaton, John Sherman, John W. Eddy, Julia Butler, Edward E. Henry, Donald B. Miller.

The bill was read the second time by sections.

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

In Section 1, line 10 of the original bill, being line 3 of the printed bill, after the word "alien" insert a period (.) and strike the remainder of the sentence.

Mr. Guisinger moved the adoption of the committee amendment to Section 2.

Debate ensued:

On motion of Mr. Reilly (Edward J.), the previous question was ordered.
The committee amendment to Section 2 was adopted.

Mr. McDonald moved the adoption of the following amendment to Section 2:

Strike all of Section 2.

The Speaker (Mr. Cowen presiding) declared the amendment to be out of order.

Mr. Reno moved the adoption of the following amendment:
In Section 1, line 3 of the printed bill, after the word "alien" strike the period (.) and add a semi-colon (;) and the words: "provided that said act shall not be deemed to include educators or teachers in the common schools and institutions of higher learning or professional consultants deemed necessary by the directors of the various state departments and/or commissions."

Debate ensued.
Mr. Wentworth moved the previous question, but the motion was lost.
Debate continued.
On motion of Mr. Martin, House Bill No. 161 was made a special order of business for eleven o'clock a. m., Saturday, February 11, 1939.

**House Bill No. 225**, by Representative Hanson: Relating to coal mining.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 262**, by Representative Gabrielsen: Relating to city parks and cemeteries within or without the limits of cities of the fourth class.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 267**, by Judiciary Committee: Relating to inventory and appraisement of estates of deceased persons.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 83**, by Representative Martin: Relating to the marking and marketing of animal carcasses and meats intended for human consumption.
On motion of Mr. Martin, Substitute House Bill No. 83 was substituted for House Bill No. 83.
Substitute House Bill No. 83 was read the second time by sections and passed to third reading.

**House Bill No. 285**, by Committee on State Granted, School and Tide Lands (By Departmental Request): Relating to rights of way over state lands.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 57**, by Representative Swegle: Relating to the recovery of inheritance tax by the State of Washington.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 57, entitled "An Act relating to limitation of actions and accrual thereof, applying to actions not barred, and amending Sections 158 and 167 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 with the following amendments:

In Section 1, line 21 of the original bill, being line 14 of the printed bill, strike the words "the same accrued:" and insert in lieu thereof the following: "the appointment of an executor or administrator:"

In Section 2, line 3 of the original bill, being line 25 of the printed bill, strike the words "inheritance tax law" and insert in lieu thereof the following: "provisions of Subsection 3 of Section 158 of Remington's Revised Statutes of Washington."

In Section 2, line 6 of the original bill, being line 1 of the printed bill, strike the words "inheritance tax law" and insert in lieu thereof the following: "provisions of Subsection 3 of Section 158 of Remington's Revised Statutes of Washington."

Edward J. Reilly, Chairman.

THIRTY-THIRD DAY, FEBRUARY 10, 1939 • 223

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 57, 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: Joseph E. Hurley, B. F. Reno, Jr.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendments were adopted.

House Bill No. 57 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

Engrossed House Bill No. 2, by Representative Olson: Relating to powers and duties of school boards.

On motion of Mr. Olson, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 2 was placed on final passage.

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 2, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Doré, Eaton, Eddy, Egbert, Finucane, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Warnica, Wenberg, Wentworth, White, Wigggen, Wills, Wintler, Woodall—86.

Those absent or not voting were: Representatives Austin, Callison, Carty, Fogg, Hay, Jones (John R.), Mackie, Martin, McDonald, Miller (Donald B.), Van Dyk, Vane, Mr. Speaker—13.

Engrossed 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.

Engrossed House Bill No. 47, by Representative Kinnear (Geo. C.): Relating to guardians, executors and administrators.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 47 was placed on final passage.

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 47, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Chervenka, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those absent or not voting were: Representatives Austin, Callison, Carty, Coe, Hay, Jones (John R.), Martin, McDonald, Van Dyk, Vane—10.

Engrossed House Bill No. 47, having received the constitutional majority, was declared passed.

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

**House Bill No. 64**, by Representative Hay: Relating to use of state, county and municipal property.

On motion of Mr. Underwood, the rules were suspended, the second reading considered the third, and House Bill No. 64 was placed on final passage. Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 64, and the bill passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Cameron, Chervenka, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, McCash, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—83.

Those voting nay were: Representative Dore—1.

Those absent or not voting were: Representatives Austin, Butler, Callison, Carty, Coe, Fry, Hay, Jones (John R.), Kinnear (Roy J.), Lindsay, Martin, McDonald, McQuesten, Van Dyk, Vane—15.

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.
Engrossed House Bill No. 70, by Representative Rosellini: Relating to collection agencies.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 70 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 70, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Chervenka, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Warnaica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—82.

Those absent or not voting were: Representatives Armstrong, Austin, Babcock, Callison, Carty, Coe, Fry, Hay, Jones (John R.), Kinnear (Roy J.), Lindsay, Martin, McDonald, Phillips, Van Dyk, Vane, Mr. Speaker—17.

Engrossed House 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.

Engrossed House Bill No. 71, by Representative Rosellini: Relating to birth certificates and vital statistics.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 71 was placed on final passage.

Debate ensued.

On motion of Mr. Neal, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 71, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Warnaica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—85.
Those absent or not voting were: Representatives Armstrong, Austin, Callison, Carty, French, Hay, Kinnear (Roy J.), Lindsay, McCash, McDonald, Payne, Van Dyk, Vane, Mr. Speaker—14.

Engrossed 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.

**Engrossed House Bill No. 101**, by Representative Hatley: Relating to schools and declaring November 11 a school holiday.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 101 was placed on final passage.

Debate ensued.

On motion of Mr. LaFollette, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 101, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Doré, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kinnear (Geo. C.), LaFollette, Lauman, Martin, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moultin, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall—82.

Those absent or not voting were: Representatives Austin, Callison, Carty, Eaton, French, Hay, Kehoe, Kinnear (Roy J.), Lindsay, Mackie, McCash, McDonald, Payne, Sherman, Van Dyk, Vane, Mr. Speaker—17.

Engrossed House Bill No. 101, having received the constitutional majority, was declared passed.

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

The Speaker resumed the chair.

**Engrossed House Bill No. 100**, by Representative Sherman: Relating to compensation and medical care of certain workmen engaged in extrahazardous employment.

On motion of Mr. Sherman, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 100 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 100, and the bill passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Armstrong, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Doré, Eaton, Eddy, Egbert, Finucane, Fogg, Fry,
THIRTY-FOURTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., SATURDAY, FEBRUARY 11, 1939.

The Speaker called the House to order at ten o'clock a.m.

The Clerk called the roll, and all members were present except Representatives Beckley, Coe, Cowen, Eaton, Gabrielsen, Gholson, Judd, Kinnear (Roy J.), McDonald, Phillips, Reilly (Edward J.), Smith (Jurie B.), Turner, Van Dyk and Wenberg. Representatives Cowen, Judd, Reilly (Edward J.), Turner, and Van Dyk had been excused.

Prayer was offered by Reverend Elmer B. Christie, Rector 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. Armstrong, further reading was dispensed with, and the journal was ordered to stand approved as read.

On motion of Mr. Nordenberg, Rule 20 was suspended.
REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 10, 1939.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 102, entitled "An Act relating to government of municipal corporations under a commission; abolishing primary elections in cities of the second class, operating under a commission form of government; and amending Section 7 of Chapter 116 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JULIA BUTLER, Chairman.


Mr. Speaker:

We, a minority of your Committee on Elections and Privileges, to whom was referred House Bill No. 102, 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: Chart Pitt.

Passed to second reading.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 175, entitled "An Act relating to the listing and assessment of property for taxation; providing for annual listing and assessment of both real and personal property; prescribing that certain personal property shall be listed and assessed on a monthly average basis; amending Section 8, Chapter 130, Laws Extraordinary Session of 1925; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN R. JONES, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Educational Institutions, to whom was referred House Bill No. 204, entitled "An Act relating to the powers and duties of the Board of Regents of the University of Washington, and amending Section 5 of (sub) Chapter 1 of Title II of Chapter 97 of the Session Laws of 1909, as amended by Chapter 227 of the Session Laws of 1927 (Remington's Revised Statutes, Section 4557; Pierce's Code, Section 4759)." have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CECIL CALLISON, Chairman.

We concur in this report: L. E. Babcock, Robert Bernethy, W. G. Cameron, Kathryn Fogg, Alfred J. Hanson, Edward E. Henry, Roy J. Kinneear, W. L. LaFollette, G. Dowe McQuesten, Frank O. Miller, John Pearsall, Chas. R. Savage, Vernon A. Smith, Perry B. Woodall.

Passed to second reading.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred House Bill No. 231, entitled: "An Act relating to wildlife and game; assenting to the purposes and provisions of that certain Act of Congress entitled: 'An Act to provide that the United
States shall aid the States in wildlife-restoration projects, and for other purpose,' ap­proved September 2, 1937, and empowering and directing the State Department of Game to establish and conduct wildlife-restoration projects; and providing that no funds accru­ing to the State of Washington from hunting license fees shall be diverted from any other purpose than the protection, propagation and restoration of wildlife and game and the expenses of administration of the State Department of Game,"' 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. 257** (reported by Committee on State Library):

Do pass as amended.

Passed to second reading.

**Mr. Speaker:**

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 259, entitled "An Act imposing an excise tax on gasoline and other inflammable liquids, and providing for the payment, collection and lien of the tax; amending Sections 1, 5 and 17 of Chapter 58, Laws of 1933 Sections 8327-1, 8327-5, 8327-17, Remington’s Revised Stat­utes); defining distribution; redefining distributors; providing for ex-tax sales between distributors; providing for evaporation and handling losses; and enacting a new section relating to tax payments, reports, penalties and remedies applicable to persons other than distributors,"' have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CARL E. DEVENISH, Chairman.


Passed to second reading.
the Extraordinary Session of 1925, as amended by Section 1, Chapter 282, 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. John R. Jones, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 10, 1939.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 264, entitled "An Act relating to taxation; providing for the exemption of grains and flour, fruit and fruit products, vegetables and vegetable products and fish and fish products from taxation under certain conditions; repealing Chapter 58, Laws of 1937 (Rem. Rev. Stat. Sections 11130-1 to 11130-3 inc.); and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. John R. Jones, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 10, 1939.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 281, entitled "An Act prohibiting the use of automatic vending machines in the sale of cigarettes, cigars, tobacco, or tobacco products, and prescribing penalties for violations thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. John R. Jones, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 10, 1939.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 300, entitled "An Act relating to officers of county and state party committee organizations, and amending Section 1 of Chapter 200 of the Laws of 1927 (Section 5198 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. Julia Butler, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 10, 1939.

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred Senate Bill No. 138, entitled "An Act relating to life insurance policy loans and advances, the computation of interest thereon, providing the remedy for the collection of such interest, and amending Chapter 49, Laws of 1911 as amended, the same being Sections 7032 to 7298 inclusive, Remington's Revised Statutes, by adding thereto a new section to be known as Section 184-A," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Edward F. Riley, Chairman.

THIRTY-FOURTH DAY, FEBRUARY 11, 1939

House of Representatives,
Olympia, Wash., February 10, 1939.

Mr. Speaker:
We, a minority of your Committee on Insurance, to whom was referred Senate Bill No. 138, 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: Alex Gabrielsen.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 141, entitled "An Act relating to the investment and management of trust funds; amending Sections 1 and 3 of Chapter 37, Extraordinary Session of 1933, as amended by Chapter 11 of the Laws of 1935," 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, W. L. LaFollette, Charles C. Finucane, George Kinnear, John W. Eddy, Roderick A. Lindsay.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Banks and Banking, to whom was referred Engrossed Senate Bill No. 142, entitled "An Act relating to and regulating investments by mutual savings banks and amending Section 3a of Chapter 74 of the Laws of 1929, as inserted by and contained in Section 1, Chapter 10, Laws of 1935," 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, W. L. LaFollette, Charles C. Finucane, George Kinnear, John W. Eddy, Roderick A. Lindsay.

Passed to second reading.

Mr. Speaker:
Your Committee on Engrossment, to whom was referred House Bill No. 57; also House Bill No. 92; also House Bill No. 126, have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 10, 1939.

Mr. Speaker:
The Senate has concurred in the House amendments to Senate Bill No. 125 and passed the bill as amended by the House.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., February 10, 1939.

Mr. Speaker:
The Senate has concurred in the House amendments to Senate Joint Memorial No. 1 and passed the Memorial as amended by the House. Earle M. McCroskey, Secretary.
Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 120; also
Engrossed Senate Bill No. 171; also
Engrossed Senate Bill No. 172, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The Senate has passed: Senate Bill No. 40; also
Senate Bill No. 127; also
Senate Bill No. 201, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS
AND RESOLUTIONS

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

**House Bill No. 360,** by Representative Reilly (Edward J.) (By Request): An Act concerning the risk of loss after a contract to sell realty and to make uniform the law with reference thereto.

Referred to Judiciary Committee.

**House Bill No. 361,** by Representative Isenhart (By Departmental Request): An Act relating to the qualification of jurors in the superior courts of the state and amending Section 1 of Chapter 57 of the Laws of 1911 (Section 94 of Remington's Revised Statutes).

Referred to Judiciary Committee.

**House Bill No. 362,** by Representative Carty: An Act relating to foreclosure of mortgages, and repealing Section 1 1/2 of Chapter 125 of the Laws of 1935 (Section 1118-1 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

**House Bill No. 363,** by Representative Reilly (Edward J.) (By Request): An Act relating to declaratory judgments and amending Section 11 of Chapter 113 of the Laws of 1935 (Section 784-11 of Remington's Revised Statutes).

Referred to Judiciary Committee.

**House Bill No. 364,** by Representative Reilly (Edward J.) (By Request): An Act relating to the sale by counties of property acquired for taxes, and amending Section 1 of Chapter 68 of the Laws of 1937 (Section 11294 of Remington's Revised Statutes).

Referred to Judiciary Committee.

**House Bill No. 365,** by Representative Reilly (Edward J.), (By Request): An Act relating to interest coupons on bonds issued by counties, cities, towns and school districts; and repealing all acts and parts of acts in conflict herewith.

Referred to Judiciary Committee.

**House Bill No. 366,** by Representative Underwood: An Act relating to liens upon crops, and amending Section 1 of Chapter 119 of the Laws of 1933 (Section 1188-4 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.
House Bill No. 367, by Representative Underwood: An Act relating to liens for labor and material and amending Chapter 24 of the Laws of 1893.
Ordered printed and referred to Judiciary Committee.

House Bill No. 368, by Representative Sylvester: An Act relating to fraternal benefit societies; permitting such societies to admit to beneficiary membership certain persons without medical examination; and amending Section 212 of Chapter 49 of the Laws of 1911 (Section 7265 of Remington's Revised Statutes).
Ordered printed and referred to Judiciary Committee.

House Bill No. 369, by Representative Reilly (Edward J.) (By Request): An Act relating to the appointment of police matrons; amending Section 4 of Chapter 15 of the Laws of 1893 (Section 9285 of Remington's Revised Statutes); and repealing Section 5 of Chapter 15 of the Laws of 1893 (Section 9286 of Remington's Revised Statutes).
Referred to Judiciary Committee.

House Bill No. 370, by Representatives Twidwell, Pearsall and Mackie: An Act relating to municipal corporations and amending Section 15 and Section 142 of Chapter VII (7) of the Laws of 1890 (Section 8935 and Section 9163 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 371, by Representatives Martin and Hurley (John R. "Pat"): An Act relating to the powers of municipal corporations of the fourth class to levy and collect taxes and license certain kinds of business, and amending Section 1 of Chapter 207 of the Laws of 1927 (Section 9175 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Municipal Corporations Other Than First Class.

House Bill No. 372, by Representative Payne: An Act to regulate the indorsement, transfer and delivery of shares of stock in corporations, and to make uniform the law with relation thereto, and to repeal all acts and parts of acts in conflict herewith.
Ordered printed and referred to Committee on Corporations Other Than Municipal.

House Bill No. 373, by Representative Twidwell: An Act providing for the location of an ornamental marker; defining the powers and duties of the Director of Highways; relating to the erection of a commemorating tablet; and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 374, by Representative Coe: An Act relating to highways, establishing Secondary State Highway No. 8F as a branch of Primary State Highway No. 8, and amending Section 9 of Chapter 207 of the Laws of 1937 (Section 6402-9 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 375, by Representative Coe: An Act relating to highways and establishing Secondary State Highway No. 3N, and amending Section 4 of Chapter 207 of the Laws of 1937 (Section 6402-4 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 376, by Representative Brown: An Act relating to the production, sale and distribution of milk and the control and regulation thereof; declaring the intention of the legislature in relation thereto; creating a milk control board and prescribing its powers and duties; fixing bond; making an appropriation; defining terms; providing for issuance and revocation of licenses and prescribing fees therefor; providing for keeping of records and making of reports; providing for the adjustment and regulation of minimum prices; granting superior courts jurisdiction therewith; prescribing penalties; repealing all acts and parts of acts inconsistent herewith; and declaring an emergency.

Ordered printed and referred to Committee on Dairy and Livestock.

On motion of Mr. Mohler, 200 additional copies of House Bill No. 376 were ordered printed.

House Bill No. 377, by Representative Hurley (Joseph E.): An Act relating to local improvements by cities and towns; prescribing a limitation of time for commencement of actions to set aside or cancel deed issued upon the foreclosure of assessments for such improvements; and amending Section 6 of Chapter 275 of the Laws of 1927 (Section 9394-1 of Remington’s Revised Statutes).

Ordered printed and referred to Judiciary Committee.

House Bill No. 378, by Representative Hurley (Joseph E.): An Act relating to local improvements by cities and towns and the assessments therefor; prescribing conditions and methods of foreclosure of certificates of delinquency for general taxes on property subject to such assessments, and methods by which a city or town may acquire such property when taken in by the county on such foreclosure; and amending Section 1 of Chapter 143 of the Laws of 1929 (Section 9393 of Remington’s Revised Statutes).

Ordered printed and referred to Judiciary Committee.

House Bill No. 379, by Representative Reilly (Edward J.) (By Request): An Act relating to bonds issued by counties, cities and towns, and repealing all acts and parts of acts in conflict herewith.

Referred to Committee on Banks and Banking.

House Bill No. 380, by Representative Chervenka: An Act relating to assessment, levy and collection of taxes and amending Section 25 of Chapter 130 of the Laws of the Extraordinary Session of 1925 (Section 11129 of Remington’s Revised Statutes).

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 381, by Representative Martin: An Act relating to the sale of tidelands in front of the city of La Conner.

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

House Bill No. 382, by Representative Mackie: An Act giving county commissioners the power to designate county owned lands as homesite lands; providing for the settlement, improvement and deeding of such lands; and repealing all acts and parts of acts in conflict herewith.

Ordered printed and referred to Committee on Counties and County Boundaries.
Thursday, February 11, 1939

House Bill No. 383, by Representative Underwood: An Act relating to
the photographic system of recording in the county auditors' offices.
Ordered printed and referred to Committee on Counties and County
Boundaries.

House Bill No. 384, by Representative Mohler (By Departmental Request):
An Act relating to and providing for the quarantine of domestic animals;
providing for the prevention and eradication of diseases of domestic animals;
defining words; providing for payment of losses in certain cases to owners
by buyers of reactor cattle; relating to the altering, defacing, mutilating,
changing, substituting or misrepresenting of tags, brands or tattoo marks;
providing for selling, dispensing and using certain biological products; re-
lating to liability for damage to livestock; providing for cooperation of
officers in rabies control work; authorizing the Director of Agriculture or
his representative to enter premises; providing for the vaccination of dogs;
providing penalties; authorizing the Director of Agriculture to make rules
and regulations; amending Sections 3110, 3114, 3115, 3116, 3120 and 3124
of Remington's Revised Statutes and adding new sections.
Referred to Committee on Dairy and Livestock.

House Bill No. 385, by Representative Riley (Edward F.): An Act re-
lating to insurance and amending Section 1 of Chapter 120 of the Laws
of 1937 (Section 7054-1 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Insurance.

House Bill No. 386, by Representative Pearsall: An Act establishing a
fish haven northeast of Westport, in Grays Harbor county; providing for the
operation and maintenance thereof; and making an appropriation therefor.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 387, by Representative Reilly (Edward J.) (By Request):
An Act relating to licenses; providing additional license fees for the practice
of certain professions, and declaring the practicing of such professions with-
out such additional licenses illegal.
Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 388, by Representative Henry: An Act relating to powers
of commission to order facilities, repairs and changes, and amending Section
64 of Chapter 117 of the Laws of 1911 (Section 10400 of Remington's Re-
vised Statutes).
Ordered printed and referred to Committee on Transportation Other
Than Automotive.
On motion of Mr. Hay, the usual number of copies of the "Request" bills
were ordered printed: House Bills Nos. 360, 361, 363, 364, 365, 369, 379, 384
and 387.

First Reading of Senate Bills

Senate Bill No. 40, by Senators Thomas and Kyle: An Act relating to
and increasing the jurisdiction of justices of the peace, and amending Sec-
tron 44 of Remington's Revised Statutes.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 120, by Senator Schroeder: An Act relating to
the state soldiers' home and the colony of the state soldiers' home; amending
Section 3 of Chapter 106, of the Laws of 1915, as amended by Section 1 of Chapter 276 of the Laws of 1927; and making an appropriation therefor.

Referred to Committee on State Charitable Institutions.

**Senate Bill No. 127**, by Senator Moe (By Executive Request): An Act authorizing the purchase by the state of two dormitory buildings for the Central Washington College of Education, providing for the subsequent operation or leasing thereof by the said institution and the repayment of the State General Fund out of net revenue therefrom, defining the powers and duties of certain officers in connection therewith and making an appropriation therefor.

Referred to Committee on State Charitable Institutions.

Engrossed **Senate Bill No. 171**, by Senator Duggan: An Act relating to homesteads, and amending Section 1 of Chapter 88 of the Laws of 1931, Section 2 of Chapter 193 of the Laws of 1927, Section 7 of Chapter 64 of the Laws of 1895, Section 24 of Chapter 64 of the Laws of 1895, and Section 1 of Chapter 36 of the Laws of 1933.

Referred to Judiciary Committee.

Engrossed **Senate Bill No. 172**, by Senator Duggan: An Act relating to the setting aside of property in lieu of homestead and amending Section 1 of Chapter 185 of the Laws of 1927.

Referred to Judiciary Committee.

**Senate Bill No. 201**, by Senator Duggan: An Act relating to the recording of instruments concerning real property and amending Section 10 of Chapter 278 of the Laws of 1927 (Section 10596-10 of Remington's Revised Statutes).

Referred to Judiciary Committee.

**SECOND READING OF BILLS**

**House Bill No. 23**, by Representative Underwood: Relating to dogs and damages.

House of Representatives,
Olympia, Wash., February 8, 1939.

**MR. SPEAKER:**

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 23, entitled "An Act providing for the recovery of damages by persons bitten by dogs and creating a liability of the owner of such dog," have had 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 13 of the original bill, being line 7 of the printed bill, after the word "act" and before the word "when" insert a comma (,) and the word "only".

In Section 2, line 16 of the original bill, being line 9 of the printed bill, strike the comma (,) after the word "situated" and insert in lieu thereof a period (.) and strike the remainder of the section.

We concur in this report: C. Wayne Swegle, W. L. LaFollette, James M. Hay, B. F. Reno, Jr., Edward E. Henry, O. R. Schumann, Mark M. Moulton, Donald B. Miller.

House of Representatives,
Olympia, Wash., February 8, 1939.

**MR. SPEAKER:**

We, a minority of your Judiciary Committee, to whom was referred House Bill 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.

**EDWARD J. REILLY, Chairman.**


House of Representatives,
Olympia, Wash., February 8, 1939.
The bill was read the second time by sections.
On motion of Mr. Finucane, the committee amendments were adopted.
House Bill No. 23 was passed to third reading and ordered engrossed.

House Bill No. 104, by Representative Lauman: Relating to the commitment of certain insane.
The bill was read the second time by sections.
Mr. Pearsall moved the adoption of the following amendment to Section 1:
In Section 1, page 1, line 13 of the original bill, being line 6 of the printed bill, strike the word "Chehalis" and insert in lieu thereof the words: "Grays Harbor".

Mr. Tisdale:
"Point of information, Mr. Speaker. There was a time when Grays Harbor County was known as Chehalis County."
The Speaker:
"That is correct. In the present law, which was passed in 1915, Grays Harbor County was called Chehalis County. Mr. Pearsall now offers an amendment to change the name in the statutes from Chehalis County to Grays Harbor County."
The amendment by Mr. Pearsall was adopted.
House Bill No. 104 was passed to third reading and ordered engrossed.

House Bill No. 111, by Representatives Twidwell, Pearsall and Mackie: Relating to elections of cities of the third and fourth class.
The bill was read the second time by sections and passed to third reading.

House Bill No. 117, by Representative Smith (Vernon A.): Relating to sewers in cities and towns.
The bill was read the second time by sections and passed to third reading.

House Bill No. 325, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to the sale of certain drugs.
The bill was read the second time by sections.
Mr. Cameron moved that the rules be suspended, the bill be advanced to third reading, the second reading considered the third, and House Bill No. 325 be placed on final passage.
Debate ensued.
The motion was carried.
The Speaker declared the question before the House to be the final passage of House Bill No. 325.
Debate ensued on the merits of the bill.

SPECIAL ORDER OF BUSINESS
The hour having arrived, the House took up the special order of business, consideration of House Bill No. 161 on second reading.

House Bill No. 161, by Representative Martin: Relating to employment of aliens in public office.
The Speaker declared the question before the House to be the adoption of the following amendment by Mr. Reno to Section 1 of House Bill No. 161:
In Section 1, line 3 of the printed bill, after the word "alien" strike the period (.) and add a semi-colon (;) and the words: "provided that said act shall not be deemed to include educators or teachers in the common schools and institutions of higher learning or professional consultants deemed necessary by the directors of the various state departments and/or commissions."

With the consent of the House, Mr. Reno withdrew the amendment.
Mr. Reno moved the adoption of the following amendment to Section 1:
In Section 1 as amended, line 9 of the original bill, being line 3 of the printed bill, strike the period (.) and insert in lieu thereof a semi-colon (;) and add the following words: "Provided, That nothing herein shall preclude the Boards of Regents and Trustees of the state institutions of higher education from engaging the services of educators whose entry into the United States has been made for the purpose of fulfilling contracts made prior to their entry or in contracting for the services of such educators then fulfilling such contracts at another institution in this country, to perform like services in such institutions in the State of Washington or to preclude the employment of professional consultants by the directors of the various state departments and/or commissions when they deem it for the best interests of the State of Washington."

Debate ensued on the merits of the amendment.
On motion of Mr. Martin, the previous question was ordered.
The amendment was adopted.
House Bill No. 161 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

The House resumed consideration of House Bill No. 325 on final passage under suspension of rules.
Debate continued on the merits of the bill.
Mr. Callison moved that House Bill No. 325 be re-referred to the Judiciary Committee.
Debate ensued.
On motion of Mr. Payne, the previous question was ordered.
The motion by Mr. Callison to re-refer the bill to the Judiciary Committee was lost.
Mr. Martin moved that action on House Bill No. 325 be deferred, and that it hold its place on the calendar for third reading on Tuesday, February 14, 1939.
The motion was carried.

Engrossed House Bill No. 148, by Representative Kinnear (Geo. C.): Relating to industrial loan companies.
On motion of Mr. Kinnear (Geo. C.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 148 was placed on final passage.
Debate ensued.
On motion of Mr. Payne, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Bill No. 148, and the bill passed the House by the following vote: Yeas, 72; nays, 7; absent or not voting, 20.
Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chernenka, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Lindsay, Mackie, Martin, McQuesten, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pennock, Petit, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Tisdale, Twidwell, Underwood, Van Buskirk, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—72.
Those voting nay were: Representatives Bernethy, Hall, Pettus, Pitt, Savage, Trombley, Wenberg—7.

Those absent or not voting were: Representatives Cowen, Fogg, Gabrielsen, Gholson, Jones (D. W.), Judd, Kinnear (Roy J.), McCash, McDonald, Miller (Frank O.), Nordenberg, Pearson, Phillips, Reilly (Edward J.), Smith (Jurie B.), Smith (Michael B.), Turner, Van Dyk, Vane, Woodall—20.

Engrossed 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.

**House Bill No. 113**, by Representative Swegle: Relating to codification of state statutes as relating to third and fourth class towns.

On motion of Mr. Swegle, the rules were suspended, the second reading considered the third, and House Bill No. 113 was placed on final passage.

Debate ensued.

On motion of Mr. Olson, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 113, and the bill passed the House by the following vote: Yeas, 74; nays, 11; absent or not voting, 14.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Devenish, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pitt, Reno, Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler—74.

Those voting nay were: Representatives Babcock, Dixon, Eddy, Isenhart, Lindsay, McQuesten, Pettus, Riley (Edward F.), Schumann, Smith (Vernon A.), Mr. Speaker—11.

Those absent or not voting were: Representatives Cowen, Gabrielsen, Gholson, Judd, Kinnear (Roy J.), McCash, McDonald, Miller (Frank O.), Phillips, Reilly (Edward J.), Smith (Jurie B.), Turner, Van Dyk, Woodall—14.

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.

**NOTICE OF AMENDMENT TO HOUSE RULES**

Mr. Smith (Michael B.) gave notice that on the next working day he would move to amend House Rule No. 10, Subsection B, to read as follows:

“A bill in the Rules Committee may be placed on the calendar by the affirmative vote of a majority of all members.”

On motion of Mr. Fry, the House adjourned to twelve o'clock noon, Monday, February 13, 1939.

John N. Sylvester, Speaker.

S. R. Holcomb, Chief Clerk.
THIRTY-SIXTH DAY

AFTERNOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 13, 1939.

The Speaker called the House to order at twelve o'clock noon.

The Clerk called the roll, and all members were present except Representatives Bienz, Dore, Eddy, Gabrielsen, Hurley (Joseph E.), Kinnear (Geo. C.), McDonald, Nordenberg, Pearson, Smith (Vernon A.), Trombley, Van Buskirk and Van Dyk, Representatives Bienz and Eddy having been excused.

The Speaker observed, within the bar of the House, former Representatives Floyd Miller and Bert H. Collins, and appointed Mr. Hay and Mr. Underwood to escort them to seats beside the Speaker.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Payne, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary,
Olympia, Wash., January 9, 1939.

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

SIR:

I have the honor of herewith submitting a recapitulation of the votes cast at the General Election, held throughout the State on November eighth, nineteen hundred and thirty-eight, as canvassed by me from the returns made to this department by the several County Auditors of the State.

Respectfully,

BELLE REEVES,
Secretary of State.

RECAPITULATION OF THE VOTES CAST IN THE GENERAL ELECTION HELD IN THE STATE OF WASHINGTON ON TUESDAY, NOVEMBER THE EIGHTH, NINETEEN HUNDRED AND THIRTY-EIGHT

INITIATIVE MEASURE NO. 126, ENTITLED:

"An Act providing for a non-partisan ballot and relating to the manner of the nomination and election thereby of the Superintendent of Public Instruction of the state and the County Superintendent of Schools of the various counties thereof."

For Initiative Measure No. 126............................ 293,202
Against Initiative Measure No. 126........................ 153,142

INITIATIVE MEASURE NO. 129, ENTITLED:

"An Act limiting to 40 mills the aggregate annual levy on real and personal property for all purposes; limiting the levy by the state to 2 mills, provided that the legislature may omit this levy, in which case it may increase the permitted levy by cities or towns; limiting the levy by counties, cities and towns, school districts and road districts to certain designated maximums; exempting port districts and power districts from its operation and providing that additional levies may be made by election."

For Initiative Measure No. 129............................ 340,296
Against Initiative Measure No. 129........................ 149,534
INITIATIVE MEASURE NO. 130, ENTITLED:

"A Measure relating to employment; providing for the service of written demands upon the employer; providing that a majority vote of the employees concerned cast in a prescribed manner shall be necessary before a strike may be called; making provisions concerning lockouts; and providing penalties."

For Initiative Measure No. 130........................................ 268,848
Against Initiative Measure No. 130................................. 295,431

AMENDMENT TO THE CONSTITUTION PROPOSED BY THE LEGISLATURE

"A Proposal to amend Section 1, Article VII of the Constitution of the State of Washington relating to taxation by providing that nothing contained in said section shall be construed to prevent the enactment of a graduated net income tax law."

For the Proposed amendment of Section 1, Article VII of the Constitution.......................... 141,375
Against the Proposed amendment of Section 1, Article VII of the Constitution.......................... 285,946

UNITED STATES SENATOR

Homer T. Bone........................... Democratic.......................... 371,535
Ewing D. Colvin........................ Republican.......................... 220,204
Eugene Solie............................ Socialist Labor..................... 1,553

REPRESENTATIVES IN CONGRESS

First District
Warren G. Magnuson...................... Democratic.......................... 90,768
Matthew W. Hill........................ Republican.......................... 56,293

Second District
Mon C. Wallgren........................ Democratic.......................... 58,313
Chas. A Sather............................ Republican.......................... 36,442

Third District
Martin F. Smith........................ Democratic.......................... 52,305
Walter S. Talbott......................... Republican.......................... 34,394

Fourth District
Knute Hill............................... Democratic.......................... 38,647
Frank Miller............................. Republican.......................... 37,969

Fifth District
Charles H. Leavy........................ Democratic.......................... 52,782
Norman A. Ericson......................... Republican.......................... 38,858
John F. McKay........................... Independent Socialist............. 849

Sixth District
John M. Coffee.......................... Democratic.......................... 64,871
Willard V. Young........................ Republican.......................... 24,002

JUDGES OF THE STATE SUPREME COURT

Position No. 1
William J. Steinert.......................... 291,386

Position No. 2
George B. Simpson.......................... 278,334

Position No. 3
C. G. Jeffers.............................. 215,946
Ernest M. Card.............................. 156,373

In Testimony Whereof, I have hereunto set my hand and affixed the Seal of the State of Washington, at Olympia, this 9th day of January, 1939.

Belle Reeves, Secretary of State.

(SEAL OF THE STATE OF WASHINGTON, 1889)
Mr. Smith (Michael B.) moved that the House defer action on the amendment to change House Rule 10 which he submitted on Saturday, February 11, 1939, until Tuesday, February 14, on the fourth order of business.

Debate ensued.

On motion of Mr. Hurley (John R. "Pat"), the previous question was ordered.

Mr. Martin:

"Mr. Speaker, point of information. Will the Speaker please explain the effect of a 'Yea' vote on this motion?"

The Speaker:

"Mr. Smith's motion was to the effect that action on his notice to amend House Rule 10 given Saturday, be deferred until tomorrow on the fourth order of business. A vote 'Aye' will mean that you wish to defer action. A vote 'No' is a vote against Mr. Smith's motion to defer action."

The motion by Mr. Smith (Michael B.) to defer action was lost.

The Speaker:

"Would Mr. Smith like to bring the matter up at this time? The vote of the House is that it not be deferred."

Mr. Smith (Michael B.):

"Mr. Speaker, what is this? The Speaker has no privilege to influence one way or the other in any comments of that sort. His remark is entirely uncalled for. I had the right to make that motion, and I have the right to bring the matter up when I wish."

The Speaker:

"I merely asked you if you wanted to bring the matter up at this time."

Mr. Smith (Michael B.):

"You ventured the remark that it was the desire of the House that the matter be brought up now. The motion was not to that effect, and such comments are entirely out of order."

Mr. Reilly (Edward J.):

"Mr. Speaker, point of parliamentary inquiry. I believe the issue is before the House, due to the fact that Mr. Smith moved a few moments ago to defer action on the amendment to Section 10 of the House rules. That puts the proposition before the House, and we can now take the matter up."

The Speaker:

"I believe, Mr. Reilly, that even though the notice was given to the House Saturday, it does not mean that the motion must be made. That is the ruling of the chair. As long as Mr. Smith has not moved at this time to amend the rule, the decision of the chair is that the matter is not before the House."

Mr. Moulton:

"Mr. Speaker, as the matter now stands, if Mr. Smith does not make the motion at this time, the matter is dead. Any attempt to change the rules will require notice to be given again."

The Speaker:

"That is right. Any future attempt to amend the rules will require another notice."

Mr. Pettus moved that Dr. J. Laski, visiting lecturer at the University of Washington, be invited to address a joint session of the Senate and House.

The Speaker:

"A concurrent resolution is necessary for a joint session of the legislature, and that will have to be in writing, Mr. Pettus. If you wish to submit a concurrent resolution, it can be introduced tomorrow."
REPORTS OF STANDING COMMITTEES
House of Representatives,
Olympia, Wash., February 11, 1939.

MR. SPEAKER:
Your Committee on Engrossment to whom was referred House Bill No. 23; also House Bill No. 104; also House Bill No. 161, have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

House Bill No. 137 (reported by Committee on Insurance):
Do pass as amended.
Passed to second reading.

House Bill No. 162 (reported by Committee on Labor and Labor Statistics):
Do pass as amended.
Passed to second reading.

House Bill No. 190 (reported by Committee on Industrial Insurance):
Do pass as amended.
Passed to second reading.

House Bill No. 283 (reported by Committee on Educational Institutions):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

MESSAGES FROM THE SENATE
Senate Chamber,
Olympia, Wash., February 11, 1939.

MR. SPEAKER:
The President has signed: Senate Bill No. 125; also Senate Bill No. 126; also Senate Joint Memorial No. 1, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 12, 1939.

MR. SPEAKER:
The Senate has passed: Senate Bill No. 104; also Senate Bill No. 243, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Speaker announced he was about to sign Senate Bills Nos. 125 and 126, and Senate Joint Memorial No. 1.
The following bills were introduced, read first time by title and acted upon as indicated:

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

House Bill No. 389, by Representative Rosellini: An Act relating to bail, and to sureties upon recognizance.
Ordered printed and referred to Judiciary Committee.

House Bill No. 390, by Representative Swegle: An Act for the relief of Ben F. Taylor, and making an appropriation.
Ordered printed and referred to Committee on Appropriations.
House Bill No. 391, by Representative Smith (Vernon A.): An Act relating to motor trucks, trailers and semi-trailers; providing for refunds of license fees; and amending Chapter 188 of the Laws of 1937, by adding thereto a new section to be known as Section 17½.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 392, by Representative Devenish: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 7; amending Section 8 of Chapter 207, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 393, by Representative Fry: An Act declaring the policy of the legislature in regard to veterinary practice; defining terms; establishing a commission and defining its powers and duties; providing for the giving of examinations to applicants and setting out qualifications necessary to secure a license; exempting veterinarians now licensed in this state from taking examinations; providing for the holding of hearings for the purpose of denying applications or revoking or suspending licenses and the procedure therefor; setting out grounds for the denying of an application or the revocation or suspension of a license; providing for license and other fees; setting out certain unlawful acts and providing penalties therefor; making certain exemptions and repealing Sections 10040, 10041, 10042, 10043, 10044, 10045, 10046, 10047, 10048, 10049, 10050, 10051, 10052, 10053, 10054, and 10055 of Remington's Revised Statutes.

Ordered printed and referred to Committee on Dairy and Livestock.

FIRST READING OF SENATE BILLS

Senate Bill No. 104, by Senator McAulay (By Request): An Act relating to writs of garnishment issued out of justice courts; providing the manner of service when directed to banks or banking associations maintaining branch offices; and amending Section 6 of Chapter 160 of the Session Laws of 1909, being Section 1828 of Remington's Revised Statutes.

Referred to Committee on Banks and Banking.

Senate Bill No. 243, by Senator Murphy: An Act relating to fur bearing animals; declaring certain kinds thereof to be personal property; providing for identification thereof by branding with tattoo or other marks; and authorizing the recording of such marks.

Referred to Committee on Dairy and Livestock.

SECOND READING OF BILLS

House Bill No. 201, by Representative Lindsay: Relating to credit unions.

House of Representatives,
Olympia, Wash., February 6, 1939.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 201, entitled "An Act relating to credit unions; limiting the holding any one shareholder may have in such a union; providing for the calculation of interest and for collateral security; and amending Chapter 173 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 with the following amendment:

In Section 6, page 7, line 3 of the original bill, being page 4, line 36 of the printed bill, strike the words and figures: “three per cent (3%)” and insert in lieu thereof the words and figures: “three and a half per cent (3½%)”.

RODERICK A. LINDSAY, Chairman.

We concur in this report: Earl R. Warnica, John R. Jones, Harry D. Austin, Ralph Van Dyk.

The bill was read the second time by sections.

On motion of Mr. Lindsay, the committee amendment to Section 6 was adopted.

House Bill No. 201 was passed to third reading and ordered engrossed.

House Joint Resolution No. 1, by Representative Dixon: An amendment to the Constitution relating to lotteries.

The resolution was read the second time in full and passed to third reading.

THIRD READING OF BILLS


On motion of Mr. Sherman, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 41 was placed on final passage.

In discussing the merits of the bill, Mr. Turner exceeded his time, whereupon Mr. Kinnear (Roy J.), with the consent of the House, yielded his time to Mr. Turner.

Mr. Cook:
“Mr. Speaker, I do not believe that it is permissible to yield time.”

The Speaker:
“Time can be yielded with the consent of the House.”

Mr. Cook:
“Mr. Speaker, you did not grant time to Mr. Kinnear. He cannot give away anything he did not have.”

Mr. Smith (Michael B.):
“Point of order, Mr. Speaker. Mr. Kinnear gave his time to Mr. Turner. He was entitled to ten minutes, and he yielded it to Mr. Turner.”

The Speaker:
“Mr. Turner sat down, and I presumed he had finished his remarks. With the consent of the House, Mr. Kinnear’s time is yielded to Mr. Turner.”

Mr. Turner continued discussion on the merits of the bill.

Mr. Fry moved that further action on Engrossed House Bill No. 41 be deferred until Tuesday, February 14, 1939, and that it retain its place on the calendar for third reading.

Debate ensued.

On motion of Mr. Cowen, the previous question was ordered.

The motion to defer action on Engrossed House Bill No. 41 was carried.

On motion of Mr. Fry, the House recessed until 1:55 p.m.
MID-AFTERNOON SESSION

The Speaker called the House to order at 1:55 p. m.
The Clerk called the roll and all members were present.

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 2:05 p. m.

Senator Ralph Metcalf, Chairman of the Senate Committee on Memorial Services, was escorted to a seat on the rostrum.

Representative Edward E. Henry, Chairman of the House Committee on Memorial Services, was escorted to a seat on the rostrum.

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.

The President:

"Members of the Legislature, Ladies and Gentlemen:
"We are gathered here today on Lincoln's Birthday in joint session to pay tribute to those former members of the Legislature who, during the past two years, have passed on to their just rewards."

MEMORIAL SERVICES

JOINT SESSION IN HOUSE CHAMBER

LIEUTENANT GOVERNOR VICTOR A. MEYERS, Presiding

Invocation and Address.......................REV. ELMER B. CHRISTIE,
Rector St. John's Episcopal Church, Olympia
"No Night There"....................................Vocal Solo, MRS. ELMER JONES
Address........................................WALTER B. BEALS, Justice Supreme Court
"Bois Epais" ("Sombre Woods").............Vocal Solo, VERNON D. PATTERSON
Lincoln's Gettysberg Address...................MASTER DAVID MACKEY
"Crossing the Bar"..............................Vocal Solo, MRS. ELMER JONES

The President of the Senate turned the memorial services over to Senator Reardon, President pro tem of the Senate.

(Eulogies delivered for deceased Senators are printed in the Senate Journal.)

The President pro tem of the Senate turned the memorial services over to Representative Edward E. Henry, Chairman of the House Memorial Services Committee.

Representative L. B. Judd delivered the following eulogy on the life of H. C. Bohlke:
It is my privilege and honor to pay tribute to the memory of Mr. H. C. Bohlke.

Mr. Bohlke was born in Kasson, Minnesota, November 27, 1874. He came to Seattle in 1905, and was elected to the House of Representatives in 1919.

In 1921 Mr. Bohlke moved to the Yakima Valley, where he operated a large fruit ranch. He was elected as a Representative from the Fifteenth District in 1935.

Mr. Bohlke was a member of the Grange, a director of the Yakima Farm Bureau, President of the Commercial Club in Grandview, and active in civic and community affairs.

He passed away on October 19, 1938. His widow, four sons, two daughters and a host of friends are left to mourn his passing.

Representative Chart Pitt delivered the following eulogy on the life of Mrs. Gene L. Bradford:

Mrs. Gene L. Bradford was a member of the House of Representatives in the Twenty-Fifth Session. She was a native daughter of the State of Wisconsin, and was in her twenty-eighth year at the time of her death, August 17, 1937, from injuries received in an automobile accident.

During the dark days of the depression, Gene Bradford dedicated her life to the services of the poor and underprivileged—dedicated her life to that one-third of the Nation that live in the shadow of eternal hunger—that lost and forgotten one-third of the Nation that sleep in ragged blankets and live under leaky roofs. It was to further promote this service that she came to the Legislature and in her untimely passing we have lost a valuable member, and the people have lost a loyal friend.

We who knew her best realize that life has been a bit brighter and a bit better because Gene Bradford passed this way.

Representative Sixten P. Nordenberg delivered the following eulogy on the life of Mrs. Linea Edlund:

An honored custom brings us together on this occasion to meditate upon the swift passing of time and to pay, in full measure, respect to the faithful ones who have fallen in the line of public duty while serving our State.

I address you honoring the name of a former member, Mrs. Linea Edlund, who served as a member of this House during the Session of 1935, and with whom I was associated for several years in activities within the Democratic party.

No truer friend ever lived, and no man or woman living today will question the honesty and integrity of this noble woman, Mrs. Linea Edlund.

She knew the principles and the philosophy of life—to observe good faith and justice toward all mankind; she cultivated peace and harmony with all. Her philosophy of a good servant and legislator may well be embodied in these words: “The basic purposes of democracy are best promoted when every elected public official bends his efforts towards social and economic progress.”

Born and educated in Sweden, she came to our State and established a permanent home with her family. She was born in the year 1893. She was a member of the Vasa Lodge, and one of the founders of the Scandinavian American Democratic Club No. 1 in Seattle.

In 1936 the Democratic party in this State bestowed a great honor upon Mrs. Edlund by electing her as a delegate to the Democratic National Convention.

She died in 1937.

These remarks are but humble tribute dedicated to one of the noblest women I have known. May she rest in peace.

Representative John R. Jones delivered the following eulogy on the life of Edward W. Fawley:

It is with a deep sense of honor that I offer this tribute to the late Edward W. Fawley who represented my county in the House of Representatives in the Session of 1919, and who died December 27, 1937.

Mr. Fawley was born at Hillsboro, Ohio, on May 26, 1872. He attended universities in Indiana and Ohio, and taught his first school at the age of sixteen years. He was married to Miss Nettie A. Rouch in Ohio, on February 28, 1895, and moved to the State of Washington in 1904, locating at Waterville. He taught school for a time, and later served as treasurer of Douglas County for two terms. He was in the title insurance business for twenty-three years.
To the world he was known as "Ed", but to his friends and neighbors by the loving title of "Dad". An extremely busy man, he gave unsparingly of his time, money and sympathies to his community and all therein. He was a lover of all children, and made their interests and welfare his first consideration. The father of two daughters, he extended his paternalism to the boys of the community, promoting Boy Scout work, baseball and all activities dear to a boy’s heart; and no father-and-son banquet was ever complete without him.

He was a loyal, devoted husband, a kindly father and a faithful servant to his community and State.

Representative G. Dowe McQuesten delivered the following eulogy on the life of Charles W. Chamberlin:

It was my pleasure to have known Brother Charles W. Chamberlin, like myself a member of the Masonic fraternity, for a great many years. We served together in the Legislative Session of 1911. His political career was not long in point of office-holding, but his was a long career of usefulness.

Mr. Chamberlin was born in Wyandotte County, Ohio, on March 6, 1848, and departed this life August 17, 1938, having passed his ninetieth birthday nearly six months before his death. It was my privilege to attend his sixty-fifth wedding anniversary a year ago last month. In just a few weeks after that celebration the brittle thread of life was severed and his faithful wife was laid away. Then in a few weeks Brother Chamberlin followed her to his eternal rest on August 17, 1938.

He was not born to that which so often proves a misfortune—an inheritance of wealth—but to a life of toil, which brings forth the best energies and the noblest purposes of man. Realizing he could take no earthly possessions with him, he never attempted to amass a fortune. His aim was to live a life of service—service to his family and to his fellowmen.

Mr. Chamberlin was a dentist by profession and even up to and past his ninetieth birthday he went regularly to his office and practiced his profession. The last time I saw him alive some little time after his ninetieth birthday, I met him on the way to his office. He said to me, "Mc, doesn't it beat all how I hang on; four score year and ten have passed and I am still going strong."

Ladies and gentlemen, his was a remarkable career—"Still going strong at ninety years." As a member of the State Legislature he was quick, active and sound in his convictions upon all questions affecting the welfare of our State and Nation. He believed the best way to solve any problem was to apply the truth. He did this freely and fearlessly and never wavered for policy's sake.

It was a real pleasure to have known and been associated with so noble a character as Mr. Chamberlin.

Representative Charles R. Savage delivered the following eulogy on the life of L. D. McArdle:

It is my privilege to speak a few words in memory of former Representative L. D. McArdle.

Mr. McArdle was born in Ohio on June 25, 1857. He came west as a young man, and became one of the pioneers of the Olympic Peninsula, engaging in business in Port Townsend. He was elected to the Legislature in 1910 from Jefferson County, and served three successive terms. His major purpose in entering politics was to secure an appropriation for the Olympic Highway, in which he was successful. He lived to see the highway extended around the Olympic mountains to form the Olympic Loop.

Mr. McArdle was State Director of Efficiency from 1921 to 1925. He did a splendid piece of work in drawing up the Highway Code.

He was a loyal and patriotic citizen, and his last act was to vote by absentee ballot from a hospital in Tacoma. He died at the age of eighty-one years on November 11, 1938, after an admirable and very useful life.

Representative O. R. Schumann delivered the following eulogy on the life of J. Ed Marble:

I come here today to pay my tribute of love to the memory of him who was my friend. He of whom we talk today has walked the way of all the world. He has reached the place where every path of life must end. He has crossed that unknown, silent, shoreless, sunless sea of death whose motionless bosom has never yet been
shadowed by returning sail. Just when the sun was highest, just at noon, in the very zenith of his strength, just when his brilliant powers were greatest, when he had mounted high ambition's ladder, the dread summons came.

Again the question, "Why should this splendid man, all equipped for life, be stricken in his strongest hour when the world was crying for help, while the weak, the useless and the burdensome remain?" This question shall be asked and remain unanswered so long as life and love and death shall be. While we are bowed with grief at his untimely death let us hope that it was but the opening of the door to a wider world, a grander life.

We do not know; we cannot tell whether life or death be the greater blessing. We do not know; we cannot tell which is fortune's favorite, the dimpled babe that dies in the arms of love, or he who lives through the weary years bearing the burdens and the trials of life until the shadows have lengthened far toward the East.

Ed Marble served as a member of the Washington State Legislature during the 1929 and 1931 Sessions. Prior to that time he had served Yakima County as assistant county engineer, assistant county auditor, and later he served two terms as county commissioner of his county during the period of the county's maximum road building activities. He died on June 23, 1938, and is survived by his widow, the former Veretta Talcott of Olympia, and two children, Mrs. John Woodworth of Spokane and James E. Marble of Olympia.

About Mr. Marble's early life there was nothing prophetic of his future. In his youth he walked in the humblest ways. He knew what it was to be poor. He knew what it was to work with his hands. He knew what it was to toil that he might eat. He knew the sting and spur and curse of poverty. He touched life on many sides. He traveled many paths. From these hard experiences and environments was made and molded that rugged character that met with unyielding courage all the duties and battles of a grandly successful life.

He kept the faith. He fought the fight. He did the best that was within him, and greater than this no man can do. He died, loved and honored by thousands. By his own unaided efforts, by his genius, by his industry, by his integrity, by his own work alone, he won success. His life is an inspiration and a star to every ragged boy whose heart throbs with ambition's hope.

A more congenial, kindly, companionable soul never dwelt in human clay. Of all the many jewels that adorned the crown of this splendid man, the most beautiful of all was his devotion to his family. All the current of his life seemed to center around them. And fully was this devotion merited and returned.

He was a man of undaunted courage. He never explained or apologized for his position. He never hesitated to give to speech what his heart believed. He never trimmed or evaded. When occasion demanded he was a superb fighter. In debate he was always an opponent to be feared. He tried his steel against the ablest in this House, and in all his long career no man met him in contest who did not bear the marks of the conflict. He made use of all the weapons of the orator, but sarcasm and invective he used but rarely.

Every beat of his heart was patriotic. He loved his country with a devotion that was beyond all selfishness. With him his country's flag was always first. To him that flag was the emblem of highest human hope. To him that flag held the destiny of the race. This love of country was so marked as to be noted by everyone who knew him well.

He knew how to live and how to die. He met the responsibilities of life with confidence. He died without fear. His faith was not cramped or warped or dwarfed by any creed. His was the religion of life, not the religion of death. He believed in honest living, in good deeds. His was the religion of joy and happiness, of sunshine and help. His was the religion of hope. He believed that no one truly lives who lives for self alone.

Representative W. LeRoy LaFollette delivered the following eulogy on the life of Charles Lyman Chamberlin:

Charles Lyman Chamberlin served in the Washington State Legislature as a member of this House in 1913. He was born in Liberty Center, Henry County, Ohio, October 15,
1866. His people were connected with the early history of New England. When he was two years old his family moved to Remington, Indiana, where he received his common school education. In 1884 he entered upon the teaching profession; and in 1886 he moved to McLean County, Illinois, where he taught three years and at the same time studied law.

In 1889 he decided upon law as a permanent profession and went to Chicago where he entered Northwestern University, from which he received his degree in 1890. The same year he was admitted to the bar and began the practice of his profession in Chicago. Two years later he went to Hoopston, Illinois, where he became city attorney. In 1889 he moved to Pontiac, Illinois, where he conducted an abstract business in connection with his law practice. Seven years later he came west to Spokane and was admitted to the bar in this State; and in 1907 he went to Garfield, Whitman County, where he started the practice of law. In 1908 he was elected prosecuting attorney of Whitman County and served one term.

Mr. Chamberlin was married in 1893 to Miss Sadie W. Hodgkins. One child was born to them. Mrs. Chamberlin died in 1921 in Colfax. In 1923 he married Mary V. Tompkins, of Chicago, who survives him. She lives at the family home in Colfax.

Mr. Chamberlin was a good and useful citizen. He took a very active part in civic affairs. He was president of the Whitman County Bar Association at the time of his death. He was also past president of the Colfax Kiwanis Club and past lieutenant governor of Kiwanis. He was a past president of the Colfax Chamber of Commerce and three times Mayor of Colfax. He was a member of the school board for two years and took a keen interest in all local affairs.

Mr. Chamberlin was a great student of the American Constitution and a believer in its fundamental principles. Politically, he was a Republican and was always active in political affairs. In 1936 the Republican party of the Fourth Congressional District sent him as a delegate to the National Convention in Cleveland, Ohio.

He was active in fraternal affairs, and gave liberally of his time to the civic affairs of his community. He worked diligently for all that was good and wholesome in life. The State of Washington lost one of its best citizens in the death of Mr. Chamberlin on May 13, 1938.

His one and only child, a very talented and beautiful daughter, Dorothy Chamberlin Hurtt, of Los Angeles, came north to the bedside of her father in his last illness. She contracted pneumonia at his funeral and followed him to the grave seven days later.

Representative John Pearsall delivered the following eulogy on the life of Phil S. Locke:

Phil S. Locke, former Representative from Grays Harbor County, was one of the men responsible for the opening of the Olympic Peninsula. Before road and railroad building in that section began, he was personally acquainted with every settler in the district.

Mr. Locke served as a Representative through the memorable 1909 and 1911 Sessions, when important state policies were in the making, and was often consulted after he left the House when the Fifteenth Session was adjourned.

He was in the real estate, insurance and investment business in Aberdeen, and was personally known to most of the city’s people. In the City of Aberdeen he is remembered as a gentleman of the old type—in dress, in manner, in humor. No one that came into contact with him forgot the courteous greeting, the consideration he gave their viewpoint, and the soft yet accurate conclusion to most of the subjects he had mastered. Though not a university man, his reading was extensive, and he was able to digest what he read.

Mr. Locke was a citizen worthy of respect and honor to any city—a citizen worthy of the tribute paid to him today. May he long live in the memory of his fellow citizens.

Representative Cecil Callison delivered the following eulogy on the life of L. L. Lent:

Honorable L. L. Lent was born at Freeport, Nova Scotia, January 23, 1875. When he was four years of age his family moved to Lynn, Massachusetts, and he was educated in the elementary and high schools of that city. For six years he was employed as a salesman in a dry goods store, after which he learned the plumbing trade, a vocation which he followed as a contractor during the remainder of his active business life.

He was married in 1900 to Ida May Davidson, who is his sorrowing widow today.
Responding to a natural love for the wide open spaces, Mr. Lent came to Bremerton, Washington, in 1907, and found the answer to his dream of a sportsman's paradise. From the day he first set foot on Washington soil he was engaged in a long and unceasing fight for fish and game conservation. He made this a hobby, and he worked diligently for it without profit to himself, but for the joy that comes from accomplishing something worthwhile.

Of greatest importance was his pride in and love for his family. During the time his two sons were growing to manhood, he found time to serve several times as city councilman and as a member of the school board. He served in the Legislature in 1925 and 1927, and actively espoused those measures which sought to protect game fish and animals, and the preservation of the many natural resources of the State.

Mr. Lent was president of the Bremerton Old Timers' Association in 1927, and during his last years was actively engaged in seeking support for old age pension legislation, serving as an official of the Townsend group.

Mr. Lent died February 9, 1939, following a sudden collapse. His passing was a distinct and sorrowful thing, but the lot of mankind has been manifestly benefited by his life and efforts.

Representative Fred Miller delivered the following eulogy on the life of Robert H. Hutchinson:

Mr. Hutchinson was born at Dixon, Lee County, Illinois, in 1859. He spent the first twenty-one years of his life on his father's farm; the following five years he spent in the schoolroom as an instructor. In 1884 he decided upon the law as his profession, and soon fitted himself for admission to the bar.

In 1887 he decided to come to Washington and settled at Farmington. In 1893 he moved to Oakesdale where he lived many years. He was elected Mayor of Oakesdale in 1917, and held this office for four years.

Mr. Hutchinson was the first Representative in this State in 1889. The first Session of the Legislature convened on the 6th day of November and adjourned March 28, 1890.

He died in the spring of 1938, in Spokane where he had made his home since 1923.

Representative H. D. Hall delivered the following eulogy on the life of W. D. Lane:

Mr. Lane was a native of Iowa. He came to Seattle in 1904, and practiced law there until 1915. He served on the city council from 1917 to 1920.

He worked as a clerk in a general store during his youth and earned sufficient money to attend Northwestern University, where, in three years, he was awarded a master's degree in science. He was elected to Phi Beta Kappa, National Scholastic Honorary Society, and was also class orator and a letterman in track.

Mr. Lane was born on a farm near Cresco, Iowa, May 10, 1867. He died at seventy years of age, on January 10, 1938. He was a member of the House of Representatives in 1915, and was appointed Director of Transportation for the State Department of Public Service.

I met W. D. Lane when he was a city councilman in Seattle and recognized him as a man of the people who thoroughly believed in the humane principles of our great President, Abraham Lincoln, and always tried to practice those principles in his life.

To know Mr. Lane was to respect and esteem him. May his memory live in the hearts of the people he so faithfully served.

Representative Donald B. Miller delivered the following eulogy on the life of Albert M. Stevens:

It is with mingled sorrow and pride that I pay tribute to the memory of a departed member of this House of Representatives. It is very gratifying, however, to know that the splendid reputation borne by him in this State is fully shared by the associates that served with him in this honorable legislative body. We have here men engaged in the legislation of the State, and in the short space of time I have been here, a number of them, one after the other, have received the signal and have cast aside their utensils and means of occupation and, without a word, without a backward glance, have gone from our midst.

Albert M. Stevens was born in the State of Maine. He came to Spokane during the year 1887. He was a pioneer of Spokane and of the Fan Lake country, and always
took an active interest in public affairs. He served as a member of this House during the years of 1909, 1911, 1913 and 1915. He passed away May 2, 1938, and is survived by two sons and four grand-children.

Thank God we believe in immortality, and know that somewhere that spirit is shedding its radiance on others as it did in this world.

God bless Albert M. Stevens.

Representative Alfred J. Hanson delivered the following eulogy on the life of F. L. Calkins:

Mr. F. L. Calkins came to the State of Washington in 1900 from Illinois. He was an educator, and at one time was superintendent of the Ellensburg schools. He served as a member of this House from Kittitas County in 1909. He died at the age of eighty-one years, on December 26, 1938, in Astoria, Oregon. He is survived by four sons.

Representative Richard G. Cook delivered the following eulogy on the life of D. J. Davis:

Mr. D. J. Davis was born at Youngstown, Ohio, on May 2, 1855. In 1902 he came West and settled on a farm near Sumner, but later moved to Bremerton, where he became manager of a large mill and lumber business. He was the second Mayor of Bremerton after it became an incorporated city, but prior to that time served as chief executive during pioneer days.

Mr. Davis was widely known, active and interested in political and other public affairs during a busy and extended life. He was a member of the Legislature during the Sessions of 1905 and 1907, at which time he represented Kitsap County in the lower house.

Mr. Davis returned to Illinois in 1907 and remained there several years. He returned to Bremerton about 1922, and lived with his son until his death, which occurred on December 24, 1937.

Representative Robert M. French delivered the following eulogy on the life of Andrew J. Nickle:

Andrew J. Nickle was born in Michigan in 1870. He came West in the early nineties and engaged in the mercantile business. He was married to Maude Gavin in 1907, and the following year was elected county treasurer of Okanogan County. On retiring four years later, he again engaged in business in the new town of Tonasket, where he made his home until his death, April 30, 1937.

A lifelong Democrat, he was elected to the Legislature in 1914, but served only the one session, as he preferred his mercantile business to public life. It was through his efforts that State Road No. 4 was saved and is today one of the important roads of the State.

Mr. Nickle was always interested in public affairs, and always ready to aid in any public enterprise. His health had not been good for several years but his immediate death was caused by a heart attack following an operation to remove a cataract from his eye. His passing in a Seattle hospital came as a great shock to all who knew him. His funeral was conducted by the Masonic Lodge, to which he belonged. Every store and office in Tonasket was closed for his funeral, showing the great respect in which he was held in his own community.

Mr. Nickle did nothing spectacular in his life, but everyone loved him. A friend said that in the thirty years he had known Mr. Nickle he had never heard him speak an unkind word. His orchard was his hobby; fishing and politics his recreation. Many a Democrat carried the Republican stronghold of Tonasket through the influence of Mr. Nickle.

His home community misses Mr. Nickle, with his silent, kindly ways and his pleasant smile and greeting.

Representative John R. "Pat" Hurley delivered the following eulogy on the life of N. J. Moldstad:

Mr. N. J. Moldstad was born in Norway in 1861, and came to America at the age of fifteen years. He resided in Wisconsin, Minnesota and North Dakota before coming to Tacoma in 1890. In Tacoma he entered partnership with Louis Foss, a former State Senator, and they established stores in Buckley and Mount Vernon. When the partnership was dissolved in 1892, Mr. Moldstad came to Mount Vernon and took over active management of the store in that city.
It was not long after Mr. Moldstad arrived in Mount Vernon that he became an active leader in the affairs of the then small city. He immediately became one of the city's most popular business men, and by 1903 he had gained such prominence that Skagit County sent him to the House of Representatives. He was re-elected in 1905. For seventeen years he was president of the First National Bank in Mount Vernon. In 1911 he helped substantially in the organization of the Skagit Fair Association, and was the first president of that organization.

Mr. Moldstad passed away March 14, 1938, leaving as survivors his widow, Mrs. Harriet A. Moldstad; two sons, Harold Alphonse and Nelson James, both of Mount Vernon; and two daughters, Mrs. A. W. Miles of Everett and Mrs. DeWitt Williams of Seattle.

Representative Carl E. Devenish delivered the following eulogy on the life of William T. Beck:

The people of Ferry County and I wish to thank you, that we, rather than the people of Grays Harbor or Whitman County, have been honored by the privilege of paying tribute to one of those humble citizens who battled through all the years of statehood to make Washington worthy of the revolutionary war hero whose name it bears. I am speaking of William T. Beck, Ferry County member of the House in 1929, who came to Washington in 1891, when the State was less than two years old, and located in Grays Harbor County, then known as Chehalis County.

He had been born a farmer's son in Missouri, in 1865, and migrated westward in 1886. Eight years after reaching this State he moved into Whitman County, later coming on to Ferry County.

But these were incidents in his career. I would like to tell you how he died, for I believe nothing else would show you how his friends and neighbors came to know, love and honor William T. Beck.

He had been elected prosecuting attorney in Ferry County and then had been re-elected for a second term. His health failed and he asked to be relieved of his responsibility to the State and the people. He wished to resign and go away to seek recovery. By that time he had passed the three score and ten years sometimes regarded as the span of life, and he thought he had a right to sever the ties which bound him to his home people. But they would not listen to his proposal. They granted him an indefinite leave of absence asking only that he return to them when he recovered, and they employed an assistant to carry on his public duties during his absence. He was gone, as I recall, for a year before he died. Mr. President, I can think of no higher tribute a people could confer upon a pioneer who had spent more than half his lifetime in our midst than this spontaneous offering to care for him during his affliction. They were the people who knew him best and who appraised his worth better than you or I could do today.

Ferry County did not know Mr. Beck as a partisan; they honored him as a man of talent, honor and integrity, as a friend and neighbor. And that is the way we wish the people of this State of Washington to remember him.

He left to mourn his passing, three daughters, Mrs. Warren J. Rich of Olympia, Mrs. Udell H. Stalling of Ridgewood, N. J., and Mrs. Elsie B. Sibenman of Amherst, Mass.

Representative Will W. Wentworth delivered the following eulogy on the life of Alph R. Stratton:

Alph R. Stratton was born at North Benton, Ohio, on June 6, 1859, moving westward to Albany, Oregon, in 1870. He went to Spokane in 1881, and soon thereafter became assistant postmaster in that city. A few years later he removed to Rockford and engaged in the mercantile business. Later years were spent in wheat farming.

Mr. Stratton served as a member of the House of Representatives continuously from 1915 to 1921. He died February 12, 1938, and is survived by his widow and three children.

Representative George C. Kinnear delivered the following eulogy on the life of Charles H. Ennis:

Charles H. Ennis was born in Michigan in 1841, and moved to the State of Washington in his early youth. He was elected city attorney of the municipality of Georgetown, which at that time was an independent municipality although wholly surrounded by the City of Seattle.
Mr. Ennis was a strong influence in civic affairs in Seattle and in aiding its expansion during the active days of its early growth.

He served in the House of Representatives in 1911, after which session he moved to Spokane and became well known in the eastern part of the State. Subsequently he returned to the Legislature as secretary of the Senate Judiciary Committee. He remained in this position for several sessions.

Mr. Ennis was a gentleman of outstanding public spirit, a man whose influence was felt throughout the communities in which he lived, and which extended far beyond his legislative service.

Representative Edward F. Riley delivered the following eulogy on the life of George H. Collin:

Mr. George H. Collin came to Spokane in 1887, and served as a member of the House of Representatives in 1893 and 1895.

He was a Spokane County pioneer, very active in school affairs, and serving on the Pleasant Prairie school board in pioneer days. He was a county commissioner and belonged to the Masonic Lodge, the I. O. O. F. and the Macabees. He was a member of the Methodist Church and also a member of the Spokane County Pioneers' Association.

Mr. Collin passed away January 2, 1938, at the age of eighty-one years, leaving as survivors his widow and five children.

Representative Clyde V. Tisdale delivered the following eulogy on the life of Thomas Havlock Bell:

Thomas Havlock Bell was a former member of the State Legislature from Pacific and Wahkiakum Counties. He was born in 1865 on Prince Edward Island, at the mouth of the St. Lawrence River in Canada, the son of William and Mary Bell.

Mr. Bell came to Astoria, Oregon, with his parents in 1890 and later moved to Ilwaco, Washington. He clerked in various stores on the Peninsula for several years. While in this line, he became interested in motor-boats. His first boat was the "Cyclone", a small boat used for carrying the mail from Nahcotta to Sunshine. Later he built the "Arthur", which was the first of several towboats operated by him for several years out of the City of South Bend.

Captain Bell served as a Representative to the Washington State Legislature during the 1907 Session. Later he served two two-year terms as sheriff of Pacific County. In 1934 he was elected county commissioner for the Second District of Pacific County for a two-year term and was re-elected for a four-year term in 1936.

Captain Bell died from a paralytic stroke while inspecting his oyster properties on Long Island in December of 1937. He leaves his widow, Mrs. Netta Bell of Nahcotta, two sons, one in Astoria and one in Portland, and two brothers in Seattle, besides thousands of friends and acquaintances throughout southwest Washington and northwest Oregon.

Representative Joseph E. Hurley delivered the following eulogy on the life of Joseph B. Lindsley:

Judge Joseph Buckles Lindsley was elected in 1920 to the superior court bench of Spokane County after a quarter of a century in law practice in the City of Spokane.

He was born at Wellington, Ohio, on March 19, 1870. He grew up at Sterling, Kansas, where he completed his common school education and engaged in varied employments on farms and in stores and factories. He went to Denver, Colorado, in 1889, where he spent two years in the wholesale produce commission business. After another year with railroad and express companies in Utah, Idaho, Montana and Washington, he settled in Spokane.

Shortly after his admission to the bar, Judge Lindsley became a member of the law firm of Henly, Kellam and Lindsley. He was appointed assistant corporation counsel of Spokane in 1898, and was elected Representative to the State Legislature from the Sixth District in 1903. The same year he was elected for two years to the city council of Spokane. In 1906 he was appointed by William H. Moody, United States attorney, as assistant United States attorney for the Eastern District of Washington.

Judge Lindsley was appointed chief deputy prosecuting attorney for Spokane County in 1915 and in 1918 was elected prosecutor. Two years later he was elected superior court judge.
His fraternal affiliations were with the Spokane Lodge of B. P. O. E.; Spokane Lodge No. 34 F. and A. M.; life member of Spokane Chapter No. 2 R. A. M.; Spokane Council No. 4 R. and S. M.; Cataract Commandery No. 3 Knights Templar and El Kati£ Shrine.

Judge Lindsley passed away February 20, 1938, leaving a host of friends to mourn his passing.

Representative Mark M. Moulton delivered the following eulogy on the life of Arthur C. Sly:

No tribute speaks so eloquently and with such meaning as that spoken by the esteem in which one is held by neighbors and citizens among whom he has spent his active life.

Arthur C. Sly, once a member of this body, was born at Elm Hall, Michigan, August 13, 1871. He was graduated from Michigan State College in 1891, and in 1892 was married to Miss Margarite Martin, who, with his two sons, Jay A. Sly of Vancouver and Cecil M. Sly of Weston, Oregon, and a brother, Ray C. Sly of Stevenson, survive him.

The many positions of trust and confidence held by Mr. Sly in the county of his residence bear eloquent testimony to his high quality as a man, neighbor and citizen. He lived continuously in Skamania County from 1900 until his death in 1938, except during a brief period of two years. Mr. Sly was identified with every community activity, both civic and otherwise.

His business activities included the development of the first telephone system in the county, the operation of docks on the Columbia River, and the abstract business in connection with his brother. These activities were always conducted in such manner as to contribute extensively to the up-building of the business life of the entire county. His civic interests were at all times directed to the improvement of community life in every way.

His public life included the holding of many public positions and offices. He was the first school teacher in Stevenson, was later a member of the board of education, superintendent of schools, postmaster, county assessor, county treasurer and Representative in the 1915 Session of the State Legislature.

That the services by him to the people of his community and county were truly valued is well demonstrated by their desire, through a period of more than thirty-five years, to continuously avail themselves of that service. The public esteem in which Mr. Sly was held was evidenced by the universal sorrow and by the personal tributes paid to his memory upon his death. Arthur C. Sly was one of those American citizens whose quiet and widespread usefulness, wise judgment and human sympathy contribute so much to the permanence of our country and its institutions.

Mr. Henry:

"This concludes the memorial services, and I want to thank each one who took part and so willingly helped."

Senator Reardon resumed the chair.

On motion of Senator Orndorff, the joint session was dissolved at 4:30 p. m., and the Sergeant-at-Arms escorted the presiding officer and the Senators to the Senate.

The Speaker resumed the chair.

The House resumed its session.

On motion of Mr. Cowen, the House adjourned to ten o'clock a. m., Tuesday, February 14, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.
MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 14, 1939.

The Speaker called the House to order at ten o'clock a. m.
The Clerk called the roll, and all members were present except Representat­ives Armstrong, Coe, Henry, Jackson, Miller (Donald B.), Reno, Smith (Vernon A.), Smith (Michael B.) and Vane.

Prayer was offered by Reverend Robert Brumblay, Pastor of the First Methodist Church of Olympia.

On motion of Mr. Fry, Rule 20 was suspended.
The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Reilly (Edward J.), further reading was dispensed with, and the journal was ordered to stand approved as read.

The Speaker observed, within the bar of the House, former Representative Martin J. B. Johnson, and appointed his son, Mr. Otto Johnson, Assistant Chief Clerk, and Mr. Rosellini to escort him to a seat beside the Speaker.

PERSONAL PRIVILEGE

Mr. Smith (Michael B.):
"I want to rise to a point of personal privilege.
"Yesterday an incident occurred which was most unpleasant and certainly embarrassing to me. I want to apologize to the House and to the Speaker most particularly, for any part I played in creating a situation of this sort. We in the House are abused enough by the press and others, and it behooves us all not to contribute to their criticism. I want to apologize to the members of the House and to the Speaker."

The Speaker:
"Mr. Smith, in behalf of the House, I wish to thank you. Perhaps I myself made a caustic remark in the heat of argument and I want to apologize to you personally and to the House, if there was any offense."

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Armstrong:

WHEREAS radio and press commentators have charged that the employees hired by this Session of the House of Representatives are unnecessarily numerous, and that the wages paid them are on an extravagant and wasteful scale; and

WHEREAS such charges, unless disproved, tend to discredit the House of Representatives in the eyes of the people of the State; and

WHEREAS silence in the face of these charges is tacit admission of their truth;

NOW, Therefore, BE IT HEREBY RESOLVED that we, the members of the 26th Session of the House of Representatives instruct and order the Committee on Claims and Audits to prepare and submit to every member of the House before the 50th day of the Session a full and accurate report on the employees of this House in detail as follows:

1. The names of all employees, (2) Daily salary of all employees and length of time they have been drawing same, (3) Duties of all employees, (4) The hours worked per day and the days worked per week by all employees; and

BE IT FURTHER RESOLVED, That the Committee on Claims and Audits be further instructed to furnish each member a complete report as outlined above on all employees in the House not appearing on the regular payroll.
Mr. Armstrong moved the adoption of the resolution.
Debate ensued.

Mr. Reilly (Edward J.) moved that the resolution by Mr. Armstrong be laid on the table.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Reilly (Edward J.) to lay on the table the resolution by Mr. Armstrong was carried by the following vote:

Yeas, 63; nays, 26; absent or not voting, 10.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Butler, Callison, Cameron, Carty, Cook, Cowen, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearsall, Pearson, Petit, Phillips, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandegren, Schumann, Sherman, Swegle, Turner, Underwood, Warnica, Wenberg, Wentworth, White, Wintler, Woodall, Mr. Speaker—63.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Brown, Chervenka, Gabrielsen, Hall, Isenhart, McDonald, Neal, Nordenberg, Olson, Pennock, Pettus, Pitt, Rua St., Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wiggen, Wills—26.

Those absent or not voting were: Representatives Coe, Devenish, Dixon, Fogg, Guisinger, Henry, Miller (Donald B.), Reno, Smith (Vernon A.), Vane—10.

**REPORTS OF STANDING COMMITTEES**

**House Bill No. 201 (reported by Committee on Engrossment):**

Passed to second reading.

**House Bill No. 191 (reported by Committee on Industrial Insurance):**

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. 255, entitled "An Act relating to 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 an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

**Mr. Speaker:**

On motion of Mr. Jones (John R.), the committee report was adopted, and House Bill No. 255 was indefinitely postponed.
Senate Bill No. 46 (reported by Committee on Unemployment Relief and Public Welfare):
  Majority: Do pass as amended.
  Minority: Do not pass.
  Passed to second reading.

Engrossed Substitute Senate Bill No. 47 (reported by Committee on Unemployment Relief and Public Welfare):
  Majority: Do pass as amended.
  Minority: Do not pass.
  Passed to second reading.

Engrossed Senate Bill No. 48 (reported by Committee on Unemployment Relief and Public Welfare):
  Majority: Do pass as amended.
  Minority: Do not pass.
  Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 13, 1939.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 53; also
Engrossed Senate Bill No. 194, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., February 13, 1939.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 33; also
Engrossed Senate Bill No. 34, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 394, by Representatives Isenhart and Jones (D. W.): An
Act relating to cull apples, levying an assessment and providing for its
collection and disbursement, providing for the enforcement of this act, and
prescribing penalties.
Ordered printed and referred to Committee on Horticulture.

House Bill No. 395, by Representatives Mackie, Pearsall and Twidwell:
An Act relating to delinquent taxes on real estate donated to a school district
and authorizing the county commissioners to reduce or cancel the same; and
declaring an emergency.
Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 396, by Representative Turner: An Act relating to the
disqualification of judges of the superior court, and amending Section 2 of
Chapter 145 of the Laws of 1927 (Section 209-2 of Remington's Revised Statutes).
Ordered printed and referred to Judiciary Committee.
FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 33, by Senator McAulay: An Act relating to justices of the peace in certain incorporated cities, amending Section 3 of Chapter 68 of the Laws of 1888.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 34, by Senator McAulay: An Act relating to police courts in cities of the second class and cities with a commission form of government, amending Section 8 of Chapter 103 of the Laws of 1913.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 53, by Senator Reardon: An Act relating to certain lands and authorizing the sale or lease thereof.
Referred to Committee on State Granted, School and Tide Lands.

Engrossed Senate Bill No. 194, by Senator Murphy: An Act relating to and prescribing purposes for which food fish may be taken, possessed and used; amending Section 69 of Chapter 31 of the Laws of 1915; defining offenses; providing penalties; and declaring that this act shall take effect March 31st, 1939.
Referred to Committee on Fisheries.

SECOND READING OF BILLS

House Bill No. 29, by majority of Committee on Education: Relating to public school employees' retirement pay.
On motion of Mr. Hatley, Substitute House Bill No. 29 was substituted for House Bill No. 29 and placed on second reading.
Mr. Lindsay moved that Substitute House Bill No. 29 be indefinitely postponed.
Debate ensued.
On motion of Mr. Finucane, the previous question was ordered.
A roll call was demanded, but the demand was not sustained.
The motion of Mr. Lindsay to indefinitely postpone Substitute House Bill No. 29 was lost.
Substitute House Bill No. 29 was read the second time by sections.
Mr. Woodall moved the adoption of the following amendment:
In Section 1, line 6 of the printed bill, strike the word "shall" and insert in lieu thereof the word "may".
Debate ensued.
On motion of Mr. Guisinger, the previous question was ordered.
The amendment by Mr. Woodall was lost.
Substitute House Bill No. 29 was passed to third reading.

House Bill No. 36, by Representative Cook: Relating to city managers.

MR. SPEAKER:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 36, entitled "An Act relating to the organization, classification, incorporation and government of municipal corporations under a city manager," have had 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 4 of the original bill, being line 1 of the printed bill, after the word "city" and before the word "now" insert the words: "below that of the first class".

In Section 2, line 13 of the original bill, being line 8 of the printed bill, after the word "cast" strike the words "for all candidates for mayor" and insert in lieu thereof the words: "by qualified voters".

In Section 8, line 18 of the original bill, being line 28 of the printed bill, after the word "may" and before the word "be" insert the words: "heretofore or hereafter".

In Section 10, Subsection 5, line 14 of the original bill, being line 1 of the printed bill, after the word "may" and before the word "be" insert the words: "heretofore or hereafter".

We concur in this report: C. E. Trombley, Wylie W. Brown, W. J. Beierlein.

The bill was read the second time by sections.

On motion of Mr. Cook, the committee amendments were adopted.

House Bill No. 36 was passed to third reading and ordered engrossed.

House Bill No. 44, by Representative Underwood: Relating to city elections and to amendments to city charters.

House of Representatives,
Olympia, Wash., February 7, 1939.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 44, entitled "An Act relating to the amendment or other revision of city charters," have had 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 7, line 24, page 2 of the original bill, being line 9, page 2 of the printed bill, after the word "name" and before the word "who", strike the following: "shall be guilty of a felony. Every person", and insert in lieu thereof the word: "or".

In Section 8, line 2, page 3 of the original bill, being line 15, page 2 of the printed bill, strike the word and figure "ten (10)" and insert in lieu thereof the word and figure: "fifteen (15) ".

In Section 10, line 25, page 3 of the original bill, being line 32, page 2 of the printed bill, after the word "from" and before the word "the" insert the words: "all or any part of".

In Section 10, line 30, page 3 of the original bill, being line 36, page 2 of the printed bill, after the word "located" strike the comma (,) and the remainder of the section, and insert in lieu thereof a period (.) and the following: "Should the court, from evidence presented, deem a check of signatures on petitions necessary, the city clerk may be ordered to check with his registration list all or any part of said petitions and report on or before a date fixed by the court."


House of Representatives,
Olympia, Wash., February 7, 1939.

Mr. Speaker:

We, a minority of your Committee on Elections and Privileges, to whom was referred House Bill No. 44, 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: Chart Pitt, Sixten P. Nordenberg, Hugh J. Roselli.

The bill was read the second time by sections.
Mr. Nordenberg moved the adoption of the following amendment:

In Section 2, line 5 of the printed bill, strike the period (.) after the word "thereto" and insert the following: "Provided, that any or all amendments, modifications and/or additions shall be segregated and voted upon separately."

Debate ensued.
The amendment was lost.
On motion of Mr. Kinneal (Geo. C.), the committee amendments to Sections 7 and 8 were adopted.
On motion of Mr. Kinneal (Geo. C.), the committee amendment to Section 10, line 25 of the original bill, was adopted.
Mr. Kinneal (Geo. C.) moved the adoption of the committee amendment to Section 10, line 30 of the original bill.
Mr. Kinneal (Geo. C.) moved the adoption of the following amendment to the committee amendment to Section 10, line 30 of the original bill:

In Section 10, line 5 of the amendment, after the period (.), strike the remainder of the amendment.

Debate ensued.
The amendment by Mr. Kinneal (Geo. C.) to the committee amendment was adopted.
The committee amendment as amended to Section 10, line 30 of the original bill, was adopted.
On motion of Mr. Kinneal (Geo. C.), the following amendment to Section 11 was adopted:

Amend Section 11 by adding thereto a new sentence to read as follows:

"Should the court, from evidence presented, deem a check of signatures on petitions necessary, the city clerk may be ordered to check with his registration list all or any part of said petitions and report on or before a date fixed by the court."

House Bill No. 44 was passed to third reading and ordered engrossed.

House Bill No. 120, by Representative Butler: Relating to drainage improvement districts.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 120, entitled "An Act relating to drainage, diking, and sewerage improvement districts, amending Section 2 of Chapter 125 of the Laws of 1933, and adding thereto two (2) new sections to be known as Sections 2a and 2b, 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 2, line 20 of the original bill, being line 8 of the printed bill, after the word "to" following the word "subject" strike the following words: "assessment to their full value and".


The bill was read the second time by sections.
On motion of Mr. Reilly (Edward J.), the committee amendment was adopted.
On motion of Mr. Reilly (Edward J.), the following amendment was adopted:

In Section 2, line 20 of the original bill, being line 8 of the printed bill, after the word "taxation" and before the word "for" insert the words: "at the full assessed value thereof".

House Bill No. 120 was passed to third reading and ordered engrossed.
House Bill No. 128, by Representative Jackson: Relating to wages and to the unlawful rebating of wages.

Mr. Underwood moved that House Bill No. 128 be indefinitely postponed. After considerable debate, the previous question was ordered on motion of Mr. Reilly (Edward J.).

A roll call was demanded, and the demand was sustained. The Clerk called the roll on the motion by Mr. Underwood to indefinitely postpone House Bill No. 128, and the motion was lost by the following vote:

Yeas, 8; nays, 84; absent or not voting, 7.

Those voting yea were: Representatives Eaton, Eddy, Isenhart, Kinnear (Geo. C.), Kinnear (Roy J.), Smith (Vernon A.), Turner, Underwood—8.

Those voting nay were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chernenka, Coe, Cook, Devenish, Dixon, Dore, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Warnica, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—84.

Those absent or not voting were: Representatives Babcock, Cowen, Mackie, Miller (Fred), Schumann, Vane, Wenberg—7.

On motion of Mr. Fry, the House recessed until two o'clock p. m.

AFTERNOON SESSION

The Speaker called the House to order at two o'clock p. m.

The Clerk called the roll, and all members were present except Representatives Bernethy, Carty, Fry, Henry, Pearson, Smith (Michael B.) and Van Dyk, Representative Fry having been excused.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 128 was read the second time by sections.

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

In Section 1, page 1, line 5 of the original bill, being line 1 of the printed bill, after the word “employer” and before the word “who” insert a comma (,) and the following: “whether said employer be in private business or an elected public official.”.

Mr. Finucane moved the adoption of the following amendment to Section 1:

Amend Section 1, being lines 4, 5, 6 and 7 of the printed bill, by striking all of Subsection 2.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The amendment by Mr. Finucane to Section 1 was lost.

On motion of Mr. Hurley (Joseph E.), the following amendments were adopted:
Amend Section 1, Subsection (5), line 25 of the original bill, being line 16 of the printed bill, by adding thereto a new sentence to read as follows:

"Any employee who shall accept or continue in the employment of any employer who is guilty of any of the above violations, with knowledge that such employer is guilty thereof, shall be guilty of a misdemeanor."

Amend Section 3, line 9 of the original bill, being page 2, line 2 of the printed bill, by adding thereto a new sentence to read as follows:

"Provided, however, That the benefits of this section shall not be available to any employee who has knowingly submitted to such violations."

Mr. Woodall moved the adoption of the following amendment:

Amend the bill by striking the whole of Section 4.

Debate ensued.

On motion of Mr. Payne, the previous question was ordered.

The amendment by Mr. Woodall striking Section 4 was adopted.

House Bill No. 128 was passed to third reading and ordered engrossed.

House Bill No. 131, by Representatives Vane and Jackson: Relating to cities and park districts.

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

The Speaker called Mr. Vane to preside.

House Bill No. 134, by Representatives Vane and Jackson: Relating to Metropolitan Park Districts.

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

House Bill No. 135, by Representative Jones (John R.): Relating to the buying and selling of agricultural products.

House of Representatives
Olympia, Wash., February 3, 1939.

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 135, entitled "An Act relating to persons engaged in buying and selling agricultural products; providing for licenses; providing for hearings; defining 'agricultural products,' 'commission merchant and credit buyer,' 'agent,' 'consignor,' 'retail merchant,' 'broker,' and other terms; exempting producers, retail merchants, certain non-profit cooperative marketing associations, certain processors; certain warehousemen, nurserymen, and certain grain dealers from certain provisions of this act; requiring commission merchants and credit buyers to have bonds; requiring all licensees to carry public liability and property damage insurance; requiring a deposit for tax purposes; requiring that manifests of cargo and other pertinent information be furnished to the director; requiring commission merchants and credit buyers to give certain information to consignors: providing for suit by the director on the bonds of commission merchants and credit buyers; setting up certain grounds for denying or revoking a license; giving the director the right to enter and inspect the premises of any licensee; repealing Chapter 67 of the Session Laws of 1937 (Section 8292, Section 8292-1, Section 8293, Section 8294, Section 8295, Section 8296, Section 8298, Section 8299, Section 8300, Section 8302, Section 8302-1, and Section 8302-2 of Remington's Revised Statutes; Sections 1417-41 to 1417-52, inclusive, of Pierce's Code); providing penalties; 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 23, lines 30 and 31 of the original bill, being line 32 of the printed bill, strike the words and figures "ten thousand dollars ($10,000.00)" and insert in lieu thereof the words and figures: "five thousand dollars ($5,000.00)."

In Section 23, page 7, line 1 of the original bill, being line 33 of the printed bill, strike the words and figures "twenty thousand dollars ($20,000.00)" and insert in lieu thereof the words and figures: "ten thousand dollars ($10,000.00)."

In Section 37, line 26 of the original bill, being line 40 of the printed bill, following the period (.) and after the word "oath", strike the remainder of the section.

W. E. CARTY, Chairman.

The bill was read the second time by sections.

On motion of Mr. Swegle, the following amendment to Section 13 was adopted:

In Section 13, lines 29 and 30 of the original bill, being page 3, lines 1 and 2 of the printed bill, after the word "Code," strike the comma (,) and the following words: "with respect to their dealings with their own members".

On motion of Mr. Jones (John R.), the committee amendments were adopted.

House Bill No. 135 was passed to third reading and ordered engrossed.

House Bill No. 149, by Representative Nordenberg: Relating to lunch rooms in school buildings.

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

House Bill No. 171, by Representative Woodall: Relating to police courts in certain cities.

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

MOTION

Mr. Henry moved that the House revert to consideration of House Bill No. 128, that the rules be suspended, and that the bill be returned to second reading for the purpose of amendment.

Debate ensued.

On motion of Mr. Rosellini, the previous question was ordered.

The motion by Mr. Henry was carried.

Mr. Henry moved the adoption of the following amendment:

Amend the bill by adding thereto a new section to be known as Section 4 and to read as follows:

"Sec. 4. The violations by an employee or any officer, vice-principal, or agent of an employer of any of the provisions of subdivisions (3), (4), and (5) of Section 1, shall raise a presumption that any deduction from or under-payment of any employee's wages connected with such violation was willful."

Debate ensued.

On motion of Mr. Hay, the previous question was ordered.

The amendment by Mr. Henry to Section 4 was carried.

Mr. Savage moved the adoption of the following amendment to Mr. Hurley's (Joseph E.) amendment to Section 1, Subsection 5:

In Section 1, Subsection 5, as amended, add the following: "excepting employees that are rebating wages at the time this act takes effect."

Debate ensued.

On motion of Mr. Hurley (John R. "Pat"), the previous question was ordered.

The amendment by Mr. Savage was lost.

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

House Bill No. 325, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to the sale of certain drugs.

On motion of Mr. Bienz, the rules were suspended, the second reading considered the third, and House Bill No. 325 was placed on final passage.
PERSONAL PRIVILEGE

The Speaker recognized Mr. Cameron of Pierce County.

Mr. Cameron:

"My motive in moving to advance this bill from second to third reading last Saturday was not because I had anything to spring on this House, not that I had an ulterior motive, not that I was trying to save myself embarrassment, or anything of that kind. The reason was that we had passed House Bill No. 11, and by a grammatical error it went farther than we intended it to go. Under the interpretation of that law by some attorneys, the sale of all patent medicines is prohibited. That is the law of the land today as signed by the Governor. House Bill No. 325 corrects that error, and prohibits the sale of certain drugs except on prescription."

On motion of Mr. Hurley (Joseph E.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 325, and the bill passed the House by the following vote: Yeas, 77; nays, 10; absent or not voting, 12.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller Fred, Montgomery, Moulton, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Phillips, Pitt, Reno, Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Wenberg, Wentworth, White, Wiggen, Wintler, Woodall—77.

Those voting nay were: Representatives Armstrong, Bernethy, Brown, Hurley (Joseph E.), Miller (Donald B.), Neal, Nordenberg, Pettus, Riley (Edward F.), Wills—10.

Those absent or not voting were: Representatives Butler, Carty, Finucane, French, Hall, Jackson, Jones (John R.), Mohler, Reilly (Edward J.), Van Dyk, Warnica, Mr. Speaker—12.

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.


On motion of Mr. Sherman, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 41 was placed on final passage.

Debate ensued.

On motion of Mr. Neal, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 41, and the bill passed the House by the following vote: Yeas, 61; nays, 30; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Cameron, Chervenka, Coe, Cook, Dixon, Dore, Fogg, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R.
"Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Kehoe, Lauman, Martin, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills—61.

Those voting nay were: Representatives Babcock, Beckley, Carty, Eaton, Eddy, Egbert, Finucane, Gholson, Hatley, Isenhart, Jones (D. W.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Reno, Schumann, Smith (Vernon A.), Turner, Underwood, Wintler, Woodall—30.

Those absent or not voting were: Representatives Butler, Callison, Cowen, Devenish, French, Reilly (Edward J.), Ruark, Mr. Speaker—8.

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.

House Bill No. 35, by Representative Hurley (John R. "Pat"): Relating to creating the Volunteer Firemen's Relief Fund in the State Treasury.

On motion of Mr. Hurley (John R. "Pat"), the rules were suspended, the second reading considered the third, and House Bill No. 35 was placed on final passage.

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 35, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those voting nay were: Representative Turner—1.

Those absent or not voting were: Representatives Austin, Butler, French, Hay, Mackie, Moulton, Ruark, Schumann, Warnica—9.

House Bill No. 35, having received the 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. 86, by Representative Hanson: Relating to game and to the State Game Commission.

On motion of Mr. Hanson, the rules were suspended, the second reading considered the third, and House Bill No. 86 was placed on final passage.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 86, and the bill passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Pitt, Reilly (Edward J.), Reno, Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen; Wills, Wintler, Woodall, Mr. Speaker—90.

Those voting nay were: Representatives Phillips, Riley (Edward F.).—2.

Those absent or not voting were: Representatives Butler, Gholson, Hay, Hurley (Joseph E.), Nordenberg, Petit, Ruark—7.

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.

Engrossed House Bill No. 91, by Representative Guisinger: Relating to compensation and medical aid of workmen in extrahazardous employment.

On motion of Mr. Guisinger, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 91 was placed on final passage.

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 91, and the bill passed the House by the following vote: Yeas, 78; nays, 6; absent or not voting, 15.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Cameron, Chervenka, Coe, Cook, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kinnear (Geo. C.), LaFollette, Lindsay, Mackie, Martin, McDonald, McQuesten, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Pitt, Reilly (Edward J.), Reno, Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—78.
Those voting nay were: Representatives Carty, Isenhart, Lauman, McCash, Miller (Frank O.), Smith (Vernon A.)—6.

Those absent or not voting were: Representatives Babcock, Butler, Callison, Cowen, Devenish, Eddy, Hall, Hatley, Hay, Kehoe, Kinnear (Roy J.), Petit, Phillips, Riley (Edward F.), Ruark—15.

Engrossed 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.

**House Bill No. 181**, by Representative Martin: Relating to payment of bounties on certain predatory animals.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and House Bill No. 181 was placed on final passage.

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 181, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Gore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those voting nay were: Representative Lindsay—1.

Those absent or not voting were: Representatives Butler, Callison, Cameron, Devenish, Miller (Fred), Mohler, Pearsall, Smith (Jurie B.), Smith (Michael B.)—9.

House Bill No. 181, having received the constitutional majority, was 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 Committee on Dairy and Livestock: Relating to branding.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and House Bill No. 208 was placed on final passage.

The Speaker observed, within the bar of the House, former Representative E. F. Hultgren from Lincoln County, and appointed Mr. Phillips and Mr. Warnica to escort him to a seat beside the Speaker.

Debate ensued on the merits of House Bill No. 208.

On motion of Mr. Hatley, the previous question was ordered.
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, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Doré, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat") Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those absent or not voting were: Representatives Butler, Callison, Devenish, Hurley (Joseph E.), Jackson, Martin, Mohler—7.

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.

House Bill No. 260, by Committee on Rules and Order (By Executive Request): Relating to the distribution of state profits on liquor.

On motion of Mr. Payne, the rules were suspended, the second reading considered the third, and House Bill No. 260 was placed on final passage.

Debate ensued.

On motion of Mr. Armstrong, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 260, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Doré, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those voting nay were: Representative Lindsay—1.

Those absent or not voting were: Representatives Devenish, Eddy, Martin, Petit, Smith (Jurie B.), Vane—6.
House Bill No. 260, having received the constitutional majority, was declared passed.

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

On motion of Mr. Payne, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 260 to the Senate.

On motion of Mr. Fry, the House adjourned to ten o'clock a.m., Wednesday, February 15, 1939.  

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-EIGHTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., Wednesday, February 15, 1939.

The Speaker called the House to order at ten o'clock a.m.

The Clerk called the roll, and all members were present except Representatives Pennock and Montgomery.

Prayer was offered by Reverend Robert Brumblay, Pastor of the First Methodist Church of Olympia.

The Speaker observed, within the bar of the House, former Representative Margaret Coughlin, and appointed Mr. V. A. Smith and Mr. Turner to escort her to a seat beside the Speaker.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Hurley (John R. "Pat"), further reading was dispensed with and the journal was ordered to stand approved as read.

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

PROPOSITIONS AND MOTIONS

The Speaker recognized Mr. Sherman of Clallam, Mason and Jefferson counties.

Mr. Sherman:

"The State Federation of Labor, in appreciation of the vote given House Bills Nos. 91 and 100 by this House, wishes at this time to pass around cigars and candy."

Applause.

REPORTS OF STANDING COMMITTEES

House Bill No. 141 (reported by Committee on Roads and Bridges):

Majority: Do not pass.

Minority: Do pass as amended.

Passed to second reading.
THIRTY-EIGHTH DAY, FEBRUARY 15, 1939

House of Representatives,
Olympia, Wash., February 11, 1939.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 156, entitled "An Act relating to the Pacific-Northwest Centennial Exposition to be held in Seattle in 1942; providing for a State exhibit therein, for the construction of State buildings therefor and for the gardening and improvement of the surrounding grounds; creating a commission to have charge and control thereof and defining its powers and duties; and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor, and that the substitute bill do pass.

JOHN R. HURLEY, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 14, 1939.

MR. SPEAKER:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 223, entitled "An Act providing for bonding and licensing of painting contractors; licensing of journeymen; prescribing the powers and duties of certain officials in connection therewith; making certain practices unlawful and prescribing penalties; and providing certain regulations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DAN L. GUISINGER, Chairman.

We concur in this report: Roderick A. Lindsay, John Sherman, Julia Butler, Donald B. Miller, Alva Ruark, Gerald G. Dixon.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 14, 1939.

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 227, entitled "An Act to regulate the sale, transportation, loading, packing, marketing and disposal of honey; to prevent fraud and deception therein; giving authority to the director to establish standards for honey; providing for a Washington State honey seal and its use; providing means of enforcement; 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.

W. E. CARTY, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 14, 1939.

MR. SPEAKER:

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 230, entitled "An Act relating to the registration of stallions and jacks; amending Sections 3 and 7, Chapter 99, of the Laws of 1911, and Sections 1, 3 and 4, Chapter 112, of the Laws of 1917; 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.

CARL C. MOHLER, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 277, entitled "An Act relating to the control and eradication of animal diseases; and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Committee on Appropriations.

CARL C. MOHLER, Chairman.


On motion of Mr. Mohler, the committee report was adopted, and House Bill No. 77 was re-referred to the Committee on Appropriations.

MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 357, entitled "An Act relating to intoxicating liquors; providing for a hotel retailer's license; amending Section 1 of Chapter 217 of the Laws of 1937 by adding thereto a new section to be known as Section 23-V," 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: Will W. Wentworth, Charles Finucane, Mrs. Thomas E. Kehoe, M. T. Neal, Earl S. Coe, W. Newton Fry, Edward F. Riley.

Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Liquor Control, to whom was referred House Bill No. 357, 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 D. AUSTIN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 359, entitled "An Act relating to the sale of liquor to passengers on trains; providing permits therefor; amending Section 23-L, Chapter 217 of the Laws of 1937 (Section 7306-23L of 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.

HARRY D. AUSTIN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 390, entitled "An Act for the relief of Ben F. Taylor, 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.

JOHN R. HURLEY, Chairman.

We concur in this report: J. B. Smith, O. A. Wiggen, C. Wayne Swegle, Clyde V. Tisdale, Ernest A. Dore, Jr., Ella Wintler, Tom Montgomery.
THIRTY-EIGHTH DAY, FEBRUARY 15, 1939

HM. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 390, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

................................................ , Chairman.

We concur in this report: Frank O. Miller, L. B. Judd, O. R. Schumann, J. D. McDonald, John Pearsall, Fred Miller.

HM. SPEAKER:

I, a member of your Committee on Appropriations, to whom was referred House Bill No. 390, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it be reported out of committee without recommendation.

................................................ , Chairman.

I concur in this report: Charles Finucane.

Passed to second reading.

HM. SPEAKER:

We, a majority of your Committee on Dairy and Livestock, to whom was referred Senate Bill No. 243, entitled "An Act relating to fur bearing animals; declaring certain kinds thereof to be personal property; providing for identification thereof by branding with tattoo or other marks; and authorizing the recording of such marks," 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: Wallace Beckley, Wylie W. Brown, Emmet E. Egbert, James McCash, George Twidwell, Ralph Van Dyk.

Passed to second reading.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 14, 1939.

HM. SPEAKER:

The Senate has passed: Engrossed Senate Joint Resolution No. 13; also Engrossed Senate Bill No. 259, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 397, by Representative Smith (Vernon A): An Act relating to motor truck, trailer and semi-trailer fees, and amending Section 17, Chapter 188 of the Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 398, by Committee on Dairy and Livestock: An Act relating to dairying; providing for the regulation of the production, handling, transportation, manufacture, processing and distribution of milk and milk products; providing for the prevention of fraud in the distribution thereof; providing for inspections, for the granting of licenses and for the enforcement of this act; prescribing powers and duties of the Director of Agriculture: providing qualifications of inspectors; prescribing penalties; making an appropriation; and repealing Sections 6164, 6165, 6166, 6168, 6182, 6185, 6188, 6192,
6193, 6194, 6195, 6199, 6201, 6212, 6221, 6222, 6223, 6225, 6225-1, 6226, 6229, 6232, 6235, 6238, 6241, 6267, 6268, 6268-1, 6277 and 6280 of Remington's Revised Statutes.

Ordered printed and passed to second reading.

**House Bill No. 399**, by Representative Riley (Edward F.) (By Departmental Request): An Act relating to insurance; providing for the withdrawal of insurers from business; prescribing the procedure therefor; and amending Chapter 49 of the Laws of 1911, as amended (Sections 7032 to 7298, inclusive, of Remington's Revised Statutes) by adding thereto a new section to be known as Section 81A.

Referred to Committee on Insurance.

**House Bill No. 400**, by Representative Reilly (Edward J.): An Act relating to insurance companies; providing requirements for doing business in this State; requiring filing of rating schedules; and amending Section 1 of Chapter 88 of the Laws of 1935 (Section 7118 of Remington’s Revised Statutes).

Ordered printed and referred to Committee on Insurance.

**House Bill No. 401**, by Representatives Pearson, Sherman and Savage: An Act relating to State parks and establishing the Salt Creek State Park in Jefferson County.

Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 402**, by Representative Fogg: An Act authorizing and directing the conveyance of certain State lands to King County for recreational purposes.

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


Ordered printed and referred to Committee on Appropriations.

**House Bill No. 404**, by Representative Riley (Edward F.) (By Request): An Act relating to gambling, games of chance and mechanical devices; providing for the control thereof; creating State offices; defining crimes and providing penalties therefor; providing for the disposition of public funds; and repealing all acts or parts of acts in conflict with the provisions hereof.

Referred to Committee on Public Morals.

On motion of Mr. Riley (Edward F.), the usual number of copies of “Request” House Bills Nos. 399 and 404 were ordered printed.

**House Bill No. 405**, by Representatives Montgomery and Chervenka: An Act relating to water districts; providing for issuance of revenue bonds by such districts and the establishment of special funds to retire such bonds; and amending Section 1 of Chapter 177 of the Laws of 1937, Section 2 of Chapter 72 of the Laws of 1931, and Section 20 of Chapter 114 of the Laws of 1929 (Section 11588, 11589 and 11597, respectively, of Remington's Revised Statutes); and declaring that this act shall take effect immediately.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 406**, by Representative Butler: An Act providing for an appropriation for the cost of the completion of the construction of a bridge
across Columbia Slough from Puget Island in the Columbia River to Cathlamet, Wahkiakum County, Washington; for certain appropriation facilities therefor; defining the power and duty of the Director of Highways; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 407**, by Representative Reilly (Edward J.): An Act relating to insurance companies; providing requirements for doing business in this state; requiring filing of rating schedules; and amending Section 1 of Chapter 88 of the Laws of 1935 (Section 7118 of Remington’s Revised Statutes).

Ordered printed and referred to Committee on Insurance.

**House Bill No. 408**, by Representatives Pearsall, Twidwell and Mackie: An Act prohibiting the operation of floating reduction plants for the reduction or processing of pilchard fish, sardine fish, herring fish, tuna fish or other deep sea fish in any of the waters or territory subject to the jurisdiction of the State of Washington, and declaring an emergency.

Ordered printed and referred to Committee on Fisheries.

**House Bill No. 409**, by Representatives Pearsall, Twidwell and Mackie: An Act regulating and licensing floating reduction plants for the processing of pilchards, sardine fish, tuna fish and herring and other deep sea fish, and declaring an emergency.

Ordered printed and referred to Committee on Fisheries.

**House Bill No. 410**, by Representative Coe: An Act relating to intoxicating liquor; providing for the repeal of licenses to sell beer at picnics or other special occasions; and repealing Section 23-S of Chapter 217 of the Laws of 1937 (Section 7306-23S of Remington’s Revised Statutes).

Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 411**, by Representative Mackie: An Act relating to intoxicating liquors; regulating the days and hours of sale thereof; and amending Chapter 62, Laws of 1933, Extraordinary Session, by adding a new section thereto to be known as Section 79A.

Ordered printed and referred to Committee on Liquor Control.


Ordered printed and referred to Committee on Memorials.

**House Joint Memorial No. 15**, by Representative Hatley: Relating to lumber industry of the Pacific Northwest.

Ordered printed and referred to Committee on Memorials.

**House Concurrent Resolution No. 5**, by Representatives Cowen and Reilly (Edward J.): 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 Rules and Order.

**FIRST READING OF SENATE BILLS**

**Engrossed Senate Bill No. 259**, by Senator Orndorff: An Act relating to licensing of boxing, sparring and wrestling contests or exhibitions; providing for exemptions therefrom, and amending Section 22 of Chapter 184 of the Laws of 1933 (Section 8276-22 of Remington’s Revised Statutes).

Referred to Committee on Public Morals.
Engrossed Senate Joint Resolution No. 13, by Senator Maxwell: Relating to a National patriotic revival and observance of Flag Week.
Referred to Committee on Rules and Order.

SECOND READING OF BILLS

Engrossed Senate Bill No. 13, by Senator Sieler (By Request): Relating to levies by cities to validate the payment of local improvement bonds.
The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 43, by Senator Wanamaker: Relating to stamps and coupons for or with the sale of merchandise.
The bill was read the second time by sections.
Mr. Martin moved the adoption of the following amendment:
In Section 1, line 13 of the printed bill, after the word "mark", strike the period (.) and insert a comma (,) and add the following: "but the term manufacturer shall not include any person, firm or corporation engaged in the manufacture, processing or handling of any poultry or milk products or livestock feeds."

Debate ensued.
On motion of Mr. Payne, the previous question was ordered.
The amendment by Mr. Martin was adopted.
Engrossed Senate Bill No. 43 was passed to third reading.

Senate Bill No. 46, by Committee on Rules and Joint Rules (By Executive Request): Relating to old age assistance.
Mr. Reilly (Edward J.) moved that Senate Bill No. 46, Engrossed Substitute Senate Bill No. 47 and Engrossed Senate Bill No. 48 be re-referred to the Judiciary Committee.
Debate ensued.
Mr. Gholson moved the previous question, but the demand was not sustained.
Debate continued.
On motion of Mr. Smith (Michael B.), the previous question was ordered.
The motion by Mr. Reilly (Edward J.) to re-refer the bills to the Judiciary Committee was carried.

Senate Bill No. 138, by Committee on Insurance: Relating to life insurance loans.
The bill was read the second time by sections.
Mr. Henry moved that Senate Bill No. 138 be re-referred to the Judiciary Committee.
Debate ensued.
Mr. Neal moved that the motion by Mr. Henry be laid on the table.
Mr. Martin:
"Point of information. Will the Speaker please explain the effect of a vote to table?"

The Speaker:
"In keeping with the former ruling of the chair, a vote to table the motion will also take the bill with it. A vote 'Aye' will table Mr. Henry's motion and also table Senate Bill No. 138."

The motion by Mr. Neal to lay on the table was lost.
Debate continued.
On motion of Mr. Austin, the previous question was ordered.
Division was called for, and the motion by Mr. Henry to re-refer Senate Bill No. 138 to the Judiciary Committee was carried on a rising vote.

**Engrossed Senate Bill No. 141**, by Senators Lovejoy and Sieler: Relating to investment and management of trust funds.

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

**Engrossed Senate Bill No. 142**, by Senators Lovejoy and Sieler: Relating to investments by mutual savings banks.

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

**THIRD READING OF BILLS**

**Senate Bill No. 50**, by Senator Murfin: Relating to bakery inspection.

On motion of Mr. Woodall, the rules were suspended, the second reading considered the third, and Senate Bill No. 50 was placed on final passage.

Debate ensued.

On motion of Mr. Bienz, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 50, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Turner, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wiggen, Wills Wintler, Woodall, Mr. Speaker—90.

Those absent or not voting were: Representatives Devenish, Jackson, Judd, Kehoe, Martin, Moulton, Trombley, Twidwell, Vane—9.

Senate Bill No. 50, having received the 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. LaFollette, the rules were suspended and the House reverted to the fourth order of business for the purpose of making a motion.

Mr. LaFollette moved that a telegram be sent former Senator Oliver Hall congratulating him on his eighty-seventh birthday tomorrow, February 16, 1939.

The motion was carried.

Mr. Cowen moved that the Speaker appoint a committee to investigate the installation of an electrical roll call and page call machine for the House.

The motion was carried, and the Speaker appointed Mr. Cowen, Mr. Henry, and Mr. Egbert to serve on the committee.
On motion of Mr. LaFollette, the House advanced to the twelfth order of business.

On motion of Mr. Fry, the House adjourned to ten o'clock a.m., Thursday, February 16, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

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THIRTY-NINTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 16, 1939.

The Speaker called the House to order at ten o'clock a.m.

The Clerk called the roll, and all members were present except Representatives Cowen, Olson and Van Dyk.

Prayer was offered by Reverend 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. Hurley (John R. "Pat"), further reading was dispensed with, and the journal was ordered to stand approved as read.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Wenberg:

Be It Resolved, That the committee appointed to select the official photographer of the House of Representatives be directed to instruct the official photographer, Jeffers Studio, to imprint under the picture of each member of this House of Representatives, the name of the county or counties which he represents, as well as the number of the district.

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

On motion of Mr. Reilly (Edward J.), Rule 20 was suspended.

COMMUNICATION FROM THE GOVERNOR

State of Washington, Executive Department,
Olympia, February 15, 1939.

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

In compliance with the Provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith a list of the pardons, reprieves, commutations, conditional pardons and executive paroles granted since the date of the report to the Legislature of the 1937 Session:

PARDONS—PENITENTIARY

K. FURUKAWA—Sentenced November 13, 1935, from Yakima County, for a maximum term of twenty years in the Washington State Penitentiary (Minimum sentence of three years fixed by the Board of Prison Terms and Paroles), for the crime of First Degree Forgery. Pardon granted December 21, 1937, upon the recommendation of the Board of Prison Terms and Paroles, in order that he may be allowed to remain in this country to support his eight minor children.
PARDONS—REFORMATORY

Harry Jongejan—Sentenced December 11, 1933, from King County, to serve a term of two years to fifteen years in the Washington State Reformatory, and sentence suspended, for the crime of Burglary in the Second Degree. Pardon granted on April 29, 1937, on the recommendation of the Chief Parole Officer of the State of Washington, in order that all his rights and privileges might be restored to him.

Eugene Lewis Perkins—Sentenced December 12, 1938, from Garfield County to serve a term of not more than fifteen years in the Washington State Reformatory, for the crime of Burglary in the Second Degree. Pardon granted on December 29, 1938, on the recommendation of the Sentencing Judge, Prosecuting Attorney and Sheriff of Garfield County, and the Board of Prison Terms and Paroles, in order that all his rights and privileges might be restored to him.

PARDONS—COUNTY JAIL

Kingsley D. Luke—Sentenced November 21, 1934, from King County, to serve a term of sixty (60) days, suspended, in the King County Jail for the crime of Petit Larceny. Pardon granted August 13, 1937, on the recommendation of the Sentencing Judge and the Prosecuting Attorney, in order that all his rights and privileges might be restored to him.

REPRIEVES—PENITENTIARY

Herbert Allen—Sentenced July 2, 1938, from Spokane County, to be executed on August 16, 1938, for the crime of Murder in the First Degree. Ninety (90) day reprieve granted August 15, 1938, and ending the 14th day of November 1938, to permit further investigation of the case.

COMMUTATIONS—PENITENTIARY

Herbert Allen—Sentenced July 2, 1938, from Spokane County, to be executed on August 16, 1938, for the crime of Murder in the First Degree. Ninety (90) day reprieve granted August 15, 1938, and ending November 14, 1938. Death Sentence commuted on November 14, 1938, to imprisonment in the Washington State Penitentiary at Walla Walla for the term of his natural life, for the reason that said Herbert Allen, an accomplice of Stanley Knapp and LeRoy Knapp, is young and did not kill.

CONDITIONAL PARDONS—PENITENTIARY

E. W. Campbell—Sentenced March 11, 1932 (Remittitur Date March 21, 1933) from King County, to serve not less than five years nor more than fifteen years in the State Penitentiary for the crime of Grand Larceny, three counts. Conditional Pardon granted on April 23, 1937, upon the recommendation of the Board of Prison Terms and Paroles.

W. A. Vance—Sentenced November 4, 1936 (Remittitur Date March 24, 1937) from Clallam County, to serve not more than fifteen years in the State Penitentiary for the crime of Grand Larceny. Conditional Pardon granted on June 4, 1937, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney and the Sheriff of Clallam County, Citizens of Clallam County, and the Board of Prison Terms and Paroles.

Myron Champion—Sentenced February 10, 1933, from Pierce County, to serve not less than seven years nor more than ten years in the State Penitentiary for the crime of Robbery. Conditional Pardon granted on June 7, 1937, upon the recommendation of the Board of Prison Terms and Paroles.

E. D. Sheffield—Sentenced March 26, 1935, from Franklin County, to serve not less than three years nor more than fifteen years in the State Penitentiary for the crime of Grand Larceny. Conditional Pardon granted on June 18, 1937, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney and the Board of Prison Terms and Paroles.

W. D. Comer—Sentenced August 24, 1932 (Remittitur Date June 26, 1934) from King County, to serve not less than five years nor more than fifteen years in the State Penitentiary for the crimes of Publishing False Bank Statement and ten counts of Grand Larceny, sentences to run concurrently. Conditional Pardon granted on June 18, 1937, upon the recommendation of the Board of Prison Terms and Paroles.
ARTHUR SACKMAN—Sentenced April 3, 1934, from Kitsap County, to serve not less than ten years nor more than fifteen years in the State Penitentiary for the crime of being an Habitual Criminal. Conditional Pardon granted on June 28, 1937, upon the recommendation of the Board of Prison Terms and Paroles.

JACK MCNEIL—Sentenced February 13, 1932, from King County, to serve not less than ten years nor more than fifteen years in the State Penitentiary for the crime of Robbery. Conditional Pardon granted on July 7, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Washington State Penitentiary, with the distinct understanding that the said Jack McNeil be deported to Canada.

JAMES HULL—Sentenced July 6, 1933, from Grays Harbor County, to serve not less than five years nor more than seven years in the State Penitentiary for the crime of Robbery. Conditional Pardon granted on July 27, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the State Penitentiary.

LEO DUNCAN—Sentenced July 2, 1932, from Grant County, to serve not less than seven years nor more than ten years in the State Penitentiary for the crime of Manslaughter. Conditional Pardon granted on August 17, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the State Penitentiary.

ELBERT FLINT—Sentenced March 6, 1934, from Thurston County, to serve not less than five years nor more than fifteen years in the State Penitentiary, for the crime of Second Degree Burglary. Conditional Pardon granted on September 15, 1937, upon the recommendation of the Prosecuting Attorney, the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

FRED FISHER—Sentenced December 8, 1930, from Yakima County, to serve not less than ten years nor more than fifteen years in the State Penitentiary for the crime of Robbery. Conditional Pardon granted on September 15, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

FRANK LEROY PAISLEY—Sentenced April 19, 1937, from Cowlitz County, to serve not more than twenty years for the crime of First Degree Forgery. Conditional Pardon granted on September 18, 1937, upon the recommendation of the Sentencing Judge and the Board of Prison Terms and Paroles, with the distinct understanding that said Frank LeRoy Paisley be transferred to the Oregon State Hospital at Salem, Oregon.

JAMES ASHE—Sentenced June 15, 1934, from King County, to serve not less than five years nor more than fifteen years in the State Penitentiary for the crime of Grand Larceny. Conditional Pardon granted on October 14, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Prosecuting Attorney, with the distinct understanding that said James Ashe leave for Brazil, South America, under the legal control and custody of G. M. Perry, of the J. G. White Company of New York.

JAMES DOWNS—Sentenced February 4, 1931, from Pierce County, to serve not less than ten years nor more than twenty years in the State Penitentiary for the crime of Robbery. Conditional Pardon granted on October 28, 1937, upon the recommendation of the Board of Prison Terms and Paroles, the Superintendent of the Penitentiary, the Sheriff of Pierce County and the Arresting Officer.

ALBERT L. PETERSON—Sentenced March 16, 1935, from King County, to serve not less than five years nor more than ten years in the State Penitentiary for the crime of Robbery. Conditional Pardon granted on November 1, 1937, upon the recommendation of the Board of Prison Terms and Paroles, the Superintendent of the Penitentiary, the Sentencing Judge and the Prosecuting Attorney.

ADRIAN HUFFMAN—Sentenced September 29, 1931, from King County, to serve not less than ten years nor more than twenty years in the State Penitentiary for the crime of Robbery. Conditional Pardon granted on November 5, 1937, upon the recommendation of the Board of Prison Terms and Paroles, the Superintendent of the Penitentiary, the Trial Judge and numerous citizens of Washington.

ALBERTA M. STOUT—Sentenced February 10, 1933, from Pierce County, to serve not less than seven years nor more than ten years in the State Penitentiary for the crime of Robbery. Conditional Pardon granted November 15, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.
THIRTY-NINTH DAY, FEBRUARY 16, 1939

ROSE RUDENSKY—Sentenced June 1, 1937, from Douglas County, to serve not more than fifteen years in the Washington State Penitentiary for the crime of Second Degree Burglary and not more than fifteen years for the crime of Grand Larceny, sentences to run concurrently. (Minimum sentence fixed by the Board of Prison Terms and Paroles as eighteen months each count, concurrently.) Conditional Pardon granted November 29, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

JOHN BROWN—Sentenced August 9, 1933, from Yakima County, to serve not less than ten years nor more than fifteen years in the State Penitentiary for the crime of Second Degree Murder. Conditional Pardon granted November 29, 1937, upon the recommendation of the Prosecuting Attorney, the Sheriff, the Board of Prison Terms and Paroles and numerous citizens of Yakima County.

LAWRENCE CORMIAE—Sentenced May 21, 1932, from Snohomish County, to serve not less than five years nor more than ten years, and not less than twelve years nor more than fifteen years, in the Washington State Penitentiary, sentences to run concurrently, for the crimes of Robbery and Kidnapping. Conditional Pardon granted December 1, 1937, upon the recommendation of the Board of Prison Terms and Paroles.

CHARLES W. MURRAY—Sentenced January 16, 1932, from Spokane County, to serve not less than two years nor more than fifteen years, and not less than ten years nor more than twenty years, in the State Penitentiary, sentences to run consecutively, for the crimes of Burglary in the Second Degree and Robbery. Conditional Pardon granted December 6, 1937, upon the recommendation of the Board of Prison Terms and Paroles.

GERALD WEBBER—Sentenced November 14, 1932, from Snohomish County, to serve terms of not less than nine years nor more than twelve years, and not less than five years nor more than five years and one day, sentences to run consecutively, in the Washington State Penitentiary, for the crimes of Robbery and Escape. Conditional Pardon granted on December 13, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

CARL JOHNSON—Sentenced June 13, 1936, from Stevens County, to serve a term of not more than ten years in the Washington State Penitentiary for the crime of Incest. (Minimum sentence fixed by the Board of Prison Terms and Paroles as not less than three years.) Conditional Pardon granted December 13, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Prosecuting Attorney.

DAN SNYDER—Sentenced January 11, 1937, from Clallam County, to serve a term of not more than fifteen years in the Washington State Penitentiary for the crime of Grand Larceny. (Minimum sentence fixed by the Board of Prison Terms and Paroles at not less than seven and one-half years.) Conditional Pardon granted December 14, 1937, upon the recommendation of the Board of Prison Terms and Paroles with the distinct understanding that the said Dan Snyder be deported to Yugoslavia.

D. O’HARA—Sentenced December 1, 1933, from Lewis County, to serve not less than five years nor more than six years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted December 16, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

RAY BENNETT—Sentenced January 2, 1934, from King County, to serve not less than five years nor more than twenty years, in the Washington State Penitentiary, for the crime of At tempted Robbery. Conditional Pardon granted January 24, 1938, upon the recommendation of the Board of Prison Terms and Paroles, with the distinct understanding that said Ray Bennett be released under custody of the authorities of Stearns County, Minnesota, for the purpose of extradition.

FRANK MOORE—Sentenced November 23, 1931, from Pierce County, to serve not less than seven years nor more than ten years in the Washington State Penitentiary for the crime of Robbery, two counts. Conditional Pardon granted February 1, 1938, upon the recommendation of the Prosecuting Attorney, the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

HANS LARSEN—Sentenced June 4, 1931, from Pierce County, to serve a term of not less than ten years nor more than fifteen years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted February 3, 1938, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.
LOUIS BALLINGER—Sentenced November 24, 1933, from Snohomish County, to serve a term of not less than five years, nor more than ten years; and not less than five years nor more than ten years, sentences to run concurrently, in the Washington State Penitentiary, for the crime of Robbery, two counts. Conditional Pardon granted February 10, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

HAROLD RINKER—Sentenced June 19, 1931, from Pierce County, to serve a term of not less than ten years nor more than twenty years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted February 18, 1938, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

JAMES E. DAVIES—Sentenced September 21, 1934, from King County, to serve a term of not less than five years nor more than fifteen years; and not less than five years nor more than fifteen years; sentences to run concurrently, in the Washington State Penitentiary, for the crime of Grand Larceny, three counts. Conditional Pardon granted February 21, 1938, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

GORDON PARKER—Sentenced December 26, 1935, from Spokane County, to serve not less than five years nor more than ten years in the Washington State Penitentiary, for the crime of Robbery. Conditional Pardon granted February 23, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

WILLIAM FULLER—Sentenced November 10, 1934, from King County, to serve not less than five years nor more than seven years in the Washington State Penitentiary, for the crime of Robbery. Conditional Pardon granted March 8, 1938, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

R. BELL—Sentenced June 29, 1934, from Whatcom County, to serve not less than five years nor more than seven years in the Washington State Penitentiary for the crime of Carnal Knowledge. Conditional Pardon granted June 7, 1938, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney and the Board of Prison Terms and Paroles.

A. PETERSON—Sentenced May 3, 1935, from Kitsap County, for the crime of Grand Larceny and sentence suspended; on the 16th day of March, 1936, the said Court revoked the suspended sentence, and sentenced him to serve a term of not less than three years nor more than fifteen years. Conditional Pardon granted June 10, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

GEORGE B. PROFFITT—Sentenced December 26, 1934, from Clark County, for the crime of two counts of Burglary in the Second Degree, to serve not less than five years nor more than fifteen years; and not less than five years nor more than fifteen years, sentences to run concurrently, in the Washington State Penitentiary, for the crime of Grand Larceny, three counts. Conditional Pardon granted June 10, 1938, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

ALLEN CLARK—Sentenced January 6, 1934, from Spokane County, to serve not less than five years nor more than ten years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted June 15, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

CLIFFORD ZICKEFOOSE—Sentenced January 10, 1935, from Spokane County, to serve not less than five years nor more than twenty years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted June 10, 1938, upon the recommendation of the Deputy Prosecuting Attorney, the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

T. C. BURGETT—Sentenced June 2, 1934, from Chelan County, to serve not less than ten years nor more than fifteen years in the Washington State Penitentiary for the crime of being an Habitual Criminal. Conditional Pardon granted June 22, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

JOHN DOLAN—Sentenced November 25, 1933, from King County, to serve not less than five years and not more than eight years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted June 22, 1938, upon the recommendation of the Board of Prison Terms and Paroles.
RALPH LAMROCK—Sentenced June 2, 1934, from Snohomish County, to serve a term of not less than six years nor more than ten years in the Washington State Penitentiary, for the crime of Carnal Knowledge of a Female Child. Conditional Pardon granted June 29, 1938, upon the recommendation of the Prosecuting Attorney, the Board of Prison Terms and Paroles and the Superintendent of the Penitentiary.

AARON SERWE—Sentenced May 13, 1933, from Grays Harbor County, to serve a term of not less than ten years nor more than ten and one-half years in the Washington State Penitentiary for the crime of being an Habitual Criminal. Conditional Pardon granted June 29, 1938, upon the recommendation of the Prosecuting Attorney, the Deputy Sheriff of Grays Harbor and the Board of Prison Terms and Paroles.

C. H. MELSON—Sentenced October 11, 1935 (Remittitur date June 5, 1936), from Spokane County, to serve a term of not less than two and a half years and not more than fifteen years in the Washington State Penitentiary for the crime of Perjury. Conditional Pardon granted June 30, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

THEODORE OLSON—Sentenced November 14, 1932, from Snohomish County, to serve a term of not less than ten years nor more than fifteen years, and not less than five years nor more than five years and one day, and not less than nine years nor more than twelve years, sentences to run consecutively, in the Washington State Penitentiary, for the crimes of Robbery, Escape and Robbery. Conditional Pardon granted July 5, 1938, upon the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

LOUIS COULIS—Sentenced August 31, 1933, from King County, to serve a term of not less than six years nor more than ten years in the Washington State Penitentiary, for the crime of Robbery. Conditional Pardon granted July 8, 1938, subject to deportation, upon the recommendation of the Board of Prison Terms and Paroles.

ROBERT WILLIAMS—Sentenced November 26, 1932, from Pierce County, to serve a term of not less than ten years nor more than fifteen years in the Washington State Penitentiary, for the crime of Robbery. Conditional Pardon granted July 12, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

EDWARD CHRISTENSEN—Sentenced July 2, 1932, from King County, to serve a term of not less than fifteen years nor more than twenty years in the Washington State Penitentiary, for the crime of Robbery. Conditional Pardon granted July 12, 1938, upon the recommendation of the Chief of Detectives, Seattle, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

TOM CHANEY—Sentenced March 15, 1935, from King County, to serve a term of not less than five years nor more than eight years in the Washington State Penitentiary, for the crime of Robbery. Conditional Pardon granted July 28, 1938, upon the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

CHARLES PADDOCK—Sentenced January 17, 1934, from Spokane County, to serve a term of not less than five years nor more than ten years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted August 24, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

ARTHUR J. PALMER—Sentenced June 5, 1935, from Clark County, to serve a term of not less than five years nor more than fifteen years in the Washington State Penitentiary, for the crime of Grand Larceny by Check. Conditional Pardon granted September 2, 1938, upon the recommendation of the Board of Prison Terms and Paroles, subject to deportation to England.

GEORGE P. SANDROS—Sentenced October 11, 1935 (Remittitur dated September 5, 1936), from Spokane County, to serve a term of not less than two and a half years and not more than fifteen years in the Washington State Penitentiary for the crime of Perjury. Conditional Pardon granted September 3, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

WILLIAM CHESTERFIELD—Sentenced December 4, 1934, from King County, to serve a term of not less than five years nor more than fifteen years in the Washington State Penitentiary for the crime of Burglary in the Second Degree. Conditional Pardon granted September 3, 1938, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Washington State Penitentiary.
RALPH OLMSTEAD—Sentenced February 10, 1932, from Thurston County, to serve a term of not less than eight years nor more than fifteen years in the Washington State Penitentiary for the crime of Carnal Knowledge. Conditional Pardon granted September 28, 1938, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Sheriff and the Board of Prison Terms and Paroles.

MATT SIMILA—Sentenced September 29, 1930, from Lewis County, to serve a term of not less than twenty years nor more than twenty-five years in the Washington State Penitentiary, for the crime of Murder in the Second Degree. Conditional Pardon granted September 28, 1938, upon the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

JOHN W. OWENS—Sentenced October 4, 1926, from Cowlitz County, to serve a term of not less than ninety-nine years nor more than ninety-nine years in the Washington State Penitentiary for the crime of Murder in the First Degree. Conditional Pardon granted October 3, 1938, upon the recommendation of the Prosecuting Attorney and the Board of Prison Terms and Paroles.

GEORGE WESTREAD—Sentenced June 1, 1935, from King County, to serve a term of not less than five years nor more than fifteen years in the Washington State Penitentiary for the crime of Burglary in the Second Degree. Conditional Pardon granted October 18, 1938, upon the recommendation of the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

RICHARD E. FOTH—Sentenced March 2, 1932, from Spokane County, to serve a term of not less than ten years nor more than thirty years in the Washington State Penitentiary for the crime of Assault in the First Degree. Conditional Pardon granted October 25, 1938, upon the recommendation of the Deputy Prosecuting Attorney, Police Official, Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

DESMOND CARNEY—Sentenced May 21, 1935, from Yakima County, to serve a term of not less than five years nor more than seven years in the Washington State Penitentiary for the crime of Assault in the First Degree. Conditional Pardon granted October 25, 1938, upon the recommendation of the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

WILLIAM CROCOLL—Sentenced June 28, 1934, from Pierce County, to serve a term of not less than six years nor more than fifteen years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted October 31, 1938, upon the recommendation of the Superintendent of the Penitentiary, the Deputy Prosecuting Attorney, the Sentencing Judge and the Board of Prison Terms and Paroles.

SAMUEL S. LYNCH—Sentenced July 1, 1933, from Pierce County, to serve a term of not less than eight years nor more than twenty years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted November 9, 1938, upon the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

ALTON DONALD HANSEN—Sentenced June 14, 1935, from Pierce County, to serve a term of not less than five years nor more than ten years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted November 9, 1938, upon the recommendation of the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

ISADORE R. EDELSTEIN—Sentenced April 28, 1927, from Spokane County, to serve a term of not less than five years nor more than fifteen years, and for a term of life, in the Washington State Penitentiary, for the crimes of Second Degree Burglary and being an Habitual Criminal. Conditional Pardon granted November 22, 1938, upon the recommendation of the Trial Judge, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles, with the distinct understanding that said Isadore R. Edelstein go direct to his employment and permanent residence at Honolulu, Hawaiian Islands.

DAN BOYLE—Sentenced May 11, 1937, from King County, to serve a term of not more than fifteen years in the Washington State Penitentiary for the crime of Grand Larceny. (Minimum sentence fixed by the Board of Prison Terms and Paroles as not less than three years.) Conditional Pardon granted November 22, 1938, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney and the Board of Prison Terms and Paroles.
MELVIN SCHUFFERT—Sentenced May 21, 1932 (Time starts June 6, 1933), from Snohomish County, to serve a term of not less than five years nor more than ten years, and not less than twelve years nor more than fifteen years, sentences to run concurrently, in the Washington State Penitentiary, for the crimes of Robbery and Kidnapping. Conditional Pardon granted November 22, 1938, upon the recommendation of the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

JULIAN E. FURGUSON—Sentenced November 12, 1932, from Snohomish County, to serve a term of not less than ten years nor more than fifteen years; not less than five years nor more than five years and one day, and not less than nine years nor more than twelve years, sentences to run consecutively, in the Washington State Penitentiary, for the crimes of Robbery and Escape. Conditional Pardon granted December 19, 1938, upon the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

LUCILLE DICKY—Sentenced January 31, 1936, from Spokane County, to serve a term of not more than twenty years in the Washington State Penitentiary for the crime of Manslaughter. (Minimum sentence fixed by the Board of Prison Terms and Paroles as not less than five years.) Conditional Pardon granted December 20, 1938, upon the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

HARRY A. HANLEN—Sentenced September 11, 1937, (Time starts April 6, 1938) from King County, to serve a term of not less than one year nor more than five years in the Washington State Penitentiary, for the crime of Grand Larceny. Conditional Pardon granted December 21, 1938, upon the recommendation of the Sentencing Judge and the Board of Prison Terms and Paroles.

COSME BALATO—Sentenced February 20, 1937, from King County, to serve not more than twenty years each on seven counts of First Degree Forgery, sentences to run concurrently, in the Washington State Penitentiary. (Minimum sentence fixed by the Board of Prison Terms and Paroles as not less than three years on each of seven counts, sentences to run concurrently.) Conditional Pardon granted December 22, 1938, upon recommendation of the Board of Prison Terms and Paroles, only on condition that the said Cosme Balato be turned over to the Federal authorities for deportation to the Philippine Islands.

JOSÉ RAY—Sentenced April 27, 1936, from Spokane County, to serve not more than twenty years in the Washington State Penitentiary for the crime of Forgery in the First Degree. (Minimum sentence fixed by the Board of Prison Terms and Paroles as not less than twelve years.) Conditional pardon granted December 22, 1938, upon the recommendation of the Board of Prison Terms and Paroles, only on condition that the said Jose Ray be turned over to the Federal authorities for deportation to the Philippine Islands.

RUDY RAPADA—Sentenced January 13, 1934, from King County, to serve not less than five years nor more than ten years, and not less than five years nor more than ten years, sentences to run concurrently, in the Washington State Penitentiary, for the crime of Robbery, two counts. Conditional Pardon granted December 22, 1938, upon the recommendation of the Board of Prison Terms and Paroles, only on condition that the said Rudy Rapada be turned over to the Federal authorities for deportation to the Philippine Islands.

FLORID EMUSLAN—Sentenced January 13, 1934, from King County, to serve not less than five years nor more than ten years, and not less than five years nor more than ten years, sentences to run concurrently, in the Washington State Penitentiary, for the crime of Robbery, two counts. Conditional pardon granted December 22, 1938, upon the recommendation of the Board of Prison Terms and Paroles, only on condition that the said Florid Emuslan be turned over to the Federal authorities for deportation to the Philippine Islands.

WM. VILLANUEVA—Sentenced July 1, 1933, from King County, to serve not less than five years nor more than twenty years, and not less than two and a half years nor more than ten years, sentences to run consecutively, in the Washington State Penitentiary, for the crimes of Robbery and Second Degree Assault. Conditional pardon granted December 22, 1938, upon the recommendation of the Board of Prison Terms and Paroles, only on condition that the said Wm. Villanueva be turned over to the Federal authorities for deportation to the Philippine Islands.
Jimmie Reyes—Sentenced March 22, 1933, from Pierce County, to serve not less than six years nor more than ten years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted December 22, 1938, upon the recommendation of the Board of Prison Terms and Paroles, only on condition that the said Jimmie Reyes be turned over to the Federal authorities for deportation to the Philippine Islands.

Leonard J. O'Heilly—Sentenced May 14, 1935, from King County, to serve a term of not less than five years nor more than seven years in Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted December 22, 1938, upon the recommendation of the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

Bessie Forcier—Sentenced February 13, 1932, from King County, to serve a term of not less than ten years nor more than fifteen years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted December 22, 1938, upon the recommendation of the Sentencing Judge, the Deputy Prosecuting Attorney, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

Ed Fassick—Sentenced February 28, 1925 (Remittitur date October 15, 1926), from King County, to serve a term of not less than twenty-five years nor more than fifty years in the Washington State Penitentiary for the crime of Robbery. Conditional Pardon granted December 23, 1938, upon the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

J. P. Pickett—Sentenced April 21, 1930, from Skagit County, for a term of not less than three years nor more than ten years, and not less than twenty years nor more than thirty years, sentences to run concurrently, in the Washington State Penitentiary for the crime of second degree Assault and second degree Murder. Conditional Pardon granted December 23, 1938, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Board of Prison Terms and Paroles.

Conditional Pardons—Reformatory

Victor Leland Wilson—Sentenced February 27, 1934, from Whitman County, for a term of not less than five years nor more than twenty years in the State Reformatory, for the crime of Rape. Conditional Pardon granted June 18, 1937, on the recommendation of the Board of Prison Terms and Paroles.

Harold Ambrose Paul Smith—Sentenced July 13, 1934, from King County, for a term of not less than four years nor more than ten years in the State Reformatory, for the crime of First Degree Forgery. Conditional Pardon granted September 15, 1937, upon the recommendation of the Board of Prison Terms and Paroles and the Superintendent of the Reformatory.

Louis Leo Isadore—Sentenced May 11, 1934, from Yakima County, to serve not less than five years nor more than five years in the Washington State Reformatory for the crime of Carnal Knowledge. Conditional Pardon granted November 22, 1937, upon the recommendation of the Board of Prison Terms and Paroles.

Wilhelm Moen—Sentenced December 3, 1937, from Snohomish County, for a term of not more than fifteen years, for the crime of Burglary in the Second Degree, to be served in the Washington State Reformatory. Conditional Pardon granted January 21, 1938, upon the recommendation of the Board of Prison Terms and Paroles, with the distinct understanding that said Wilhelm Moen will be under the custody of J. C. Sheppard of Grand Forks, North Dakota, and that he shall have his monthly reports to the Washington State Parole Officer signed by Chief of Police Ed Hough, of Grand Forks.

Peter De Young—Sentenced September 22, 1934, from Snohomish County, to serve not less than five years nor more than seven years in the Washington State Reformatory, for the crime of Carnal Knowledge. Conditional Pardon granted May 9, 1938, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney, and the Board of Prison Terms and Paroles.

Edwin Joseph Krichano—Sentenced January 26, 1935, from Snohomish County, to serve not less than five years nor more than five years and three months in the Washington State Reformatory, for the crime of Carnal Knowledge. Conditional Par-
don granted May 9, 1938, upon the recommendation of the Prosecuting Attorney, the Snohomish County Sheriff, the Superintendent of the Reformatory, and the Board of Prison Terms and Paroles.

Clyde Louis Stark—Sentenced December 26, 1934, from Yakima County, to serve a term of not less than five years nor more than seven years in the Washington State Reformatory, for the crime of Robbery. Conditional Pardon granted June 29, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

Mitchell Thompson—Sentenced March 31, 1934, from Snohomish County, to serve a term of not less than six years nor more than nine years in the Washington State Reformatory, for the crime of Robbery. Conditional Pardon granted June 29, 1938, upon the recommendation of the Prosecuting Attorney, the Superintendent of the Reformatory, and the Board of Prison Terms and Paroles.

Elmer Harold Spears—Sentenced January 17, 1935, from Yakima County, to serve a term of not less than five years nor more than five years in the Washington State Reformatory, for the crime of Robbery. Conditional Pardon granted July 5, 1938, upon the recommendation of the Board of Prison Terms and Paroles.

Eugene Lewis Perkins—Sentenced December 12, 1938, from Garfield County, to serve a term of not more than fifteen years in the Washington State Reformatory for the crime of Burglary in the Second Degree. Conditional Pardon granted December 20, 1938, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney and the Sheriff of Garfield County.

EXECUTIVE PAROLES—COUNTRY JAILS

Jean Alysworth—Sentenced January 29, 1937, from King County, to serve a term of three months and two days in the King County Jail for the crime of Petit Larceny. Executive Parole granted April 1, 1937, upon the recommendation of the Sentencing Judge and the Prosecuting Attorney.

Otto Gilbert—Sentenced December 4, 1936, from Spokane County, to serve a term of six months in the Spokane County Jail, and to pay a fine of $200.00 for the crime of Manslaughter. Executive Parole granted May 25, 1937, upon the recommendation of the Sentencing Judge and the Deputy Prosecuting Attorney, and citizens of Spokane.

Carl O. Green—Sentenced June 25, 1937, from Spokane County, to serve a term of six months, five months of said term being suspended, and a fine of $50.00 and costs, in the Spokane County Jail, for the crime of Carrying a Concealed Weapon. Executive Parole granted August 25, 1937, upon the recommendation of the Deputy Prosecuting Attorney and citizens of Spokane.

Magnus Haug—Sentenced September 24, 1937, from Lewis County, to pay a fine of $100.00 and costs of $2.00, to be served in the Lewis County Jail, for the crime of Illegal Netting of Fish. Executive Parole granted October 14, 1937, upon the recommendation of the Prosecuting Attorney and the Sentencing Justice of the Peace.

Steven Ruben—Sentenced October 21, 1937, from Asotin County, to pay a fine of $250.00 to be served in the Asotin County Jail, for the crime of Illegal Possession of Deer Meat. Executive Parole granted November 23, 1937, upon the recommendation of the Sheriff, the Prosecuting Attorney, the Sentencing Justice of the Peace and the Director of the Department of Game, and citizens of Asotin County.

Leo McGrath—Sentenced March 2, 1937, from King County, to pay a fine of $1000.00 and costs of $9.40, to be served in the King County Jail, for the crime of Assault in the Second Degree. Executive Parole granted December 13, 1937, upon the recommendation of the Sentencing Judge, the Deputy Prosecuting Attorney and the State Parole Officer.

Donald Hellen—Sentenced January 11, 1938, from King County, to serve a term of ten months in the King County Jail for the crime of Assault in the Third Degree. Executive Parole granted June 2, 1938, upon the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Board of Prison Terms and Paroles, with the understanding that said Donald Hellen leave immediately for Alaska.

L. F. Meyers—Sentenced January 23, 1938, from King County, to serve a term of one year and fine of $1000.00, in the King County Jail for the crime of Operating Slot Machines. Executive Parole granted June 3, 1938, upon the recommendation of the Prosecuting Attorney, the Board of Prison Terms and Paroles, and numerous citizens of King County.
HARRY SILVERMAN—Sentenced May 20, 1938, from Spokane County, to serve a term of six months, two months suspended, and a fine of $750.00, in the Spokane County Jail, for the crime of Common Gambling. Executive Parole granted August 8, 1938, upon the recommendation of the Prosecuting Attorney and many citizens of Spokane County.

CHARLES KENNEY—Sentenced July 26, 1938, from Spokane County, to serve a term of nine months in the Spokane County Jail for the crime of Contributing to the Delinquency of a Minor. Executive Parole granted December 17, 1938, upon the recommendation of Judge R. M. Webster and Deputy Prosecuting Attorney Fred E. Lewis.

Respectfully submitted,

CLARENCE D. MARTIN, Governor.

REPORTS OF STANDING COMMITTEES

MR. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 36; also House Bill No. 44; also House Bill No. 120; also House Bill No. 128; also House Bill No. 135, have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

ROBERT M. FRENCH, Chairman.

MR. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 68, entitled "An Act relating to probate of estates and authorizing creditors of deceased persons to file a demand for notice of proceedings by executors or administrators, and amending Section 64, Chapter 156, Session Laws of 1917 (Section 1434, 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.

EDWARD J. REILLY, 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. 96, entitled "An Act to define, license and regulate the business of making loans on motor vehicles, at a rate of interest, consideration or charge in excess of twelve (12) per centum per annum; to prescribe the maximum rate which may be charged, contracted for or received and the maximum amount which may be loaned to any one person at such rate; to provide for the administration and enforcement of this act and penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

RODERICK A. LINDSAY, Chairman.

We concur in this report: Ralph Van Dyk, Edward E. Henry, Earl R. Warnica, Harry D. Austin.

Passed to second reading.

House Bill No. 145 (reported by Committee on Revenue and Taxation):

Majority: Do not pass:
Minority: Do pass as amended.
Passed to second reading.
THIRTY-NINTH DAY, FEBRUARY 16, 1939

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 158, entitled "An Act providing for regulation, maintenance and operation of county and/or city hospitals; amending Section 1., Chapter 139, Laws of 1931," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. G. Cameron, Chairman.

We concur in this report: Frank Chervenka, Earl R. Warnica, Thos. H. Bienz, Dr. U. M. Lauman, Fred Miller, D. W. Jones, B. F. Reno, Jr.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 173, entitled "An Act relating to the taxation of private motor vehicles by an excise in lieu of property taxes and amending Chapter 228, Laws of 1937 by repealing Sections 10 and 11 thereof and substituting a new section in lieu of Section 11 thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John R. Jones, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 229, entitled "An Act authorizing the Department of Health to make a reclassification of birth and death records of the State; making an appropriation therefor; 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.

Dr. W. G. Cameron, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 297, entitled "An Act relating to industrial insurance claims and claim files of the Department of Labor and Industries pertaining thereto, and affording claimants or their attorneys and physicians an opportunity to examine such claim files," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.
ing $33,570.29 from the 'Deposit Interest Fund', as and when available, to the State Treasurer; and providing that any further dividends from closed banks be credited to the 'Deposit Interest Fund', have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 15, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 299, entitled "An Act relating to depositaries of public funds, and amending Section 2 of Chapter 139 of the Laws of 1935 (Section 5549 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.

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., February 15, 1939.

Mr. Speaker:

We, a part of your Judiciary Committee, to whom was referred House Bill No. 304, entitled "An Act defining second-class school districts and amending Section 1, Chapter 170, Laws of 1937, (Section 4696 of Remington's Revised Statutes, 1937 annual pocket supplement)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.

We concur in this report: O. R. Schumann, Hugh J. Rosellini, Donald B. Miller, Joseph E. Hurley.

Passed to second reading.

House of Representatives, Olympia, Wash., February 15, 1939.

Mr. Speaker:

We, a part of your Judiciary Committee, to whom was referred House Bill No. 304, 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: Mark M. Moulton, Perry B. Woodall, W. L. LaFollette, B. F. Reno, Jr., George Kinnear.

Passed to second reading.

House of Representatives, Olympia, Wash., February 15, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 312, entitled "An Act relating to the State Law Librarian; prescribing his duties; and amending Section 1 of Chapter 32 of the Laws of 1907 (Section 8209 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.

Edward J. Reilly, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 314, entitled "An Act authorizing cities of the first and second class to sell unclaimed personal property in the possession of their police authorities, fixing the manner and sale thereof, and providing for the disposal of the proceeds of such sale, and amending Sections 1, 3, and 4 of Chapter 100 of the Laws of 1925, Extraordinary Session (Sections 8999-1, 8999-3 and 8999-4 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.

Edward J. Reilly, Chairman.


Passed to second reading.

House Bill No. 351 (reported by Committee on Agriculture):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 358, entitled "An Act relating to group life insurance; enlarging the definition of insurable groups; providing for creditors group insurance; and amending Section 1 of Chapter 300, Laws of 1927 (Sections 7242-1, 7242-2, 7242-3, 7242-4 and 7242-5 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.

Edward F. Riley, Chairman.

We concur in this report: Alex Gabrielsen, O. R. Schumann, W. J. Beierlein, Ernest A. Dore, Jr., Ernest T. Olsen, Thomas H. Bienz, Harry D. Austin.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 360, entitled "An Act concerning the risk of loss after a contract to sell realty and to make uniform the law with reference thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 362, entitled "An Act relating to foreclosure of mortgages, and repealing Section 112 of Chapter 125 of the Laws of 1935 (Section 1118-1 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.

Edward J. Reilly, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 364, entitled "An Act relating to the sale by counties of property acquired for taxes, and amending Section 1 of Chapter 68 of the Laws of 1937 (Section 11294 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.

Edward J. Reilly, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 365, entitled "An Act relating to interest coupons on bonds issued by counties, cities, towns and school districts; 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.

Edward J. Reilly, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 369, entitled "An Act relating to the appointment of police matrons; amending Section 4 of Chapter 15 of the Laws of 1893 (Section 9285 of Remington's Revised Statutes); and repealing Section 5 of Chapter 15 of the Laws of 1893 (Section 9286 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.

Edward J. Reilly, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 377, entitled "An Act relating to local improvements by cities and towns; prescribing a limitation of time for commencement of actions to set aside or cancel deed issued upon the foreclosure of assessments for such improvements; and amending Section 6 of Chapter 275 of the Laws of 1927 (Section 9394-1 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.

Edward J. Reilly, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 378, entitled "An Act relating to local improvements by cities and towns and the assess-
ments therefor; prescribing conditions and methods of foreclosure of certificates of delinquency for general taxes on property subject to such assessments, and methods by which a city or town may acquire such property when taken in by the county on such foreclosures; and amending Section 1 of Chapter 143 of the Laws of 1929 (Section 9393 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.

EDWARD J. REILLY, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 15, 1939.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 379, entitled "An Act relating to bonds issued by counties, cities and towns, 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.

D. L. Underwood, Chairman.

We concur in this report: Charles Finucane, Roderick A. Lindsay, L. B. Judd, J. Howard Payne, George Kinnear, Richard G. Cook.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 15, 1939.

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 385, entitled "An Act relating to insurance and amending Section 1 of Chapter 120 of the Laws of 1937 (Section 7054-1 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.

Edward F. Riley, Chairman.

We concur in this report: O. R. Schumann, W. J. Beierlein, Ernest A. Dore, Jr., Thomas H. Blenz, Ernest T. Olson, Harry D. Austin.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 14, 1939.

Mr. Speaker:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 8, providing for the submission to the electors of a proposal to amend the Constitution of the State of Washington with respect to the subject of taxation and special assessments; repealing Section 12, Article 11; and amending Article 7 by amending Sections 1 and 9 thereof and adding thereto two new sections to be designated Sections 2 and 3 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.

Joseph E. Hurley, Chairman.

We concur in this report: Cecil Callison, D. L. Underwood, George Kinnear, M. T. Neal.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 14, 1939.

Mr. Speaker:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 8, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Joseph E. Hurley, Chairman.

We concur in this report: Edward L. Pettus, Francis Pearson, Gerald G. Dixon, J. B. Smith.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred Engrossed Senate Bill No. 103, entitled "An Act relating to cut over lands, providing for abatement of fire hazards thereon, and amending Section 1 of Chapter 134, 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.

GEORGE TWIDWELL, Chairman.

We concur in this report: Sixten P. Nordenberg, Earl S. Coe, Robert Bernethy, Chas. R. Savage, Cecil Callison, Tom Montgomery.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Banks and Banking, to whom was referred Senate Bill No. 104, entitled "An Act relating to writs of garnishment issued out of justice courts; providing the manner of service when directed to banks or banking associations maintaining branch offices; and amending Section 6 of Chapter 160 of the Session Laws of 1909, being Section 1828 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.

D. L. UNDERWOOD, Chairman.

We concur in this report: Roderick A. Lindsay, Charles Finucane, L. B. Judd, J. Howard Payne, Richard G. Cook, George Kinnear.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Banks and Banking, to whom was referred Senate Bill No. 105, entitled "An Act relating to banks maintaining branch banks or branch banking offices; requiring the presentation at such branch bank or banking office of all checks, notes, trade acceptances, orders for payment and stop payment orders, confirmations or renewals relating to or to be paid out of any accounts or deposit maintained at such branch bank or banking office, and requiring that tender of payment of any note, draft or trade acceptance payable at or, drawn on or acceptable at any branch bank or banking office shall be made at such branch bank or banking office," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

D. L. UNDERWOOD, Chairman.

We concur in this report: Roderick A. Lindsay, Charles Finucane, L. B. Judd, J. Howard Payne, Richard G. Cook, George Kinnear.

Passed to second reading.

MR. SPEAKER:

We, your Committee on State Charitable Institutions, to whom was referred Engrossed Senate Bill No. 114, entitled "An Act relating to State government and State institutions providing for the establishment and operation of a public institution for the treatment and care of persons afflicted with Buergers disease and for experimental and scientific study of such disease and the medicinal and curative properties of the waters of Soap Lake, making an appropriation, 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.

FRANCIS PEARSON, Chairman.

We concur in this report: H. C. Armstrong, W. G. Cameron, Frank O. Miller, J. C. White, Richard G. Cook, Ella Wintler.

Passed to second reading.
THIRTY-NINTH DAY, FEBRUARY 16, 1939

Mr. Speaker:

We, your Committee on State Charitable Institutions, to whom was referred Engrossed Senate Bill No. 120, entitled “An Act relating to the State Soldiers’ Home and the colony of the State Soldiers’ home; amending Section 3 of Chapter 106, of the Laws of 1915, as amended by Section 1 of Chapter 276 of the Laws of 1927; 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.

Francis Pearson, Chairman.

We concur in this report: H. C. Armstrong, W. G. Cameron, Frank O. Miller, Ella Wintler, J. C. White, Richard G. Cook.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Constitutional Revision, to whom was referred Engrossed Senate Joint Resolution No. 1, relating to terms of office of county officers, repealing Section 7, Article 11, of the State Constitution, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Joseph E. Hurley, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 15, 1939.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 213, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber, Olympia, Wash., February 15, 1939.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 103; also House Bill No. 108; also House Bill No. 109; also House Bill No. 119, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS

Senate Chamber, Olympia, Wash., February 15, 1939.

Mr. Speaker:
The Senate has passed: House Bill No. 33, with the following amendment: Amend Section 1, page 1, line 15 of the original bill, being Section 1, line 9, page 1 of the printed bill, after the asterisk (*) and before the colon (:) insert the following words: “It shall be permissible for one person to act as deputy registrar for not more than five (5) precincts, at the discretion of the county auditor”; and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

On motion of Mr. Carty, the House concurred in the Senate amendment to House Bill No. 33.
The Clerk called the roll on the final passage of House Bill No. 33, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 83; nays, 3; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cher-
venka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pennock, Pettus, Phillips, Reilly (Edward J.), Reno, Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnaica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—83.

Those voting nay were: Representatives Guisinger, Pearson, Sherman—3.

Those absent or not voting were: Representatives Austin, Devenish, French, Hay, Jones (John R.), LaFollette, Lindsay, Mackie, Pearsall, Petit, Pitt, Riley (Edward F.), Vane—13.

House Bill No. 33, having received the constitutional majority, was declared passed as amended by the Senate.

Senate Chamber,
Olympia, Wash., February 15, 1939.

MR. SPEAKER:

The Senate has passed: House Bill No. 105, with the following amendment:
Amend Sec. 2, line 15 of the original bill, the same being Sec. 2, line 8, page 1 of the printed bill, by striking the entire section.; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mrs. Kehoe moved that the House concur in the Senate amendment to House Bill No. 105.

Debate ensued.

On motion of Mr. Pearson, the previous question was ordered.

The motion to concur was carried.

The Clerk called the roll on the final passage of House Bill No. 105, as amended by the Senate, and the bill passed the House by the following vote:
Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Crowen, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—87.

Those absent or not voting were: Representatives Austin, Callison, Devenish, Dore, Gabrielsen, Jackson, Mackie, Miller (Fred), Petit, Reno, Vane, Warnica—12.

House Bill No. 105, having received the constitutional majority, was declared passed as amended by the Senate.
MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 16, 1939.

MR. SPEAKER:

The Senate refuses to concur in the House amendment to Senate Bill No. 50, and asks the House to recede therefrom, and the same is herewith transmitted.

EARLE M. McCNOSKEY, Secretary.

Mr. Armstrong moved that the House do not recede from its amendment to Senate Bill No. 50 and that the Senate be asked for a conference thereon.

The motion was carried.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

**House Bill No. 412,** by Committee on Public Utilities: An Act relating to the transportation of persons by motor vehicles over the public highways of the State of Washington; defining auto transportation brokers and providing for licensing, supervision and regulation thereof; defining auto travel agents and providing for their licensing, supervision and regulation; defining charter service and providing for supervision and regulation thereof; defining city service and providing for the additional supervision and regulation thereof; requiring owners of motor vehicles who transport persons under arrangements made by auto travel agents to carry insurance and for hire vehicle licenses; defining offenses, and providing penalties therefor; prescribing the powers and duties of certain state officers with reference to regulation and supervision of the services herein defined; providing regulatory fees for the services herein defined; and repealing all acts or parts of acts in conflict herewith.

Ordered printed and passed to second reading.

**House Bill No. 413,** by Representatives Underwood and Hay: An Act relating to public highways; providing for a branch of Primary State Highway No. 1 in the City of Seattle; directing the construction of said highway; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 414,** by Representatives Ruark and Fry: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 3; amending Section 4 of Chapter 207, Session Laws of 1937; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 415,** by Representatives Mohler and Warnica: An Act relating to the State Military Department and providing for the sale of certain real property, and making an appropriation of funds realized therefrom.

Ordered printed and referred to Military Committee.

**House Bill No. 416,** by Representative McDonald: An Act relating to taxation; regulating the assessment, levy and collection of excise taxes; defining terms; prescribing powers and duties thereto; allocating funds thereof; providing penalties therefor; and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 417, by Representative Phillips: An Act relating to the sale by counties of property acquired for taxes and amending Section 1 of Chapter 68 of the Laws of 1937 (Section 11294 of Remington’s Revised Statutes).
Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 418, by Representative Underwood: An Act relating to the investment of funds held in trust by corporations doing a trust business, and amending Section 20 of Chapter 42 of the Laws of 1933 (Section 3255n of Remington’s Revised Statutes).
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 419, by Representatives Trombley and Cameron: An Act relating to State parks, and establishing a State park in Pierce County.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 420, by Representatives Martin and Hurley (John R. “Pat”): An Act authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct and operate certain public utilities, including jetties, seawalls, piers, wharves, docks, boat landings, marine ways and warehouses; to purchase, acquire, add to, maintain, operate and lease motor vehicles and other agencies of transportation and to engage in the business of transporting and carrying passengers and freight for hire thereon; and amending Section 1 of Chapter 163 of the Laws of 1933 (Section 9488 of Remington’s Revised Statutes).
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 421, by Representative Sandegren: An Act relating to the selection and distribution of books for use in the public schools of the State; making an appropriation for a Revolving Fund to finance distribution; providing for the manufacture of such books by the State Printer; making an appropriation for the necessary equipment for such manufacture; and repealing Sections 1, 2, 3, 4, 5, 6, 7 and 8 of Chapter 7 of the Laws of 1909 (Sections 4893, 4894, 4895, 4896, 4902, 4903, 4904 and 4905, respectively, of Remington’s Revised Statutes) and Section 1 of Chapter 79 of the Laws of 1929 (Section 4905-1 of Remington’s Revised Statutes).
Ordered printed and referred to Committee on Printing.

House Bill No. 422, by Representative Hurley (Joseph E.): An act relating to the exise taxes on butter substitutes; amending Section 2 of Chapter 23 of the Laws of 1931; and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Dairy and Livestock.

House Bill No. 423, by Representative Beierlein: An Act relating to and providing for old-age assistance, and amending sections 1 and 2 of Chapter 156 of the Laws of 1937 (Sections 9998-3 and 9998-4 of Remington’s Revised Statutes).
Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

House Bill No. 424, by Representative Swegle: An Act relating to municipal corporations governed by a commission; providing for the election
of members thereof; and amending Sections 3 and 7 of Chapter 116 of the Laws of 1911 (Sections 9092 and 9096 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 425, by Representative Reilly (Edward J.) (By Departmental Request): An Act relating to revenue and taxation; providing for the levy and collection of taxes on estates, gifts and transfers in contemplation 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 certain exemptions; providing for the appointment and fixing compensation of appraisers; providing for a penalty for delinquency; providing for the application of the act to pending cases; providing for the amendment of Section 2, Chapter 55, Laws of 1901, as amended; Section 4, Chapter 134, Laws of 1931, as amended; Section 12, Chapter 55, Laws of 1901, as amended; Section 115, Chapter 180, Laws of 1935; Section 8, Chapter 55, Laws of 1917, as amended; Section 4, Chapter 146, Laws of 1917, as amended; Section 95, Chapter 156, Laws of 1917, as amended; Section 13, Chapter 55, Laws of 1901, as amended; Section 7, Chapter 134, Laws of 1931, as amended; Section 1, Chapter 93, Laws of 1905, as amended; Section 9, Chapter 134, Laws of 1931, as amended; providing for the repeal of Subdivision (q) of Section 107, Chapter 180, Laws of 1935; declaring an emergency and that this act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

On motion of Mr. Reilly (Edward J.), the usual number of copies of House Bill No. 425 were ordered printed.

House Joint Memorial No. 16, by Representative Gholson: Relating to the proposed construction of Federal Migratory Labor Camp in Yakima County, Washington.

Ordered printed and referred to Committee on Memorials.

House Joint Resolution No. 10, by Representative Dixon: Providing for the submission of a proposal to amend the Constitution of the State of Washington with respect to the veto power of the Governor, and amending Section 12 of Article III thereof.

Ordered printed and referred to Committee on Constitutional Revision.

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 213, by Senator Drumheller: An Act defining and regulating the business of making loans in the amount of $300 or less; providing for the licensing of persons engaged in such business; providing for the administration of this act and for the issuance of rules and regulation therefor; authorizing examinations and investigations by the Director of Licenses and the publication of reports thereof and prescribing penalties.

Referred to Judiciary Committee.

SECOND READING OF BILLS

House Joint Memorial No. 11, by Representative Mohler: Relating to old age assistance.

The memorial was read the second time in full.
Mr. Smith (Michael B.) moved that House Joint Memorial No. 11 be indefinitely postponed.

Debate ensued.

On motion of Mr. Kinnear (Geo. C.), the previous question was ordered. The motion to indefinitely postpone House Joint Memorial No. 11 was carried.

**House Bill No. 280,** by Representative Cameron: Relating to the healing arts and the licensing thereof.

The bill was read the second time by sections.

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

In Section 1, page 1, line 13 of the original bill, being line 5 of the printed bill, strike the period (.) following the word "services" and insert in lieu thereof a semicolon (;) and add the words: "Provided, That nothing in this act shall be held to apply to or interfere in any way with the practice of religion or treatment by prayer."

Mr. Armstrong moved that House Bill No. 280 be indefinitely postponed. Debate ensued.

On motion of Mr. Payne, the previous question was ordered.

The motion to indefinitely postpone was lost.

Mr. Reilly (Edward J.) moved the adoption of the following amendment:

In Section 1, line 3 of the printed bill, after the words "healing arts" insert the word: "dentistry".

Debate ensued.

With the consent of the House, Mr. Reilly (Edward J.) withdrew his amendment.

House Bill No. 280 was passed to third reading and ordered engrossed.

**House Bill No. 184,** by Representative Reilly (Edward J.): Relating to common schools and the allotment per day per pupil.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the following amendment was adopted:

In Section 1, page 1, line 16 of the original bill, being line 8 of the printed bill, strike the figure ",(5)" and the interlineation under the word "five".

House Bill No. 184 was passed to third reading and ordered engrossed.

**House Bill No. 152,** by Representative Jones (D. W.): Relating to municipal corporations and to the net earnings of public utilities therein.

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

**House Bill No. 300,** by Representative Butler: Relating to precinct committeemen.

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

**House Bill No. 78,** by Representative Hurley (John R. "Pat"): Relating to the education of the children of soldiers.

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Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 78, entitled "An Act providing educational opportunities for the children of soldiers, sailors and marines who were killed in action or died during the World War or as a result of such service, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
In Section 2, line 22, of the original bill, being line 14 of the printed bill, after the word "eligibility" and before the word "of" insert the words: "and need".

JOHN R. HURLEY, Chairman.


The bill was read the second time by sections.
On motion of Mr. Hurley (John R. "Pat"), the committee amendment was adopted.
On motion of Mr. Hurley (John R. "Pat"), the following amendment was adopted.
In section 3, page 2, line 6 of the original bill, being line 24 of the printed bill, strike the comma (,) following the word "year", and insert in lieu thereof a period (.), and capitalize the word "any" preceding the word "unexpended".

House Bill No. 78 was passed to third reading and ordered engrossed.
On motion of Mr. Fry, 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 Representatives Babcock, Beierlein, Butler, Carty, Coe, Gabrielsen, Pearsall, Tisdale and Wenberg.

MOTIONS

On motion of Mr. Kinnear (Geo. C.), Rule 20 was suspended.
Mr. Smith (Michael B.) moved that the House revert to the fourth order of business for the purpose of making a motion.
Debate ensued, and Mr. Smith (Michael B.) offered the following explanation of his desire to make a motion:
"Since I moved this morning to indefinitely postpone House Joint Memorial No. 11, my desk has taken on the appearance of a bee hive. Everyone wants to know why I made such a motion, and several members have expressed disappointment over the indefinite postponement, and it is only out of courtesy to them that I want to move for reconsideration. I have no personal interest in the memorial. The motion to indefinitely postpone was made because the memorial appeared to be a duplicate effort on the part of the House, and my only interest in wishing to move for reconsideration is because dissatisfaction has been expressed by some of the members."

The Speaker:
"Your explanation is in order, Mr. Smith."

Mr. Kinnear:
"Mr. Speaker, I believe a notice of reconsideration is proper at any time. A Speaker may even be interrupted to do it."

The Speaker:
"Mr. Smith, our rules say that once a bill is indefinitely postponed it cannot be reconsidered during the Session unless there is a suspension of the rules by a two-thirds majority."
Mr. Smith (Michael B.):
"Mr. Speaker, I believe a matter is not indefinitely postponed until a motion to reconsider is made and lost."

Mr. Henry:
"Mr. Speaker, the only question in my mind is whether it requires a day's notice to move for reconsideration of a postponement."

The Speaker:
"May I call the attention of the House to Rule 29, the second paragraph:
"'When a bill, resolution or memorial is postponed indefinitely, the same shall not be acted upon again during the session.'
"To act on it again, we will have to suspend the rule, and that will take a two-thirds vote."

Mr. Smith (Michael B.):
"Then my motion is out of order?"

The Speaker:
"Your motion is in order. You have not made a motion to reconsider."

Mr. Henry:
"Mr. Speaker, that does not refer to a motion to reconsider. You can't rule that it takes a suspension of the rules in order to move to reconsider."

The Speaker:
"My understanding is that when a bill is being reconsidered it has either been lost or passed, but not indefinitely postponed, so I am going to rule at this time the memorial cannot be reconsidered without a suspension of the rules by a two-thirds vote."

Mr. Henry:
"Mr. Speaker, how about the rule that gives the right to give one day's notice to move for reconsideration?"

The Speaker:
"I might say that when there has been a roll call vote, the motion to reconsider must be given by someone voting on the prevailing side. On a voice vote, such as was used this morning, on the memorial, there is no record of votes on either side."

Mr. Smith (Michael B.):
"The rules of the Legislature prepared by Mrs. Utter say that House Rule 29 to postpone indefinitely may be reconsidered."

Mr. Armstrong:
"Mr. Speaker, I think we are considering the motion to revert to the fourth order of business."

The Speaker:
"That is correct, Mr. Armstrong. The question before the House is to revert to the fourth order of business."

The motion to revert to the fourth order of business was lost by a voice vote.

Mr. Van Dyk:
"Mr. Speaker, I may be out of order, but I want to call attention to page 204 of Reed's rules for reconsideration."

The Speaker:
"Reed's rules apply only where they do not conflict with our own House rules. Rule 29 is a House rule, and I am still standing on my ruling."

The House resumed consideration of bills on second reading.
SECOND READING OF BILLS

House Bill No. 137, by Representatives Riley (Edward F.) and Pennock: Relating to life insurance and certain contracts in connection therewith. On motion of Mr. Riley (Edward F.), House Bill No. 137 was re-referred to the Committee on Insurance for the purpose of amendment.

House Bill No. 257, by Representative Kehoe: Creating a State Library Commission.

Mr. Speaker:

We, a majority of your Committee on State Library, to whom was referred House Bill No. 257, entitled "An Act creating a State Library Commission and prescribing its powers and duties; and providing that this act shall take effect April 1, 1939," have had 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 18 of the original bill, being line 10 of the printed bill, strike the words "state library fund", and insert in lieu thereof the words: "general funds appropriated and available for the use of the State Library".

G. Dowe McQuesten, Chairman.

We concur in this report: Ella Wintler, John R. Hurley, Earl R. Warnica.

The bill was read the second time by sections.

On motion of Mr. McQuesten, the committee amendment was adopted.

Mr. Pennock moved the adoption of the following amendment:

In Section 1, line 3 of the printed bill, after the word "Governor" add the words: "subject to the approval of the Superintendent of Public Instruction."

Debate ensued.

On motion of Mr. Payne, the previous question was ordered.

The amendment by Mr. Pennock was lost.

House Bill No. 257 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

Engrossed House Bill No. 30, by Representative Henry: Relating to legal aid bureaus.

On motion of Mr. Henry, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 30 was placed on final passage.

Debate on the merits of the bill ensued.

On motion of Mr. Callison, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 30, and the bill passed the House by the following vote: Yeas, 74; nays, 24; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Finucane, Fogg, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Jackson, Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Mackie, Martin, McDonald, Miller (Donald B.), Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—74.
Those voting nay were: Representatives Babcock, Beckley, Eaton, Eddy, Egbert, French, Gholson, Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kinnear (Roy J.), Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Reno, Ruark, Warnica, Woodall—24.

Those absent or not voting were: Representative Van Dyk—1.

Engrossed House Bill No. 30, having received the constitutional majority, was declared passed.

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

On motion of Mr. Henry, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 30 to the Senate.

The Speaker observed, within the bar of the House, former Representative Charles A. Moran, and appointed Mr. Hall and Mr. Wills to escort him to a seat beside the Speaker.

Engrossed House Bill No. 80, by Representative Jones (John R.): Relating to revenue and taxation and to the duties of certain public officers.

Mr. Cowen moved that Engrossed House Bill No. 80 be re-referred to the Committee on Revenue and Taxation for the purpose of amendment.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The motion to re-refer was carried.

The Speaker observed within the bar of the House, a former Speaker of the House, Robert F. Waldron, and appointed Mrs. Kehoe and Mr. Joseph E. Hurley to escort him to a seat beside the Speaker.

Engrossed House Bill No. 126, by Representative Moulton: Relating to irrigation districts and to district land titles.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 126 was placed on final passage.

Debate ensued.

On motion of Mr. Armstrong, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 126, and the bill passed the House by the following vote: Yeas, 87; nays, 3; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckely, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Cherwenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gholson, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Pearsall, Pearson, Pennock, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—87.

Those voting nay were: Representatives Gabrielsen, Nordenberg, Pettus—3.
Those absent or not voting were: Representatives Carty, Devenish, French, Guisinger, Kinnear (Roy J.), Lauman, Mackie, Payne, Petit—9.

Engrossed House Bill No. 126, having received the constitutional majority, was declared passed.

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

On motion of Mr. Moulton, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 126 to the Senate.

Engrossed House Bill No. 177, by Representative Bienz: Relating to certain fees which shall be credited to the Reclamation Revolving Fund.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 177 was placed on final passage.

Debate ensued.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 177, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Cher-venka, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kin-near (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pear-sall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wen-berg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those absent or not voting were: Representatives Carty, Coe, Devenish, French, Hatley, Hay, Jones (John R.), Payne, Trombley—9.

Engrossed House Bill No. 177, having received the constitutional majority, was declared passed.

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

On motion of Mr. Moulton, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 177 to the Senate.

Engrossed House Bill No. 189, by Committee on Dairy and Livestock: Relating to dairy and livestock and to the price of butter.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 189 was placed on final passage.

Debate ensued on the merits of the bill.
Mr. Underwood moved that Engrossed House Bill No. 189 be returned to second reading for the purpose of amendment. Debate ensued.

On motion of Mr. Pearson, the previous question was ordered. The motion to return the bill to second reading was lost. Debate on the merits of the bill continued.

On motion of Mr. Hatley, the previous question was ordered. The Clerk called the roll on the final passage of Engrossed House Bill No. 189, and the bill passed the House by the following vote: Yeas, 81; nays, 5; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Cook, Cowen, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinneer (Geo. C.), Kinneer (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, White, Wiggen, Wills, Wintler—81.

Those voting nay were: Representatives Austin, Coe, Hurley (Joseph E.), Reilly (Edward J.), Wentworth—5.

Those absent or not voting were: Representatives Devenish, Eaton, French, Jones (John R.), Mackie, Payne, Schumann, Smith (Vernon A.), Swegle, Trombley, Wenberg, Woodall, Mr. Speaker—13.

Engrossed House 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.

The Speaker called Mr. Cowen to preside.

House Bill No. 138, by Representative Sherman: Relating to boiler inspection.

On motion of Mr. Sherman, the rules were suspended, the second reading considered the third, and House Bill No. 138 was placed on final passage. Debate ensued.

On motion of Mr. Armstrong, the previous question was ordered. The Clerk called the roll on the final passage of House Bill No. 138, and the bill passed the House by the following vote: Yeas, 55; nays, 33; absent or not voting, 11.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Brown, Butler, Callison, Cameron, Chervenka, Cook, Cowen, Dixon, Dore, Fogg, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Kehoe, McDonald, Miller (Donald B.), Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Wiggen, Wills, Wintler, Mr. Speaker—55.
THIRTY-NINTH DAY, FEBRUARY 16, 1939

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Carty, Eaton, Eddy, Egbert, Finucane, Gholson, Isenhart, Jones (D. W.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Phillips, Reno, Ruark, Schumann, Smith (Vernon A.), Warnica, Wentworth, White, Woodall—33.

Those absent or not voting were: Representatives Coe, Devenish, French, Jackson, Jones (John R.), Mackie, Martin, Turner, Van Dyk, Vane, Wenberg—11.

House Bill No. 138, having received the constitutional majority, was declared passed.

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

On motion of Mr. Pearson, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 138 to the Senate.

The Speaker resumed the chair.

**Engrossed House Bill No. 201**, by Representative Lindsay: Relating to credit unions.

On motion of Mr. Lindsay, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 201 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 201, and the bill passed the House by the following vote: Yeas, 80; nays, 3; absent or not voting, 16.

Those voting yea were: Representatives Austin, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Cook, Cowen, Dixon, Doré, Eaton, Eddy, Egbert, Finucane, Fogg, Gabrielsen, Gholson, Hall, Hanson, Hatley, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Lindsay, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.); Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—80.

Those voting nay were: Representatives Armstrong, Guisinger, Sherman—3.

Those absent or not voting were: Representatives Beckley, Coe, Devenish, French, Fry, Hay, Jones (John R.), Kinnear (Roy J.), Mackie, Martin, Moulton, Pearson, Turner, Van Dyk, Vane, Wenberg—16.

Engrossed House 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.

On motion of Mr. Fry, the House adjourned to ten o'clock a.m., Friday, February 17, 1939.

S. R. HOLCOMB, Chief Clerk.

JOHN N. SYLVESTER, Speaker.
The Speaker called the House to order at ten o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Hay, Lindsay, Pearson, Reilly (Edward J.), and Smith (Michael B.).

Prayer was offered by Reverend Robert Brumblay, Pastor 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. Hurley (John R. "Pat"), further reading was dispensed with, and the journal was ordered to stand approved as read.

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

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., Friday, February 17, 1939.

The Speaker called the House to order at ten o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Hay, Lindsay, Pearson, Reilly (Edward J.), and Smith (Michael B.).

Prayer was offered by Reverend Robert Brumblay, Pastor 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. Hurley (John R. "Pat"), further reading was dispensed with, and the journal was ordered to stand approved as read.

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

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 16, 1939.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 14, entitled "An Act relating to public utilities and holders of franchises and public grants, making their records public and requiring reports of properties owned and valuations thereon," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Earl R. Warnica, Chairman.

We concur in this report: Vernon A. Smith, Roy J. Kinnear, J. Howard Payne, L. B. Judd, Cecil Callison.

House of Representatives,
Olympia, Wash., February 16, 1939.

Mr. Speaker:

We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 14, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

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Chairman.

We concur in this report: Alfred J. Hanson, J. K. Van Buskirk, J. B. Smith, Clyde V. Tisdale, Ernest A. Dore, Jr.

Passed to second reading.

House Bill No. 43 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 54 (reported by Judiciary Committee):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.
FORTIETH DAY, FEBRUARY 17, 1939

House of Representatives,
Olympia, Wash., February 16, 1939.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 167, entitled "An Act relating to public utility districts; amending Sections 4 and 5 of Chapter 1 of the Laws of 1931," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

EARL R. WARNICA, Chairman.

We concur in this report: Alfred J. Hanson, L. B. Judd, Vernon A. Smith, J. K. Van Buskirk, Roy J. Kinnear.

House of Representatives,
Olympia, Wash., February 16, 1939.

MR. SPEAKER:

We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 167, 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: Cecil Callison, Ernest A. Dore, Jr., J. Howard Payne, J. B. Smith, Clyde V. Tisdale.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 16, 1939.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 179, entitled "An Act authorizing the establishment and maintenance of a public ferry or ferries across the Columbia river; authorizing the Director of State Highways to enter into a joint agreement with the proper authorities of the State of Oregon for the joint establishment and maintenance of such ferry or ferries either by purchase, lease or otherwise; providing for the operation of such ferry or ferries as toll or free ferries; and authorizing the Director of State Highways in cooperation with the authorities of the State of Oregon to promote, establish and provide necessary rules and regulations for the use and operation of such ferry or ferries," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

................................................... Chairman.


House of Representatives,
Olympia, Wash., February 16, 1939.

MR. SPEAKER:

We, a minority of your Committee on Roads and Bridges, to whom was referred House Bill No. 179, 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 E. DEVENISH, Chairman.

We concur in this report: Edward F. Riley, J. Howard Payne, Vernon A. Smith, G. Dowe McQuesten, O. A. Wiggen, Dr. U. M. Lauman, David Phillips, Wallace Beckley, Earl R. Warnica, Fred Miller, John Isenhart, Dan L. Guisinger, C. N. Eaton, W. Newton Fry.

Passed to second reading.

House Bill No. 180 (reported by Committee on Insurance):
Do pass as amended.
Passed to second reading.

House Bill No. 188 (reported by Committee on Financial Institutions Other Than Banks):
Do pass as amended.
Passed to second reading.
House Bill No. 207 (reported by Committee on Financial Institutions Other Than Banks):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 16, 1939.

Mr. Speaker:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 207, entitled “An Act relating to financial institutions other than banks, 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.

We concur in this report: John R. Hurley, Chairman.

Passed to second reading.

House Bill No. 256 (reported by Committee on Harbors and Waterways):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 16, 1939.

Mr. Speaker:

We, a majority of your Committee on Harbors and Waterways, to whom was referred House Bill No. 256, entitled “An Act providing for the regulation and supervision of the issuance and sale of certain securities to prevent fraud in the sale thereof, and amending Section 6 of Chapter 69, Laws of 1923, as amended by Section 6, Chapter 97, Laws of 1923 (being Section 5853-6 of Remington’s Revised Statutes 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: J. D. McDonald, Vernon A. Smith, J. B. Smith.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 315, entitled “An Act relating to surveys, providing for public record thereof in certain cases, providing rules for the making and preservation 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.

We concur in this report: Fred Miller, H. D. Hall, Carl E. Devenish.

Passed to second reading.
FORTIETH DAY, FEBRUARY 17, 1939

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 335, entitled "An Act relating to State government; prohibiting certain persons from receiving State employment; 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.

Edward J. Reilly, Chairman.

We concur in this report: O. R. Schumann, Mark M. Moulton, Donald B. Miller, Hugh J. Rosellini, Perry B. Woodall, W. L. LaFollette, Edward E. Henry.

House of Representatives,
Olympia, Wash., February 15, 1939.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 335, 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. 346 (reported by the Committee on Education):
Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 347, entitled "An Act relating to education; amending Section 3 of Chapter 28 of the Laws of 1933 (Section 4719 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.

Frank L. Hatley, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Corporations Other Than Municipal, to whom was referred House Bill No. 372, entitled "An Act to regulate the endorsement, transfer and delivery of shares of stock in corporations, and to make uniform the law with relation thereto, and to repeal 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.

Z. A. Vane, Chairman.

We concur in this report: Vernon A. Smith, J. D. McDonald, J. B. Smith.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 382, entitled "An Act giving county commissioners the power to designate county owned lands as homesite lands; providing for the settlement, improvement and deeding of such lands; 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.

John Pearseall, Chairman.

We concur in this report: Fred Miller, H. D. Hall, Carl E. Devenish.

Passed to second reading.

House Bill No. 394 (reported by Committee on Horticulture): Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 16, 1939.

Mr. Speaker:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 395, entitled "An Act relating to delinquent taxes on real estate donated to a school district and authorizing the county commissioners to reduce or cancel the same; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John Pearseall, Chairman.

We concur in this report: Fred Miller, H. D. Hall, Carl E. Devenish.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 78, entitled "An Act relating to the health, welfare and care of children in attendance at public schools; 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.

Frank L. Hatley, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 79 (reported by Judiciary Committee):

Part: Do pass as amended.

Part: Do not pass.

Passed to second reading.

Senate Bill No. 80 (reported by Judiciary Committee):

Part: Do pass as amended.

Part: Do not pass.

Passed to second reading.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred Senate Bill No. 88, entitled "An Act relating to port districts in counties of the first class, authorizing the establishment, acquisition, improvement and development of industrial development districts therein, providing for the sale and lease of property within such industrial development districts, 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.

Earl S. Coe, Chairman.


Passed to second reading.
We, a majority of your Committee on Flood Control, to whom was referred Senate Joint Memorial No. 6, relating to appropriation for the construction of a river wall on the Columbia River, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. T. Neal, Chairman.

We concur in this report: Frank L. Hatley, Edward L. Pettus, Chas. R. Savage, Kathryn Fogg, J. K. Van Buskirk, Frank Chervenka, Clyde V. Tisdale, Alex Gabrielsen.

Passed to second reading.

REPORT OF ENROLLMENT COMMITTEE

Your Committee on Enrollment, to whom was referred House Bill No. 103; also House Bill No. 108; also House Bill No. 109; also House Bill No. 119, have compared same with the original bills and find them correctly enrolled.

We concur in this report: O. R. Schumann, B. F. Reno, Jr.

MESSAGES FROM THE SENATE

The Senate has passed: Senate Bill No. 106; also Senate Bill No. 146; also Senate Bill No. 196; also Senate Bill No. 197, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

The Senate has passed: Engrossed Senate Bill No. 133; also Engrossed Senate Bill No. 167; also Engrossed Senate Bill No. 210, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 426, by Judiciary Committee: An act providing for actions to test the validity of bonds to be issued by counties, cities, school districts, or other municipal corporations or taxing districts.

Ordered printed and passed to second reading.

House Bill No. 427, by Representative Butler: An act fixing the compensation of county officers; providing for the election of an auditor and assessor in counties of the sixth class; providing for the election of officers
in counties of the eighth and ninth classes; prescribing the duties of such officers; and amending sections 1, 2 and 3, Chapter 197, Laws of 1937 (Section 4200-3a, 4200-4a and 4200-5a of Remington's Revised Statutes).

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 428**, by Representative Guisinger: An Act relating to certain State employees and their hours of employment.

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

**House Bill No. 429**, by Representatives Pearson, Sherman and Savage: An Act relating to county clerks, and repealing Sections 1 and 2 of Chapter 57 of the Laws of 1891 (Section 73 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

**House Bill No. 430**, by Representative Gholson: An Act relating to the election of precinct commiteemen and amending Section 1 of Chapter 200 of the Laws of 1927 (Section 5198 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 431**, by Representative Isenhart: An Act relating to taxation; providing for the issuance, assignment and foreclosure of certificates of delinquency against operating mines and quarries; and prescribing the duties of the county treasurer in connection therewith.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 432**, by Committee on Parks and Playgrounds: An Act relating to disposition of money received from vehicle operator's licenses and amending Section 71, Chapter 188, of the Laws of 1937.

Ordered printed and passed to second reading.

**House Bill No. 433**, by Representative Savage: An Act relating to highways; establishing Secondary State Highway No. 14D as a branch of Primary State Highway No. 14; and amending Section 15 of Chapter 207 of the Laws of 1937 (Section 6402-15 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 434**, by Representative Guisinger: An Act relating to local improvements in cities and towns, and amending Section 9, Chapter 98, Laws of 1911, and Section 1, Chapter 85, Laws of 1931.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 435**, by Representative Wiggen: An Act relating to and prohibiting mechanical devices and games of chance; providing penalties for the violation thereof; and repealing Chapter 119 of the Laws of 1937.

Ordered printed and referred to Committee on Public Morals.

**House Bill No. 436**, by Representatives Van Buskirk and Butler: An Act to protect the right of employees to organize and bargain collectively; creating the Washington Labor Relations Board; conferring powers and imposing duties upon the Washington Labor Relations Board, officers of the State government, and courts; providing for the right of employees to organize and bargain collectively; declaring certain labor practices by employers to be unfair; further providing that representatives of a majority of the employees be the exclusive representatives of all the employees; authorizing the board to conduct hearings and elections, and certify as to representatives of employees for purposes of collective bargaining; empowering the board to prevent any
person from engaging in an unfair labor practice, and providing a procedure for such cases, including the issuance of a complaint, the conducting of a hearing and the making of an order; empowering the board to petition a superior court for the enforcement of its order, and providing a procedure for such cases; providing for the review of an order of the board by a superior court on petition of any person aggrieved by such order, and establishing a procedure for such cases; providing for an appeal from the superior court to the supreme court; providing the board with investigatory powers, including the power to issue subpoenas and the compelling of obedience to them through application to the proper court; providing for service of papers and process of the board; and prescribing certain penalties.

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

**House Bill No. 437**, by Representative French: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 10; amending Section 11 of Chapter 207 of the Laws of 1937 (Section 6402-11 of Remington's Revised Statutes); and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 438**, by Representative Woodall: An Act relating to the education of Indians, and providing for the disposition of certain moneys.

Ordered printed and referred to Committee on Education.

**FIRST READING OF SENATE BILLS**

**Senate Bill No. 106**, by Senator Dawson: An Act relating to inheritance taxes, exempting transfers to religious and certain non-profit corporations and associations from the payment of such taxes and amending Section 9 of Chapter 134 of the Laws of 1931.

Referred to Committee on Revenue and Taxation.

**Engrossed Senate Bill No. 133**, by Senators Shorett and Murfin: An Act relating to the giving of proof of financial responsibility by owners and operators of for-rent motor vehicles and providing penalties for certain offenses.

Referred to Judiciary Committee.

**Senate Bill No. 146**, by Senator Keeler: An Act relating to State lands and providing for the elimination of certain tracts from the reservation made by Chapter 175 of the Session Laws of 1933.

Referred to Committee on State Granted, School and Tide Lands.

**Engrossed Senate Bill No. 167**, by Senator Moe: An Act relating to admission of children to public schools and amending Section 1 of Chapter 93 of the Laws of Extraordinary Session of 1925 as amended.

Referred to Committee on Education.

**Senate Bill No. 196**, by Senator Murphy (By Request): An Act relating to State control of blasting powder and repealing Chapter 157 of the Laws of 1919.

Referred to Judiciary Committee.

**Senate Bill No. 197**, by Senator Roberts: An Act authorizing the conveyance of certain shorelands to the University of Washington for arboretum and botanical gardens.

Referred to Committee on State Granted, School and Tide Lands.
Engrossed Senate Bill No. 210, by Senators Copeland and Roberts: An Act exempting from the payment of inheritance tax gifts, bequests, devises and transfers of property for certain designated purposes and amending Section 8 of Chapter 134 of the Laws of 1931, and providing for reciprocal exemptions for charitable bequests going to other states.

Referred to Committee on Revenue and Taxation.

SECOND READING OF BILLS

House Bill No. 359, by Representative Austin: Relating to the sale of liquor on passenger trains.

The bill was read the second time by sections.

Mr. McDonald moved the adoption of the following amendment:

Amend the bill by striking the whole of Section 1.

Debate ensued.

Mr. Austin moved that the amendment by Mr. McDonald be indefinitely postponed.

Debate ensued.

Mr. Reno:

"Mr. Speaker, point of information. What will be the effect of Mr. Austin's motion?"

The Speaker:

"The motion is to indefinitely postpone the amendment. It will not kill the bill."

Mr. Hurley (John R. "Pat") moved the previous question, but the motion was lost.

Debate continued.

On motion of Mr. Neal, the previous question was ordered.

Division was called for, and the motion to indefinitely postpone the amendment by Mr. McDonald was lost on a rising vote.

Debate continued.

On motion of Mr. Martin, the previous question was ordered.

Division was called for, and the amendment by Mr. McDonald was adopted on a rising vote.

On motion of Mr. Cowen, House Bill No. 359 was indefinitely postponed.

House Bill No. 343, by Committee on Reclamation and Irrigation: Relating to irrigation districts.

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

House Bill No. 342, by Committee on Reclamation and Irrigation: Relating to irrigation districts.

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

House Bill No. 341, by Judiciary Committee: Relating to the private practice of attorneys holding public office.

Mr. Dore moved that House Bill No. 341 be indefinitely postponed.

Debate on the merits of the bill ensued.

Mr. Cook moved that the bill be re-referred to the Judiciary Committee.

The Speaker:

"I must rule your motion out of order, Mr. Cook, because it is of the same rank as the motion to indefinitely postpone."

With the consent of the House, Mr. Dore withdrew his motion to indefinitely postpone House Bill No. 341.
Mr. Cook moved that the bill be re-referred to the Judiciary Committee. Debate ensued.

Mr. Austin moved as a substitute motion that the bill be made a special order of business on Monday, February 20, 1939.

Mr. Martin:
"Mr. Speaker, point of order. There is no such thing as a substitute motion."

The Speaker:
"You are correct, Mr. Martin, and Mr. Austin's motion is out of order."

Debate continued. On motion of Mr. Pettus, the previous question was ordered. The motion to re-refer House Bill No. 341 to the Judiciary Committee was carried.

House Bill No. 324, by Committee on Horticulture: Relating to apples. The bill was read the second time by sections.

Mr. Bienz moved the adoption of the following amendment:
Amend the bill by striking all of Section 3.

Debate ensued. On motion of Mr. Martin, the previous question was ordered. The amendment to strike all of Section 3 was lost. On motion of Mr. Schumann, the following amendment was adopted:
Amend the bill by adding thereto a new section immediately following Section 7 to be known as "7A", to read as follows:
"Sec. 7A. Nothing in this act shall apply to the shipment of apples to a by-products or processing factory within the State of Washington for the purpose of processing or manufacturing of by-products."

Mr. Turner moved that the House refer back to Section 5 for the purpose of making an amendment.

The Speaker:
"It is not necessary to make a motion to refer back to Section 5. We are still reading the bill by sections, and you may submit an amendment at any time."

Mr. Turner moved the adoption of the following amendment:
In Section 5, line 16 of the printed bill, following the parenthesis after the word "Code" strike the comma, insert a period (.) and strike the balance of the section.

Debate ensued. On motion of Mr. Payne, the previous question was ordered. The amendment by Mr. Turner to Section 5 was lost. Mr. Hurley (Joseph E.) moved that House Bill No. 324 be re-referred to the Committee on Horticulture for the purpose of amendment. Debate ensued. On motion of Mr. Payne, the previous question was ordered. The motion to re-refer the bill was lost. On motion of Mr. Fry, 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 Representatives Cameron, Devenish, Dixon, Gholson, Hanson, Isenhart, Jones (D. W.), Jones (John R.), Mackie, Martin, Riley (Edward F.), Savage, Van Dyk and White. Representatives Dixon, and Isenhart had been excused.

The Speaker observed, within the bar of the House, former Representative John R. Martin from King County, and appointed Mr. Turner and Mr. Vernon A. Smith to escort him to a seat beside the Speaker.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Beierlein of King County.

Mr. Beierlein:

"In my remarks this morning I said something I did not mean the way it sounded. Referring to the retail food merchants, I questioned their integrity, but I did not intend to convey any reflections against them whatever."

SECOND READING OF BILLS

The House resumed consideration of House Bill No. 324 on second reading.

Mr. Finucane moved the adoption of the following amendment:

Amend the bill by adding thereto a new section immediately following Section 6 to be known as Section 6-A to read as follows:

"Sec. 6-A. It shall be unlawful for any grade of apples other than cull apples to be packed for shipment outside the area of production in one bushel wooden baskets ring faced and the baskets lidded."

Debate ensued.

On motion of Mr. Reno, the previous question was ordered.
The amendment by Mr. Finucane was adopted.

House Bill No. 324 was passed to third reading and ordered engrossed.

House Bill No. 322, by Judiciary Committee: Relating to trust receipts on personal property.

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

NOTICE OF RECONSIDERATION

Mr. Cowen gave notice that on the next working day he would move that the House reconsider the vote by which House Bill No. 359 was indefinitely postponed.

Mr. Cook:

"Mr. Speaker, point of order. The motion is out of order. That matter of reconsideration of indefinite postponement was settled yesterday."

Mr. Henry:

"Mr. Speaker, I think the Speaker made a mistake yesterday in his ruling. I think the ruling made yesterday was wrong."

Mr. Smith (Michael B.):

"Mr. Speaker, I think Mr. Cowen's notice of reconsideration would be in order. I think the Speaker was wrong yesterday."
Mr. Reilly (Edward J.):
"Mr. Speaker, I do not think a mistake was made. An indefinite postponement is nothing more than a vote down. If there had been a roll call, a reconsideration could have been had."

The Speaker:
"The Speaker is going to stay with his ruling of yesterday."

Mr. Henry:
"Mr. Speaker, I want to call your attention to Rule 204 of Reed's Parliamentary Law which says an indefinite postponement can be reconsidered."

The Speaker:
"I would be glad to stand corrected if you parliamentary lawyers can get together."

Mr. Pitt:
"Mr. Speaker, are we straining a point? I believe we do not consider a thing is definitely lost until it has passed the time of reconsideration."

The Speaker:
"We have a hard and fast rule in Rule 29."

Mr. Smith (Jurie B.):
"Mr. Speaker, I think the Speaker is entirely right. The first paragraph in Rule 29 states the bill cannot again be considered."

Mr. Turner:
"Mr. Speaker, I would like to call the attention of the Speaker to Rule 88. That rule says that Reed's Parliamentary Rules shall govern all cases which are not inconsistent. Rule 29 is not inconsistent in this respect. The effect of Rule 29 is that if the motion to postpone indefinitely is carried, then the matter which has been postponed shall not be again considered. But that rule does not prohibit reconsideration of the motion to postpone indefinitely."

Mr. Smith (Jurie B.):
"Mr. Speaker, my interest is neither in approval nor opposition. My interest is in deciding this thing so that we will not have to change the ruling again."

The Speaker:
"Mr. Smith, I believe irrespective of any interpretation, the matter will not be clear. It is not distinctly covered either in Reed's or in the House rules, and it will take a new ruling. Later in the day I shall rule on the matter."

The Speaker called Mr. Hurley (John R. "Pat") to preside.

SECOND READING OF BILLS

House Bill No. 289, by Committee on Forestry and Logged-Off Lands (By Departmental Request): Relating to the improvement of farms with Federal financial aid.

The bill was read the second time by sections.

On motion of Mr. Twidwell, the following amendments were adopted:

In Section 1, line 19, of the original bill, being line 10 of the printed bill, after the word "college" strike the words, "any unexpended funds" and insert in lieu thereof the following: "the sum of Two Thousand Thirteen Dollars and Sixty-seven Cents ($2,013.67)".

In Section 1, line 20 of the original bill, being line 11 of the printed bill, after the word "under" and before the word "said" insert the following: "Sections 4 and 5 of".

House Bill No. 289 was passed to third reading and ordered engrossed.
House Bill No. 287, by Committee on State Granted, School and Tide Lands (By Departmental Request): Relating to State lands in Stevens County.

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

House Bill No. 286, by Committee on Reclamation and Irrigation (By Departmental Request): Relating to irrigation districts under contract with the United States.

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

House Bill No. 284, by Judiciary Committee: Relating to publication and distribution of State documents.

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

House Bill No. 283, by Representative Pearsall (By Departmental Request): Relating to junior colleges.

MR. SPEAKER:

We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 283, entitled "An Act relating to education; providing for an educational experiment; defining terms; providing for the establishment of junior college districts and for the selection of boards of trustees therefor; providing for the selection and approval of junior college districts and school districts as agencies for the operation of an experimental program; specifying powers and duties of the State Board of Education, of boards of trustees of junior college districts and of boards of school directors; providing for distribution of funds; permitting school districts to make property available to junior college districts; making an appropriation; repealing all laws 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 with the following amendments:

In Section 6, Subsection 1, line 23, page 5 of the original bill, being line 38, page 3 of the printed bill, after the comma (,) following the word "sources" and before the word "exclusive" insert the following: "inclusive of the fair cash value of any facilities and services donated to the district but".

In Section 12, immediately following Subsection (2) insert a new subsection to be known as Subsection (2a) to read as follows:

"(2a) No junior college district or school district shall count the attendance of a student for purposes of sharing in the distribution of funds appropriated for the support of the experimental program after the attendance already counted for such student equals full-time attendance for two years."

Amend Section 15 by striking the whole thereof, and renumber the following sections consecutively. ................................................ , Chairman.

We concur in this report: Chas. R. Savage, Robert Bernethy, W. G. Cameron, Kathryn Fogg, Alfred J. Hanson, Edward E. Henry, W. L. LaFollette, G. Dowe McQuesten, Frank O. Miller, John Pearsall, Perry B. Woodall.

House of Representatives, Olympia, Wash., February 13, 1939.

MR. SPEAKER:

We, a minority of your Committee on Educational Institutions, to whom was referred House Bill No. 283, 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: L. E. Babcock, Roy J. Kinnear, Vernon A. Smith.

The bill was read the second time by sections.

On motion of Mr. Austin, the committee amendment to Section 6 was adopted.

On motion of Mr. Pearsall, the other committee amendments were adopted.

On motion of Mr. Callison, the following amendment to the title was adopted:
In lines 11 and 12 of the title of the original bill, being line 8 of the title of the printed bill, strike the words and semi-colon: "repealing all laws in conflict herewith;"

House Bill No. 283 was passed to third reading and ordered engrossed.

The Speaker resumed the chair.

**House Bill No. 204**, by Representative Payne: Relating to powers and duties of Regents of the University of Washington.
The bill was read the second time by sections and passed to third reading.
The Speaker observed, within the bar of the House, former Representative J. T. Ledgerwood from Garfield County, and appointed Mr. Fry and Mr. Ruark to escort him to a seat beside the Speaker.
The Speaker announced that after consultation with several parliamentary lawyers he was still ruling that under House Rule 29 a matter which has been indefinitely postponed may not be reconsidered during the Session without a suspension of the rule by a two-thirds majority.

Mr. Smith (Jurie B.):
"Mr. Speaker, does that cover all motions on indefinite postponement?"

The Speaker:
"Yes."

Mr. Pearson:
"Mr. Speaker, would a motion be in order at all times to suspend the rule and reconsider?"

The Speaker:
"Yes. The ruling I made was only in regard to indefinite postponement of bills. On final passage, notice of reconsideration can be given."

**House Bill No. 259**, by Representative Devenish (By Departmental Request): Relating to gas tax.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 60**, by Representative Bienz: Relating to prophylactics.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 60, entitled "An Act relating to, regulating and licensing the possession, sale and disposal of certain prophylactics, designed, intended or have special utility for the prevention and/or treatment of venereal diseases; and prescribing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 1, line 23 of the original bill, being line 15 of the printed bill, after the word "possess" and before the comma (,), insert the words: "in violation of the intent of this act".

Dr. W. G. Cameron, Chairman.

We concur in this report: B. F. Reno, Jr., E. R. Warnica, Thomas H. Bienz, Frank Chervenka, David Cowen, D. W. Jones, Fred Miller, Dr. U. M. Lauman.

The bill was read the second time by sections.
On motion of Mr. McDonald, the committee amendment to Section 1 was adopted.

House Bill No. 60 was passed to third reading and ordered engrossed.

11-H
THIRD READING OF BILLS

Engrossed House Bill No. 104, by Representative Lauman: Relating to the commitment of certain insane.

On motion of Mr. Armstrong, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 104 was placed on final passage.

Debate ensued.

On motion of Mr. Smith (Michael B.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 104, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wentworth, Wiggers, Wills, Wintler, Woodall, Mr. Speaker—88.

Those absent or not voting were: Representatives Dixon, Fry, Gholson, Isenhart, Jones (John R.), Judd, Petit, Sherman, Vane, Wenberg, White—11.

Engrossed 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.

House Bill No. 235, by Representative Cowen: Designating and naming an existing park road.

On motion of Mr. Cowen, the rules were suspended, the second reading was considered the third, and House Bill No. 235 was placed on final passage.

On motion of Mr. Pearsall, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 235, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.),
Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those absent or not voting were: Representatives Cameron, Carty, Dixon, Fry, Isenhart, Jones (John R.), Judd, Vane, Wenberg, White—10.

House Bill No. 235, having received the 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 17, 1939.

MR. SPEAKER:
The Senate has granted the request of the House for a conference on Senate Bill No. 50 and the House amendment thereto, and the President has appointed as Senate members of a Conference Committee thereon Senators Murfin, Schroeder and Kyle.

EARLE M. McCROSKEY, Secretary.

The Speaker appointed as members of the Conference Committee on House amendment to Senate Bill No. 50, Representatives Sherman, Armstrong and Woodall.

Senate Chamber,
Olympia, Wash., February 17, 1939.

MR. SPEAKER:
The President has signed: House Bill No. 103; also House Bill No. 108; also House Bill No. 109; also House Bill No. 119, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

REPORT OF ENROLLMENT COMMITTEE

House of Representatives,
Olympia, Wash., February 17, 1939.

Your Committee on Enrollment, to whom was referred House Bill No. 33; also House Bill No. 105, have compared same with the original bills and find them correctly enrolled.

I concur in this report: B. F. Reno, Jr.

The Speaker announced he was about to sign House Bill No. 105; also House Bill No. 33.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

House Bill No. 285, by Committee on State Granted, School and Tide Lands (By Departmental Request): Relating to rights of way over State lands.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and House Bill No. 285 was placed on final passage.

On motion of Mr. Callison, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 285, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Callison, Cameron, Carty, Chernyanka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane,
Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those absent or not voting were: Representatives Butler, Dixon, Martin, Moulton, Petit, Trombley—6.

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. Cowen, the use of the House Chamber was granted the Third House of the Legislature on the evening of March 3, 1939.

On motion of Mr. Fry, the House adjourned to eleven o'clock a. m., Monday, February 20, 1939.

S. R. HOLCOMB, Chief Clerk.

FORTY-THIRD DAY

MORNING SESSION

House of Representatives, Olympia, Wash., Monday, February 20, 1939.

The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Beckley, Butler, Gholson, Hay, Kehoe, McCash, Nordenberg, Pearson, Riley (Edward F.), Smith (Vernon A.), Underwood and Vane, Representative McCash having been excused.

Prayer was offered by Reverend Walter G. Comin, Minister 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

On motion of Mr. Reilly (Edward J.), Rule 20 was suspended.
REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 20, 1939.

MR. SPEAKER:
Your Committee on Engrossment, to whom was referred House Bill No. 60; also House Bill No. 78; also House Bill No. 184; also House Bill No. 283; also House Bill No. 324, have compared same with the original bills and find them correctly engrossed.
I concur in this report: W. Newton Fry.

ROBERT M. FRENCH, Chairman.

MR. SPEAKER:
Your Committee on Engrossment, to whom was referred House Bill No. 257; also House Bill No. 280; also House Bill No. 289, have compared same with the original bills and find them correctly engrossed.
I concur in this report: W. Newton Fry.

ROBERT M. FRENCH, Chairman.

House Bill No. 99 (reported by Committee on Public Utilities):
Majority: Do not pass.
Minority: Do pass as amended.
Passed to second reading.

House Bill No. 116 (reported by Committee on Public Buildings and Grounds): Do pass as amended.
Passed to second reading.

House Bill No. 125 (reported by Committee on Fisheries): Do pass as amended.
Passed to second reading.

House Bill No. 172 (reported by Committee on Liquor Control): Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 20, 1939.

CARL E. DEVENISH, Chairman.

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 192, entitled "An Act relating to public highways; providing for the establishment, location, construction and maintenance of mine to market roads; defining the powers and duties of certain State officers; providing for the use of State, County and other public funds, providing for 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 the attached substitute bill be substituted therefor and that the substitute bill do pass.

CARL E. DEVENISH, Chairman.


Passed to second reading.
Mr. Speaker:

We, your Committee on State Penal and Reformatory Institutions, to whom was referred House Bill No. 240, entitled "An Act relating to release or parole of persons convicted to the penitentiary and reformatory and amending Section 4 of Chapter 114 of the Laws of 1935, 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. David C. Cowen, G. Dowe McQuesten, Frank O. Miller, C. Wayne Swegle, O. A. Wiggen, E. C. Wills.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Horticulture, to whom was referred House Bill No. 226, entitled "An Act relating to growing crops and other agricultural and/or horticultural commodities, regulating the purchase and sale thereof; and prescribing penalties," 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.

We concur in this report: H. D. Hall, John Isenhart, John R. Jones, J. C. White, Perry B. Woodall.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on State Penal and Reformatory Institutions, to whom was referred House Bill No. 242, entitled "An Act to provide for conservation camps for certain prisoners confined in the Washington State Penitentiary and the Washington State Reformatory; providing compensation for such prisoners; amending Chapter 114 of the Laws of 1935 by adding thereto a new section to be known as Section 5a; 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.

We concur in this report: David Cowen, G. Dowe McQuesten, Frank O. Miller, O. A. Wiggen, E. C. Wills.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 265, entitled "An Act providing for the levy and collection of an annual poll or capitation tax, and declaring that this act shall take effect July 1, 1939, and earmarking the funds so collected for the payment of old age pensions," 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.


On motion of Mr. Jones (John R.), the committee report was adopted, and House Bill No. 265 was re-referred to the Judiciary Committee.

House Bill No. 282 (reported by Committee on Commerce and Manufacturing): Part: Do pass as amended.

Passed to second reading.
House Bill No. 330 (reported by Committee on Cities of the First Class): Do pass as amended.
Passed to second reading.

The Speaker observed, within the bar of the House, former Representative Marcus O. Nelson, and appointed Mr. Beierlein and Mr. Neal to escort him to a seat beside the Speaker.

House of Representatives, Olympia, Wash., February 17, 1939.

Mr. Speaker:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 383, entitled "An Act relating to the photographic system of recording in the county auditors' offices," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: H. D. Hall, Fred Miller.

Passed to second reading.

House of Representatives, Olympia, Wash., February 18, 1939.

Mr. Speaker:

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 384, entitled "An Act relating to and providing for the quarantine of domestic animals; providing for the prevention and eradication of diseases of domestic animals; defining words; providing for payment of losses in certain cases to owners by buyers of reactor cattle; relating to the altering, defacing, mutilating, changing, substituting or misrepresenting of tags, brands or tattoo marks; providing for selling, dispensing and using certain biological products; relating to liability for damage to livestock; providing for cooperation of officers in rabies control work; authorizing the Director of Agriculture or his representative to enter premises; providing for the vaccination of dogs; providing penalties; authorizing the Director of Agriculture to make rules and regulations; amending Sections 3110, 3114, 3115, 3116, 3120 and 3124 of Remington's Revised Statutes and adding new sections," 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. 393 (reported by Committee on Dairy and Livestock): Do pass as amended.
Passed to second reading.

House Bill No. 409 (reported by Committee on Fisheries): Do pass as amended.
Passed to second reading.

House of Representatives, Olympia, Wash., February 17, 1939.

Mr. Speaker:

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 13, relating to the broadcasting of Congressional debates, 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: Michael B. Smith, D. W. Jones, Charles Finucane.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Educational Institutions, to whom was referred Senate Bill No. 127, entitled "An Act authorizing the purchase by the State of two dormitory buildings for the Central Washington College of Education, providing for the subsequent operation or leasing thereof by the said institution and the repayment of the State General Fund out of net revenue therefrom, defining the powers and duties of certain officers in connection therewith and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

CECEL CALLISON, Chairman.

We concur in this report: L. E. Babcock, Kathryn Fogg, Roy J. Kinnear, G. Dowe McQuesten, Frank O. Miller, John Pearsall, Vernon A. Smith, Perry B. Woodall.

MR. SPEAKER:

We, a minority of your Committee on Educational Institutions, to whom was referred Senate Bill No. 127, 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: Robert Bernethy, W. G. Cameron, Alfred J. Hanson, Edward E. Henry, W. L. LaFollette, Chas. R. Savage.

On motion of Mr. Callison, Senate Bill No. 127 was re-referred to the Committee on Appropriations.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 18, 1939.

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 101, and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 18, 1939.

MR. SPEAKER:

The President has signed: House Bill No. 33; also House Bill No. 105, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 18, 1939.

MR. SPEAKER:

The Senate has passed: Senate Joint Memorial No. 8; also Senate Bill No. 75; also Senate Bill No. 258; also Senate Bill No. 343, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 17, 1939.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 65; also Senate Bill No. 278, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.
Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 39, and the same is herewith transmitted.

Earl M. McCroskey, Secretary.

The Speaker observed, within the bar of the House, former Representative Richard B. Ott from Adams County, and appointed Mr. Devenish and Mr. Phillips to escort him to a seat beside the Speaker.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

- **House Bill No. 439**, by Representative Reilly (Edward J.) (By Request): An Act relating to the investment of funds in guardianship proceedings. Referred to Judiciary Committee.

- **House Bill No. 440**, by Representative Lindsay: An Act relating to the protection of copyrights, and repealing Chapter 218, Laws of 1937. Ordered printed and referred to Judiciary Committee.

- **House Bill No. 441**, by Representative Reilly (Edward J.) (By Request): An Act relating to the trial by jury of actions before justices of the peace; providing for jury fees; and amending Section 1 of Chapter LXVII (67) of the Laws of 1888 (Section 1849 of Remington's Revised Statutes). Referred to Judiciary Committee.

- **House Bill No. 442**, by Representative Reilly (Edward J.) (By Request): An Act relating to the execution for enforcement of a judgment in justice courts; prohibiting enforcement of same after a lapse of three years; amending Section 95, Chapter CXXI (121), of the Code of 1881 (Section 1876 of Remington's Revised Statutes). Referred to Judiciary Committee.

- **House Bill No. 443**, by Representative Reilly (Edward J.) (By Request): An Act relating to composite reports as evidence and providing for admitting reports without calling as witnesses persons making same, cross-examination by adverse party, and notice of intention to offer such reports. Referred to Judiciary Committee.

- **House Bill No. 444**, by Representative Reilly (Edward J.) (By Request): An Act relating to small claims department of justices' courts; providing for fees for filing claims; and amending Section 3, Chapter 187, Laws of 1919 (Section 1777-3 of Remington's Revised Statutes). Referred to Judiciary Committee.

- **House Bill No. 445**, by Representative Reilly (Edward J.) (By Request): An Act relating to reports or findings of fact made by officers of this State on matters within their scope of duty and providing for notice before trial, cross-examination and uniformity of interpretation. Referred to Judiciary Committee.

- **House Bill No. 446**, by Representative Reilly (Edward J.) (By Request): An Act concerning inventories and intermediate and final accountings by trustees, and to make uniform the law with reference thereto. Referred to Judiciary Committee.
House Bill No. 447, by Representative Reilly (Edward J.) (By Request): An Act relating to divorce and the grounds therefor, and amending Section 1 of Chapter 109 of the Laws of 1921 (Section 982 of Remington's Revised Statutes).
Referred to Judiciary Committee.

House Bill No. 448, by Representative Reilly (Edward J.) (By Request): An Act relating to salaries of justices of the peace in cities having a population in excess of 100,000; prohibiting private practice of such justices of the peace; and amending Section 3, Chapter 41, Laws of 1913 (Section 7567 of Remington's Revised Statutes).
Referred to Judiciary Committee.

House Bill No. 449, by Representative Pitt: An Act relating to proceedings before the Department of Labor and Industries; providing for review of orders, decisions and/or awards thereof; providing for appeals to the superior court from orders, decisions and/or awards of the joint board of said department; defining powers, duties and methods of procedure of said joint board; and amending Section 1 of Chapter 90 of the Laws of 1931 (Section 7697 of Remington's Revised Statutes).
Ordered printed and referred to Judiciary Committee.

On motion of Mr. Reilly (Edward J.), instead of the usual number, only 300 copies of the following House Bills were ordered printed: Nos. 439, 441, 442, 443, 444, 445, 446, 447 and 448.

House Bill No. 450, by Representative Hurley (John R. "Pat"): 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 emergencies, and for refunds, and for sundry civil expenses of the State government, and for public assistance, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1939, and ending March 31, 1941, except as otherwise provided, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 451, by Representative Miller (Fred): An Act relating to public highways; providing for a secondary state highway as a branch of Primary State Highway No. 3; amending Section 3 of Chapter 207 of the Session Laws of 1937 by adding thereto a new subsection to be known as (o); and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 452, by Representative Jackson: An Act relating to public highways; providing for the establishment of secondary state highways as branches of Primary State Highway No. 5; amending Section 6 of Chapter 207 of the Laws of 1937; and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 453, by Representative Cameron: An Act for the relief of Mrs. Georga Terry and her three children, and making an appropriation.
Referred to Committee on Appropriations.
On motion of Mr. Cameron, instead of the usual number, only 300 copies of House Bill No. 453 were ordered printed.

**House Bill No. 454**, by Representative Jones (D. W.): An Act relating to the relief of Fred H. Furey and making an appropriation therefor.
Referred to Committee on Appropriations.
On motion of Mr. Jones (D. W.), instead of the usual number, only 300 copies of House Bill No. 454 were ordered printed.

**House Bill No. 455**, by Representatives Savage and Pearson: An Act relating to highways; establishing Secondary State Highway No. 9G and Secondary State Highway No. 9H as branches of Primary State Highway No. 9; and amending Section 10 of Chapter 207 of the Laws of 1937 (Section 6402-10 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 456**, by Representative Hatley: An Act relating to education, and to the compensation of regular and substitute teachers.
Ordered printed and referred to Committee on Education.

**House Bill No. 457**, by Representative Jackson: An Act relating to fees of election officers and amending Section 13 of Chapter 163, Laws of 1919 (Section 5166, Remington's Revised Statutes).
Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 458**, by Representatives Armstrong and Austin: An Act relating to cities of the first class; authorizing the establishment of salary funds; and declaring an emergency.
Ordered printed and referred to Committee on Cities of the First Class.

**House Bill No. 459**, by Representative Jackson (By Request): An Act relating to issuance, renewals and transfers of licenses for intoxicating liquors; providing for investigation therefor; and amending Section 3 of Chapter 174 of the Laws of 1935 (Section 7306-27 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Liquor Control.

Ordered printed and referred to Committee on Insurance.

**House Bill No. 461**, by Representative Pearson: An Act relating to assistance for the blind; granting medical, vocational and other aids; limiting the meanings of income and resources; prescribing eligibility and methods of applying for assistance; regulating appeals and actions on claims; requiring the filing and posting of regulations; providing penalties for violations; repealing laws in conflict herewith; and amending Sections 3, 8, 9, 10, 13 and 17 of Chapter 132, Laws of 1937, and adding new sections 4½, 13½ and 15½ thereto.
Ordered printed and referred to Committee on Unemployment Relief and Public Welfare.

**House Bill No. 462**, by Representative Vane: An Act providing for the regulation of the outflow of lakes in the State of Washington for the purpose of maintaining the water level thereof in the interests of flood control;
placing jurisdiction thereof in the superior courts; preventing interference therewith; and providing penalties for violations of the provisions of this act.

Ordered printed and referred to Committee on Flood Control.

**House Bill No. 463**, by Representative Van Dyk: An Act relating to the Department of Agriculture; providing for regulation of the processing, handling, distribution, and dealing at wholesale in eggs for human consumption; providing standards of sanitation; providing a system of licenses; requiring the posting of terms and prices on eggs and certain farm supplies; defining certain offenses and providing penalties therefor; providing a saving clause; and declaring an emergency.

Ordered printed and referred to Committee on Agriculture.

**House Bill No. 464**, by Representatives Warnica and Mohler: An Act relating to secondary state highways; extending Secondary State Highway No. 51; and amending Section 6 of Chapter 207 of the Laws of 1937 (Section 6402-6 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Roads and Bridges.

On motion of Mr. Reilly (Edward J.), instead of the usual number, only 300 copies were ordered printed of House Bill No. 463.

**House Bill No. 465**, by Representative Twidwell: An Act relating to the opening and closing of offices of the clerks of the superior courts, and amending Sections 1 and 2 of Chapter LVII (57), page 98, of the Laws of 1891 (Section 73 of Remington's Revised Statutes).

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

**House Concurrent Resolution No. 6**, by Representative Fry: Relating to a return ball to be given by the Legislature.

Under suspension of rules, read second and third times, adopted and ordered immediately transmitted to the Senate.

**House Joint Resolution No. 11**, by Representative Turner: Relating to the judiciary; providing for creation of a judicial commission, and for the terms of office, appointment and removal of judges and other judicial officers; and amending Sections 3, 5 and 23 of Article IV, of the State Constitution.

Ordered printed and referred to Judiciary Committee.

**House Joint Resolution No. 12**, by Representative Smith (Jurie B.): Providing for submission to the electors of the State a proposal to amend 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. 17**, by Representative Sherman: Relating to National Defense Program.

Ordered printed and referred to Committee on Memorials.

**House Joint Memorial No. 18**, by Representative Savage: Relating to W. P. A. wages.

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

Engrossed Senate Bill No. 39, by Senator Thomas: An Act relating to the use, sale and growth of narcotic drugs; providing for the treatment of drug addicts; providing penalties for violations of this act and amending Sections 2509-2, 2509-3, 2509-4, 2509-7, 2509-11 of Remington's Revised Statutes; and adding Sections 2509-15, 2509-16, 2509-17, 2509-18 to Remington's Revised Statutes, and declaring an emergency.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 65, by Senator Morgan: An Act relating to salaries of officers of cities of the second class and amending Section 12, Section 20, Section 21, Section 22 and Section 26 of Chapter 241 of the Laws of 1907.

Referred to Committee on Municipal Corporations Other Than First Class.

Senate Bill No. 75, by Senator Kyle: An Act authorizing and directing the Director of Highways to make survey and estimate for relocation and realignment of a portion of State Road No. 5, a primary state highway in King County.

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 101, by Senators Troy and Moe: An Act relating to appeals to the superior courts from decisions of the joint board of the Department of Labor and Industries, and providing for trial by jury as in actions at law.

Referred to Judiciary Committee.

Senate Bill No. 258, by Senator Duggan: An Act relating to mining claims, and providing that the interest of the owner of the possessory right in mining claims shall be considered real property.

Referred to Committee on Mines and Mining.

Senate Bill No. 278, by Senator McAulay: An Act relating to powers and duties of the Director of Game, and amending Section 28 of Chapter 3 of the Laws of 1933 (Section 5880 of Remington's Revised Statutes).

Referred to Committee on Game and Game Fish.

Senate Bill No. 343, by Committee on Agriculture: An Act declaring the policy of the legislature with regard to conserving soil resources and preventing and controlling soil erosion; establishing the State Soil Conservation Committee and defining its powers and duties; providing for the creation of governmental subdivisions within the State to be known as soil conservation districts; providing for the discontinuance of such soil conservation districts; defining the powers and duties of soil conservation districts and providing for the exercise of such powers, including the power to acquire property by purchase, gift and otherwise; empowering such districts to adopt programs and regulations for the discontinuance of land-use practices contributing to soil wastage and soil erosion, and empowering such districts to adopt programs and regulations for the carrying out of soil-conserving land-use practices, and providing for the enforcement of such programs and regulations; providing for the establishment of boards of adjustment in connection with land-use regulations and defining their functions and powers; and declaring that this act shall take effect immediately.

Referred to Committee on Agriculture.
Senate Joint Memorial No. 8, by Senator Metcalf: Relating to the allotment of a regiment of anti-aircraft artillery to the State of Washington. Referred to Military Committee.

On motion of Mr. Fry, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 1:00 p.m. The Clerk called the roll, and all members were present except Representatives Devenish, Fry, Hay, Jones (John R.), McCash, Payne, Pearson, Sherman, Vane, Wenberg, and Wiggen, Representative McCash having been excused.

SECOND READING OF BILLS

House Bill No. 263, by Representative Carty: Relating to taxation. The bill was read the second time by sections.

Mr. Isenhart moved the adoption of the following amendment:

Amend Section 1 by adding at the end thereof the following words: "Provided, that nothing in this act shall apply to fresh fruit."

Debate ensued. With the consent of the House, Mr. Isenhart withdrew his amendment. House Bill No. 263 was passed to third reading.

House Bill No. 264, by Representative Carty: Relating to taxation. The bill was read the second time by sections.

Mr. Isenhart moved the adoption of the following amendment:

In Section 2, line 21 of the printed bill, strike the word "April" and insert in lieu thereof the word: "June".

Debate ensued. On motion of Mr. Miller (Donald B.), the previous question was ordered. The amendment to Section 2 by Mr. Isenhart was lost.

Mr. Pettus moved the adoption of the following amendment:

In Section 2, line 21 of the printed bill, strike the word and figure "April 30th" and insert in lieu thereof the word and figure: "January 1st".

Debate ensued. Mr. Jones (John R.), moved that the amendment by Mr. Pettus be laid on the table.

The Speaker: "A motion to table takes everything with it."

With the consent of the House, Mr. Jones (John R.) withdrew his motion to table.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The amendment by Mr. Pettus to Section 2 was lost.

On motion of Mr. Reilly (Edward J.), the following amendment to Section 5 was adopted:

In Section 5, line 21 of the original bill, being page 2, line 13 of the printed bill, after the word "rights" strike the remainder of the section and insert in lieu thereof the following: "accruing before the passage of this act."

House Bill No. 264 was passed to third reading and ordered engrossed.
House Bill No. 247, by Representative Reilly (Edward J.) (By Departmental Request): Transferring certain funds in the State Treasury.

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

House Bill No. 248, by Representative Reilly (Edward J.) (By Departmental Request): Transferring certain funds in the State Treasury.

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

House Bill No. 249, by Representative Reilly (Edward J.) (By Departmental Request): Transferring certain funds in the State Treasury.

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

House Bill No. 250, by Representative Reilly (Edward J.) (By Departmental Request): Transferring certain funds in the State Treasury.

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

House Bill No. 253, by Representative Reilly (Edward J.) (By Departmental Request): Transferring certain funds in the State Treasury.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the following amendment was adopted:

In Section 1, line 10 of the original bill, being line 3 of the printed bill, after the word “reserves” and before the word “shall” insert the following: “and from sales and leases and from licenses for the taking of oysters from the reserves”.

House Bill No. 253 was passed to third reading and ordered engrossed.

House Bill No. 68, by Representative Vane: Relating to the probate of estates.

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

House Bill No. 412, by Committee on Public Utilities: Relating to the transportation of persons by motor vehicles.

Mr. Van Dyk moved that House Bill No. 412 be referred to the Committee on Roads and Bridges.

After considerable discussion, the previous question was ordered on motion of Mr. Dore.

The motion by Mr. Van Dyk was carried, and House Bill No. 412 was referred to the Committee on Roads and Bridges.

THIRD READING OF BILLS

Engrossed House Bill No. 289, by Committee on Forestry and Logged-Off Lands (By Departmental Request): Relating to the improvement of farms with Federal financial aid.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 289 was placed on final passage.

On motion of Mr. Callison, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 289, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R.
"Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—88.

Those absent or not voting were: Representatives Austin, Cowen, Eaton, Gabrielsen, Guisinger, Jones (John R.), Lindsay, Martin, McCash, Pearson, Sherman—11.

Engrossed 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. 146, by Representative Kinnear (Geo. C.): Relating to the collection of taxes.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 146 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 146, and the bill passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R.), "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—85.

Those voting nay were: Representatives Savage, Tisdale—2.

Those absent or not voting were: Representatives Cowen, Eaton, Gabrielsen, Guisinger, Jones (John R.), Martin, McCash, Mohler, Moulton, Pearson, Sherman, Twidwell—12.

Engrossed House Bill No. 146, having received the 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. 257, by Representative Kehoe: Creating a State Library Commission.

On motion of Mrs. Kehoe, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 257 was placed on final passage.

On motion of Mr. Biepz, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Bill No. 257, and the bill passed the House by the following vote: Yeas, 78; nays, 8; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Devenish, Dixon, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, McQuisten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Michael B.), Smith (Vernon A.), Swegle, Turner, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—78.

Those voting nay were: Representatives Bernethy, Lauman, McDonald, Pettus, Pitt, Smith (Jurie B.), Van Dyk, Wenberg—8.

Those absent or not voting were: Representatives Beierlein, Cowen, Eaton, Gabrielsen, Guisinger, Martin, McCash, Mohler, Pearson, Sherman, Tisdale, Trombley, Twidwell—13.

Engrossed 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.

**EXPLANATION OF VOTE**

Mr. William J. Pennock:

"I am changing my vote from 'No' to 'Aye' on House Bill No. 257 because of the many requests I have received from librarians to vote for the establishment of a Library Commission, as provided in this bill.

"I do not approve of further centralizing power, however, as this bill does, in the hands of a Governor who has not used his already great powers to further liberal government in general, and who has not, specifically, established himself as any friend of the libraries. On second reading I offered an amendment to this bill, providing that the commissioners appointed by the Governor under the terms of this bill be approved by the Superintendent of Public Instructions, which amendment would have given a certain check against centralization in illiberal hands. When this amendment failed, I first voted 'No' on final reading of House Bill No. 257 as a protest vote, then changed my vote in deference to the wishes of the State Library Association."

Engrossed House Bill No. 280, by Representative Cameron: Relating to the healing arts and the licensing thereof.

Mr. Dixon moved that Engrossed House Bill No. 280 be re-referred to the Committee on Industrial Insurance.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The motion by Mr. Dixon was carried, and Engrossed House Bill No. 280 was re-referred to the Committee on Industrial Insurance.

**MOTIONS**

Mr. Smith (Michael B.) moved that the House revert to the fourth order of business for the purpose of making a motion.

Debate ensued.
Mr. Reno:
"Mr. Speaker, what is the purpose in making a motion to revert to the fourth order of business? Is it necessary to make such a motion?"

The Speaker:
"I am going to rule that in order to change the order of the business of the day it takes a suspension of the rules by a two-thirds vote of the members present."

Mr. Smith (Michael B.):
"Mr. Speaker, I would like to know the rule which you use as a basis for your ruling."

The Speaker:
"Rule No. 9, order of business, where it says business shall be disposed of in a certain order."

There being no objection, the motion by Mr. Smith (Michael B.) was withdrawn.

Mr. Smith (Michael B.) moved that the rules be suspended and the Rules Committee be discharged of any further consideration of Engrossed Senate Bill No. 79.

Debate ensued.

Mr. Wentworth moved the previous question, and the demand was lost on a rising vote.

Mr. Reilly (Edward J.) 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 Beierlein, Cowen, Martin and Pearson.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

The Sergeant-at-Arms announced that Representative Cowen was present.

Mr. Smith (Michael B.) moved that the absentees be excused and the House proceed with business under the call of the House.

The motion was lost.

Mr. Henry moved that Representative Martin be excused from the call of the House.

The motion was carried.

On motion of Mr. Reilly (Edward J.), all absentees were excused, and the House proceeded with business under the call of the House.

Debate continued on the motion of Mr. Smith (Michael B.), that the rules be suspended and the Rules Committee be discharged of any further consideration of Engrossed Senate Bill No. 79.

Mr. Dixon moved as an amendment to Mr. Smith's (Michael B.) motion that Engrossed Senate Bill No. 79 and Senate Bill No. 80 be placed on tomorrow's (Tuesday's) calendar.

On motion of Mr. Underwood, the previous question was ordered.

The motion by Mr. Dixon to place Engrossed Senate Bill No. 79 and Senate Bill No. 80 on the calendar for Tuesday, February 21, 1939, was lost.

On motion of Mr. Payne, the previous question was ordered.

The Speaker declared the question before the House to be the motion by
Mr. Smith (Michael B.) that the rules be suspended and the Rules Committee be discharged of any further consideration of Engrossed Senate Bill No. 79.

A roll call was demanded and the demand was sustained.

The Speaker:

"A vote 'Aye' will be a vote in favor of Mr. Smith's motion that the Rules Committee be discharged of any further consideration of Senate Bill No. 79. A vote 'No' will be a vote against Mr. Smith's motion."

The Clerk called the roll, and the motion by Mr. Smith (Michael B.) was lost by the following vote: Yeas, 33; nays, 64; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Bernethy, Butler, Callison, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pennock, Pettus, Pitt, Rosellini, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—33.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—64.

Those absent or not voting were: Representatives Beierlein, Pearson—2.

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

NOTICE TO AMEND HOUSE RULES

Mr. Henry gave notice that on the next working day he would make a motion to amend House Rule No. 10 as follows:

In House Rule No. 10, Subsection (b), strike the words "two-thirds" and insert in lieu thereof the words: "a majority".

On motion of Mr. Fry, the House adjourned to ten o'clock a. m., Tuesday, February 21, 1939.

S. R. Holcomb, Chief Clerk.
The Speaker called the House to order at ten o'clock a. m.
The Clerk called the roll, and all members were present except Representatives Austin, Butler, Cowen, Rosellini and Wen Berg.
Prayer was offered by Reverend Walter G. Comin, Minister 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.
On motion of Mr. Underwood, Rule 20 was suspended.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Mr. Dixon moved that House Bill No. 219 be re-referred to the Rules Committee.
Debate ensued.
On motion of Mr. Reilly (Edward J.), the previous question was ordered.
The motion to re-refer House Bill No. 219 to the Rules Committee was lost.
Mr. Dixon:
"Mr. Speaker, I am going to ask that you see that Rule 76 is lived up to."
The Speaker:
"Mr. Dixon, I believe Rule 76 is the rule limiting the time a bill may be in a committee to ten days."

Mr. Dixon:
"Mr. Speaker, that is right."
The Speaker:
"Well, the bill could have been brought out by a majority vote of the members. Your motion did not prevail."

Mr. Dixon:
"Doesn't the rule say the bill must be reported out in ten days?"
The Speaker:
"That is what the rule says, but it takes a majority vote of the House to bring it out."

Resolution by Mr. Savage:

Be It Resolved,
WHEREAS: The sound judgment and consensus of opinion of a large or small body of people can only be arrived at after a thorough discussion, and not by log-rolling or string pulling; and
WHEREAS, some of us are free to vote the way our conscience dictates, after hearing both sides of a question, and are not too obliged or obligated to any person or group of persons to vote as we see proper; and
WHEREAS, it is too easy to get two-thirds to vote for the previous question on a bill
when many are not interested at all and others want to get it out of the way so as to
bring up something of their own and still others want to get away to meet a friend,
have an early dinner or go home (where they should have stayed); and

WHEREAS, on Monday, February 20, a bad bill passed the House because the second
member to get the floor moved the previous question after only one thought had been
expressed for the bill, and none against it. But deprived the assembly of the privilege
of having the bad features of the bill pointed out; and

WHEREAS, on Friday, February 17, bills passed the House with no debate because
the first member to get the floor moved the previous question and for the above men­
tioned reasons the motion carried. (By the way, it should require unanimous consent
to prevent debate on a question from ever starting.) and

WHEREAS, it is fair and necessary to stop debate by a two-thirds vote after both sides
of the question have been presented, or when all speakers are of the same opinion
or any time that debate becomes useless; and

WHEREAS, the Speaker can tell if no one else wants the floor.

Now, Therefore, Be It Resolved:

That no ambitious member for any of the above mentioned reasons avail himself
of the distinguished honor of moving the previous question before a proper time has
elapsed for debate.

And Be It Further Resolved:

That an emergency exists for the common courtesy of our members, for the health
and happiness of our State, and for our Democracy.

And Be It Further Resolved:

That this act shall take effect immediately.

CHAS. SAVAGE, Chairman of the Golden Rule

Committee.

Mr. Savage moved the adoption of the resolution.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.
The resolution was lost on a voice vote.

REPORTS OF STANDING COMMITTEES

House Bill No. 218 (reported by Judiciary Committee):
Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 20, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill
No. 269, entitled "An Act relating to official court reporters and repealing Section 1,
Chapter 66, Laws of 1919 (Section 42-13 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.

Edward J. Reilly, Chairman.

We concur in this report: O. R. Schumann, Mark M. Moulton, C. Wayne Swegle,

Passed to second reading.

House of Representatives,
Olympia, Wash., February 20, 1939.

Mr. Speaker:

We, your Military Committee, to whom was referred House Bill No. 334, entitled
"An Act making an appropriation from the Veterans' Compensation Bond Retirement
Fund; limiting the time for making application and authorizing payment thereunder,"
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass.

Roy J. Kinner, Chairman.

We concur in this report: Dr. U. M. Lauman, Carl E. Devenish, E. C. Wills, Sixten
P. Nordenberg, J. D. McDonald, Fred Miller, Frank L. Hatley.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 410, entitled "An Act relating to intoxicating liquor; providing for the repeal of licenses to sell beer at picnics or other special occasions; and repealing Section 23-S of Chapter 217 of the Laws of 1937 (Section 7306-23S 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.

MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 411, entitled "An Act relating to intoxicating liquors; regulating the days and hours of sale thereof; and amending Chapter 62, Laws of 1933, Extraordinary Session, by adding a new section thereto to be known as Section 79A," 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.

MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 424, entitled "An Act relating to municipal corporations governed by a commission; providing for the election of members thereof; and amending Sections 3 and 7 of Chapter 116 of the Laws of 1911 (Sections 9092 and 9096 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. JULIA BUTLER, 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. 428, entitled "An Act relating to certain State employees and their hours of employment," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. DAN L. GUISSINGER, Chairman.

We concur in this report: C. N. Eaton, H. N. Jackson, Alva Ruark, John Sherman, Julia Butler, Donald B. Miller, George Kinnear.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 20, 1939.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 178; also Senate Bill No. 220; also Senate Bill No. 269, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.
The Senate has passed: Engrossed Senate Bill No. 225, and the same is herewith transmitted.

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

**House Bill No. 466**, by Committee on Insurance: An Act fixing the salary of the State Insurance Commissioner.

Ordered printed and passed to second reading.

**House Bill No. 467**, by Judiciary Committee: An Act relating to prosecuting attorneys; providing for the appointment of deputies; amending Section 1 of Chapter 7, Laws of 1903 (Section 115 of Remington's Revised Statutes); and declaring an emergency.

Ordered printed and passed to second reading.

**House Bill No. 468**, by Representative Neal (By Request): An Act relating to public highways, and amending Section 1 of Chapter 5 of the Laws of 1939.

Referred to Committee on Roads and Bridges.

On motion of Mr. Neal, instead of the usual number, only 300 copies were ordered printed of House Bill No. 468.

**House Bill No. 469**, by Representative Sherman: An Act relating to the relocation of a portion of the Olympic Highway known as State Road No. 9.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 470**, by Representative Phillips: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 4; amending Section 5 of Chapter 207, Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 471**, by Representative Devenish: An Act relating to public highways and motor vehicles and the operators thereof; providing for an offense of negligent operation; defining terms; amending Chapter 189, Session Laws of 1937, by adding thereto a new section to be known as Section 118½; and declaring an emergency and that this act shall take effect the first day of April, 1939.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 472**, by Representative Devenish: An Act relating to motor vehicles and the operation thereof upon the public highways; authorizing local authorities to make and enforce certain regulations in connection therewith; relating to certain offenses and the powers of courts and judges thereof; providing for the impounding of vehicles and vehicle license plates; defining the powers and duties of certain officers; amending Section 2, 134, 142, and 144 of Chapter 189, Session Laws of 1937; and declaring an emergency and that this act shall take effect on the first day of April, 1939.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 473, by Representative Devenish: An Act relating to motor vehicles, evidence of ownership, registration, licensing and identification thereof, and regulation and licensing of operators thereof; relating to certain provisions for the ownership, registration and licensing of vehicles and control of vehicle operators; prescribing the powers and duties of certain public officers; defining certain offenses; amending Sections 5, 6, 7, 17, 21, 28, 46, 47, 52, 56 and 67 of Chapter 188, Session Laws of 1937; and declaring an emergency and that this act shall become effective April 1, 1939.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 474, by Representatives Reilly (Edward J.) and Cowen: An Act providing for a bridge across the Spokane River from Ash Street to Oak Street in the City and County of Spokane, making the necessary appropriation therefor for such purpose and as within the act provided, and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 475, by Representative Reilly (Edward J.) (By Request): An Act making an appropriation for the relief and benefit of Silas Cook.

Referred to Committee on Appropriations.

On motion of Mr. Reilly (Edward J.), the usual number of copies of House Bill No. 475 were ordered printed.

House Bill No. 476, by Representative Dore: An Act relating to the supervision of holding companies, associations, and corporations, providing for periodical examination, providing a method of drafting expenses for such examination, making this act retroactive, and declaring an emergency.

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

House Bill No. 477, by Representative Schumann: An Act relating to the regulation and control of water within this State and rights to the use thereof, and amending Chapter 117, Laws of 1917, as amended, by adding thereto a new section to be known as Section 39-b.

Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 478, by Representative Hurley (John R. "Pat") (By Request): An Act relating to the State Apple Advertising Commission; requiring advertising to be placed with the taxpaying agencies of the State of Washington; and amending Section 9 of Chapter 195 of the Laws of 1937 (Section 2874-9 of Remington's Revised Statutes).

Referred to Committee on Horticulture.

On motion of Mr. Hurley (John R. "Pat"), the usual number of copies of House Bill No. 478 were ordered printed.

House Bill No. 479, by Representative Rosellini: An Act authorizing counties which have acquired or may hereafter acquire any real property at tax foreclosure sale to lease the same with or without an option to purchase; repealing Chapter 38 of the Laws of 1907 (Sections 11312, 11313 and 11314 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Counties and County Boundaries.
House Bill No. 480, by Representative Dixon: An Act relating to the judiciary, restricting the activities of the members thereof in relation to lobbying, and repealing Chapter 63 of the Laws of 1933 Extraordinary Session.

Ordered printed and referred to Judiciary Committee.

House Bill No. 481, by Representative Armstrong: An Act relating to and regulating handling, transportation, treatment and disposition of dead human bodies, and amending Section 1 of Chapter 108 of the Laws of 1937 (Section 8313 of Remington's Revised Statutes).

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

Mr. Armstrong moved that House Bill No. 481 be re-referred to Committee on Labor and Labor Statistics.

The motion was lost.

House Bill No. 482, by Representative Dore: An Act relating to the practice of optometry; prescribing qualifications of persons entitled to practice optometry; fixing penalties; and amending Section 3 of Chapter 155 of the Laws of 1937 (Section 10159 of Remington's Revised Statutes) Section 1 of Chapter 134 of the Laws of 1935 (Section 10152 of Remington's Revised Statutes) and Sections 11 and 22 of Chapter 144 of the Laws of 1919 (Sections 10156 and 10163, respectively, of Remington's Revised Statutes).

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

House Bill No. 483, by Representative Pennock: An Act requiring that certain employees of public libraries located in cities of the first class shall come under any existing civil service system in such cities.

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

House Bill No. 484, by Representative Pennock: An Act relating to housing of recipients of old-age assistance; creating a revolving fund; prescribing powers and duties of the division of old-age assistance; providing for non-interest bearing loans.

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

House Joint Resolution No. 13, by Representative Lindsay: Providing for submission to the electors of the State of a proposal to amend Article III of the Constitution of the State of Washington, by adding thereto a new section to be designated as Section 26, and relating to salaries of state officers.

Ordered printed and referred to Committee on Constitutional Revision.

FIRST READING OF SENATE BILLS

Senate Bill No. 178, by Senator Duggan: An Act providing for the filing of chattel mortgages in the county to which mortgaged chattels are removed, defining the effect of failure so to do, and amending Section 1988 of Chapter CXLI of the Code of 1881.

Referred to Judiciary Committee.
Senate Bill No. 220, by Senator McAulay: An Act providing for the regulation of field trials for hunting dogs and providing penalty for the violation thereof.

Referred to Committee on Game and Game Fish.

Engrossed Senate Bill No. 225, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to fees to be paid by persons, firms and corporations subject to regulation by the Department of Public Service, and amending Sections 1, 3 and 4 of Chapter 158 of the Laws of 1937.

Referred to Judiciary Committee.

Senate Bill No. 269, by Senator Moe: An Act making an appropriation for the maintenance, repair, improvements of the streets of the City of Grand Coulee, an declaring this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS

House Bill No. 188, by Representative Lindsay: Relating to savings and loan associations.

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred House Bill No. 188, entitled "An Act relating to the organization, management, and supervision of savings and loan associations; providing for the conversion of Federal Savings and Loan Associations; amending Sections 20, 23, 28, 29, 47 as heretofore amended, 48, 49 as heretofore amended, 50, 51, 56, 57 and 65 of Chapter 183 of the Laws of 1933; and repealing Chapter 9 of the Laws of 1935," have had 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, beginning with the word and figure "Section 49" on page 8, line 12 of the original bill, being page 5, line 22 of the printed bill, strike down to and including the word "reestablished", on page 9, line 2 of the original bill, being line 39 of the printed bill, and insert in lieu thereof the following:

"Every savings and loan association shall have on hand at all times, in cash, or available deposits in banks and trust companies, a sum not less than three per cent (3%) of its outstanding privately owned shares and, in addition, a sum, in cash, deposited in banks and trust companies, or invested in bonds or obligations of the United States of America in an aggregate amount equal to not less than three per cent (3%) of its outstanding privately owned shares and, in addition, a sum, in cash, deposited in banks and trust companies, or invested in any bonds in which an association may invest in an aggregate amount equal to not less than three per cent (3%) of its outstanding privately owned shares: Provided, That an association will not be required to comply with this provision prior to February 15, 1941, if it shall, on or before April 1, 1940, have an amount equal to three per cent (3%) of its outstanding privately owned shares invested in accordance herewith.

"Subject to the foregoing provision, if an association, at any time, shall have less than the nine per cent (9%) hereinabove prescribed in cash or deposited in banks and trust companies, or invested as hereinabove prescribed, such association shall immediately discontinue lending or the making of investments, except those for which its commitments have previously been issued, until a status complying with the provisions of this section shall be re-established."

In Section 11, Subsection 9, page 13, line 7 of the original bill, being page 8, line 17 of the printed bill, after the word "association", strike the period and insert in lieu thereof a comma (,) and add the following: "and in bonds of a National Mortgage Association created under the laws of the United States Government."

In Section 11, subsection 9, page 13, lines 12 and 13 of the original bill, being page 8,
line 11 of the printed bill, after the word "least" and before the word "annually", strike the words and figures: "five per cent (5%)".  

RODERICK A. LINDSAY, Chairman.

We concur in this report: Z. A. Vane, Harry D. Austin, Edward E. Henry, Earl R. Warnica, John R. Jones.

The bill was read the second time by sections.

Mr. Lindsay moved the adoption of the committee amendment to Section 8. 

On motion of Mr. Turner, the following amendment to the committee amendment to Section 8 was adopted:

In Section 8, line 1 of the amendment, strike the words: "beginning with" and insert in lieu thereof the word: "following".

The committee amendment to Section 8, as amended by Mr. Turner, was adopted.

On motion of Mr. Lindsay, the other committee amendments were adopted.

House Bill No. 188 was passed to third reading and ordered engrossed.

House Bill No. 282, by Committee on Commerce and Manufacturing: Relating to unfair competition.

House of Representatives, Olympia, Wash., February 16, 1939.

MR. SPEAKER:

We, a part of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 282, entitled "An Act relating to unfair competition, discrimination and practices in connection with the sale of certain articles and commodities and the rendering of certain services; defining, prohibiting and making the same unlawful; providing for civil and criminal actions in connection therewith; and prescribing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 2, line 25 of the original bill, being line 11 of the printed bill, after the word "discriminate" strike the balance of the matter down to and including the comma (,) after the word "thereof" in line 30 of the original bill, being line 15 of the printed bill, and insert in lieu thereof the following: "between different sections of the same community, city, town or village in this State, by selling or furnishing such article or product at a lower price in one such section".  

Chairman.

We concur in this report: Will W. Wentworth, Cecil A. Gholson, Edward J. Reilly.

Mr. Speaker:

We, a part of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 282, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

EARL S. COE, Chairman.

We concur in this report: Tom Montgomery, Theodore S. Turner.

The bill was read the second time by sections.

On motion of Mr. Coe, the committee amendment to Section 2 was adopted.

Mr. Callison moved that House Bill No. 282 be indefinitely postponed.

Mr. Wentworth 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 and Cowen.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.
Mr. Armstrong moved that the absentees be excused and that the House proceed with business under the call of the House.

The Sergeant-at-Arms reported that Mr. Cowen was present.

The motion was carried.

The Speaker stated the question before the House was the motion by Mr. Callison to indefinitely postpone House Bill No. 282.

Debate ensued.

On motion of Mr. Armstrong, the previous question was ordered.

A roll call was demanded, but the demand was not sustained.

The motion to indefinitely postpone House Bill No. 282 was lost on a voice vote.

Mr. Kinnear moved the adoption of the following amendment:

In Section 3, page 2, line 44, strike the sentence beginning with the word “In” and ending with the word “acts.”

Debate ensued.

Mr. Smith (Vernon A.) moved that further proceedings under the call of the House be dispensed with.

Debate ensued.

On motion of Mr. Underwood, the previous question was ordered.

The motion by Mr. Smith (Vernon A.) to dispense with the call of the House was lost.

Debate continued on the merits of the amendment offered by Mr. Kinnear (Geo. C.).

On motion of Mr. Finucane, the previous question was ordered.

The amendment by Mr. Kinnear (Geo. C.) was lost.

Mr. Martin moved that further proceedings under the call of the House be dispensed with.

The motion was carried.

On motion of Mr. Fry, the House recessed 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 Austin, Devenish, Hay, Nordenberg, Pearson, Petit and Smith (Michael B.).

The Speaker observed, within the bar of the House, former Representative James H. Davis from Pierce County, and appointed Mr. Pettus and Mr. Sandegren to escort him to a seat beside the Speaker.

COMMUNICATIONS FROM THE GOVERNOR

State of Washington, Executive Department, Olympia, February 20, 1939.

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. 33: "An Act relating to the qualification of electors, the registration of voters, defining the duties of certain officers in connection therewith, and amending Section 5114-3 of Remington's Revised Statutes."

House Bill No. 103: "An Act relating to taxation; providing for cancellation of or reduction in the assessment of property erroneously assessed through errors in description, double assessments or manifest errors in assessment which do not involve a revaluation of the property, and the correction of error in extending tax-rolls and for the refund of taxes based thereon; defining the duties of certain state and county officers in connection therewith; and declaring an emergency."

House Bill No. 105: "An Act requiring the display of the United States flag on the campuses of the State institutions of higher education."

House Bill No. 119: "An Act appropriating the sum of Thirty-five Hundred Dollars ($3,500.00), or so much thereof as may be necessary for the temporary publication of Session Laws of the 26th 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 21, 1939.

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. 109: "An act authorizing the conveyance to the Fairmont Cemetery Association of certain State lands in Spokane County."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 21, 1939.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 101, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 21, 1939.

MR. SPEAKER:

The Senate has passed Senate Bill No. 400, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

The House resumed consideration of House Bill No. 282 on second reading. House Bill No. 282 was passed to third reading and ordered engrossed.

House Bill No. 372, by Representative Payne: Relating to corporation stock transfers.

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

House Bill No. 379, by Representative Reilly (Edward J.) (By Request): Relating to certain bonds issued by counties, cities and towns.

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

House Bill No. 365, by Representative Reilly (Edward J.) (By Request): Relating to interest coupons on county and city bonds.

The bill was read the second time by sections and passed to third reading.
House Bill No. 223, by Representative Lindsay: Relating to bonding and licensing of painting contractors.

The bill was read the second time by sections.

On motion of Mr. Reno, the following amendment was adopted to Section 4:

In Section 4, line 1, page 2 of the original bill, being line 21 of the printed bill, after the comma (,) following the word “painting” strike the word “decorating” and insert in lieu thereof the words: “decoration by painting”.

Mr. Swegle moved the adoption of the following amendment to Section 12:

Amend the bill by striking the whole of Section 12 and renumbering the following sections consecutively.

Debate ensued.

Mr. Dore demanded a call of the House, but the demand was not sustained.

Debate continued.

On motion of Mr. Martin, the previous question was ordered.

Mr. Swegle moved that House Bill No. 223 be indefinitely postponed.

Debate ensued.

Mr. Armstrong 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 Payne and Austin.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Martin, Mr. Austin was excused from the call of the House.

On motion of Mr. Finucane, Mr. Payne was excused from the call of the House.

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

The Speaker declared the question before the House to be the motion by Mr. Swegle to indefinitely postpone House Bill No. 223.

Debate ensued.

On motion of Mr. Beckley, the previous question was ordered.

Mr. Swegle demanded a roll call and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Swegle to indefinitely postpone House Bill No. 223 was lost by the following vote: Yeas, 27; nays, 70; absent or not voting, 2.

Those voting yea were: Representatives Babcock, Beckley, Carty, Coe, Devenish, Eaton, Eddy, French, Fry, Isenhart, Jones (D. W.), Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), McCash, Miller (Frank O.), Miller (Fred), Moulton, Phillips, Reno, Ruark, Smith (Vernon A.), Swegle, Turner, Wintler, Woodall—27.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Cook, Cowen, Dixon, Dore, Egbert, Finucane, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson,
FORTY-FOURTH DAY, FEBRUARY 21, 1939

Kehoe, LaFollette, Lauman, Lindsay, Mackie, Martin, McDonald, McQuesten, Miller (Donald B.), Mohler, Montgomery, Neal, Nordenberg, Olson, Pear-sall, Pearson, Pennock, Petit, Pettus, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Mr. Speaker—70.

Those absent or not voting were: Representatives Austin, Payne—2.

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

In Section 1, line 9 of the original bill, being page 1, line 2 of the printed bill, strike the word “decorating” and insert in lieu thereof the words: “decoration by painting”.

Mr. Underwood moved the adoption of the following amendment:

In Section 22, line 32 of the printed bill, after the word “material” strike the comma (,) and the words “causing mechanic’s lien to be filed on the property.”

Debate ensued.

On motion of Mr. Hatley, the previous question was ordered.

The amendment by Mr. Underwood was lost.

House Bill No. 223 was passed to third reading and ordered engrossed.

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

House Bill No. 156, by Committee on Appropriations: Relating to the Pacific Northwest Centennial Exposition.

On motion of Mr. Hurley (John R. “Pat”), Substitute House Bill No. 156 was substituted for House Bill No. 156 and placed on the calendar for second reading.

The bill was read the second time by sections.

Mr. Finucane moved that Substitute House Bill No. 156 be re-referred to the Judiciary Committee.

Debate ensued.

With the consent of the House, Mr. Finucane withdrew his motion.

Substitute House Bill No. 156 was passed to third reading.

The Speaker called Mr. Hurley (John R. “Pat”), to preside.

House Bill No. 351, by Representatives Martin and Egbert: Relating to concentrated commercial feeding stuffs, fertilizers and livestock remedies.

MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 351, entitled “An act relating to the Department of Agriculture; providing for the regulation and registration of concentrated commercial feeding stuffs, fertilizers, and livestock remedies, and the labeling and advertising thereof, and for other purposes; providing for the licensing and regulation of retail dealers in concentrated commercial feeding stuffs; providing penalties; repealing Chapter 37 of the Laws of 1937 (Section 7016 to Section 7019-22, inclusive, of Remington’s Revised Statutes; Sections 89-21 to 89-45, inclusive, of Pierce’s Code),” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 29, page 8, line 30 of the original bill, being line 29, page 5 of the printed bill, after the word “aforesaid” strike the period (.) and insert in lieu thereof a colon (:) and add the following words: Provided, That nothing in Sections 24, 28 and 29
shall be construed to include under the provisions of these sections either canned dog
food or livestock remedies."  
W. E. CARTY, Chairman.

We concur in this report: Wylie W. Brown, Frank Chervenka, Emmet E. Egbert,
Cecil A. Gholson, H. D. Hall, John Isenhart, John R. Jones, James McCash, Alva Ruark,
Ralph Van Dyk.

The bill was read the second time by sections.
On motion of Mr. Martin, the committee amendment to Section 29 was
adopted.

House Bill No. 351 was passed to third reading and ordered engrossed.

House Bill No. 175, by Representative Van Dyk: Relating to the assess-
ment of property for taxation.
The bill was read the second time by sections.
House Bill No. 175 was passed to third reading.

House Bill No. 382, by Representative Mackie: Relating to settlement,
improvement and deeding of certain county lands.
The bill was read the second time by sections and passed to third reading.

House Bill No. 315, by Representative Sandegren: Relating to surveying.
The bill was read the second time by sections and passed to third reading.

House Bill No. 121, by Representative Bienz: Relating to teacher's re-
tirement.
The bill was read the second time by sections.
Mr. Olson moved the adoption of the following amendment:
In Section 3, line 10 of the printed bill, after the word "first", strike the words
"two consecutive" and after the word "school" strike the letter "s" in the word "years".

Debate ensued.
On motion of Mr. Underwood, the previous question was ordered.
The amendment by Mr. Olson to Section 3 was lost.
Mr. Beckley moved the adoption of the following amendment to Section 3:
Amend Section 3 by striking the whole thereof.

Debate ensued.
On motion of Mr. Reilly (Edward J.), the previous question was ordered.
The amendment by Mr. Beckley was lost.
Mr. Olson moved the adoption of the following amendment to Section 4:
In Section 4, Subsection d, line 3, page 3 of the printed bill, after the word "pri-
vate", insert the following words: "unless teacher desires a public hearing; and after
the word "matters" strike the word "there" and insert in lieu thereof the words: "in
private conference".

The Speaker resumed the chair.
Debate ensued.
On motion of Mr. Hatley, the previous question was ordered.
The amendment to Section 4 by Mr. Olson was lost.
Mr. Isenhart moved the adoption of the following amendment:
Amend the bill by adding a new section to be known as Section 22, as follows:
"Sec. 22. Nothing in this act shall apply to any counties of the State of Washing-
ton other than King, Pierce and Thurston Counties."

Debate ensued.
On motion of Mr. Reilly (Edward J.), the previous question was ordered.
The amendment by Mr. Isenhart was lost.

House Bill No. 121 was passed to third reading.
House Bill No. 314, by Representative Swegle: Permitting certain cities to sell unclaimed personal property.

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

House Bill No. 271, by Representative Hurley (Joseph E.): Relating to private corporations.

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

House Bill No. 323, by Committee on Cities of the First Class: Relating to municipally owned street railway systems.

On motion of Mr. Wiggen, House Bill No. 323 was referred to the Committee on Cities of the First Class for the purpose of amendment, and ordered to retain its place on Thursday's calendar for second reading.

THIRD READING OF BILLS

Substitute House Bill No. 29, by a Majority of the Committee on Education: Relating to public school employees' retirement pay.

On motion of Mr. Dore, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 29 was placed on final passage.

On motion of Mr. Dore, the previous question was ordered.

The Clerk called the roll on the final passage of Substitute House Bill No. 29, and the bill passed the House by the following vote: Yeas, 66; nays, 24; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Coe, Cook, Cowen, Dixon, Dore, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Kehoe, LaFollette, Lauman, Martin, McDonald, McQuesten, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettit, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Mr. Speaker—66.

Those voting nay were: Representatives Babcock, Beckley, Chervenka, Eaton, Eddy, Egbert, Finucane, French, Fry, Isenhart, Jones (D. W.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Miller (Frank O.), Montgomery, Moulton, Ruark, Schumann, Smith (Vernon A.), Turner, White, Woodall—24.

Those absent or not voting were: Representatives Austin, Cameron, Carty, Devenish, Hanson, Mackie, McCash, Miller (Fred), Payne—9.

Substitute House Bill No. 29, having received the 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. 92, by Representatives Sherman, Pearson and Savage: Providing for inner and outer harbor lines in front of the City of Port Townsend.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 92 was placed on final passage.

12—H
On motion of Mr. Reilly (Edward J.), the previous question was ordered. The Clerk called the roll on the final passage of Engrossed House Bill No. 92, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petie, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those absent or not voting were: Representatives Austin, Beckley, Cameron, Carty, Miller (Frank O.), Miller (Fred), Payne—7.

Engrossed House 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.

**House Bill No. 131**, by Representatives Vane and Jackson: Relating to cities and park districts.

On motion of Mr. Vane, the rules were suspended, the second reading considered the third, and House Bill No. 131 was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered. The Clerk called the roll on the final passage of House Bill No. 131, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Pearsall, Pearson, Pennock, Petie, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those absent or not voting were: Representatives Austin, Cameron, Martin, Nordenberg, Payne, Reilly (Edward J.)—10.

House bill No. 131, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 134, by Representatives Vane and Jackson: Relating to Metropolitan Park Districts.

On motion of Mr. Vane, the rules were suspended, the second reading considered the third, and House Bill No. 134 was placed on final passage.

On motion of Mr. Petit, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 134, and the bill passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—85.

Those voting nay were: Representatives Mackie, Martin—2.

Those absent or not voting were: Representatives Austin, Cameron, Eddy, Judd, Lindsay, McCash, Payne, Petit, Reilly (Edward J.), Ruark, Trombley, Van Dyk—12.

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.

Engrossed House Bill No. 44, by Representative Underwood: Relating to city elections and to amendments to city charters.

On motion of Mr. Underwood, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 44 was placed on final passage.

Debate on the merits of the bill ensued.

On motion of Mr. Hay, the previous question was ordered.

The Speaker called Mr. Reilly (Edward J.) to preside.

The Clerk called the roll on the final passage of Engrossed House Bill No. 44, and the bill passed the House by the following vote: Yeas, 68; nays, 19; absent or not voting, 12.

Those voting yea were: Representatives Babcock, Beierlein, Bienz, Brown, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Pearsall, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Turner, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler—68.
Those voting nay were: Representatives Bernethy, Dixon, Isenhart, McCash, McQuesten, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Schumann, Smith (Vernon A.), Trombley, Twidwell, Van Dyk, Woodall—19.

Those absent or not voting were: Representatives Armstrong, Austin, Beckley, Butler, Cameron, French, Gabrielsen, Lindsay, Mohler, Payne, Petit, Mr. Speaker—12.

Engrossed House Bill No. 44, having received the constitutional majority, was declared passed.

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

House Bill No. 225, by Representative Hanson: Relating to coal mining.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and House Bill No. 225 was placed on final passage.

On motion of Mr. Dore, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 225, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moult, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wiggan, Wills, Wintler, Woodall—84.

Those absent or not voting were: Representatives Armstrong, Austin, Cameron, Chervenka, French, Hatley, Henry, Jackson, McCash, Miller (Donald B.), Payne, Rosellini, Sandegren, Vane, Mr. Speaker—15.

House Bill No. 225, having received the constitutional majority, was declared passed.

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

House Bill No. 171, by Representative Woodall: Relating to police courts in certain cities.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and House Bill No. 171 was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 171, and the bill passed the House by the following vote: Yeas, 76; nays, 5; absent or not voting, 18.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen,
FORTY-FOURTH DAY, FEBRUARY 21, 1939

Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Fred), Mohler, Moulton, Neal, Olson, Pearsall, Pearson, Pennock, Petit, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Wentworth, White, Wiggen, Wills, Wintler, Woodall—76.

Those voting nay were: Representatives Dixon, Miller (Frank O.), Pettus, Tisdale, Trombley—5.

Those absent or not voting were: Representatives Armstrong, Austin, Chervenka, Henry, Kinnear (Roy J.), Lindsay, Miller (Donald B.), Montgomery, Nordenberg, Payne, Rosellini, Sandegren, Savage, Swegle, Underwood, Warnica, Wenberg, Mr. Speaker—18.

House Bill No. 171, having received the constitutional majority, was declared passed.

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

House Bill No. 286, by Committee on Reclamation and Irrigation (By Departmental Request): Relating to irrigation districts under contract with the United States.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and House Bill No. 286 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

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, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Armstrong, Babcock, Beierlein, Bernethy, Bienz, Brown, Callison, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Warna, Wentworth, White, Wiggen, Wills, Wintler, Woodall—77.

Those absent or not voting were: Representatives Austin, Beckley, Butler, Cameron, Carty, Chervenka, Guisinger, Hall, Henry, Lindsay, Martin, McQuesten, Payne, Pearson, Pennock, Petit, Rosellini, Sandegren, Underwood, Vane, Wenberg, Mr. Speaker—22.

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.

House Bill No. 163, by Representative Riley (Edward F.): Relating to taxation and the establishment of taxing district boundaries.
On motion of Mr. Riley (Edward F.), the rules were suspended, the second reading considered the third, and House Bill No. 163 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Dore, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 163, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Moulton, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall—84.

Those absent or not voting were: Representatives Austin, Cameron, Carty, Chervenka, Henry, Kinnear (Geo. C.), Mackie, Miller (Donald B.), Mohler, Montgomery, Neal, Payne, Petit, Wenberg, Mr. Speaker—15.

House Bill No. 163, having received the 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. 135, by Representative Jones (John R.): Relating to the buying and selling of agricultural products.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 135 was placed on final passage.

On motion of Mr. Jones (John R.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 135, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall—85.
Those absent or not voting were: Representatives Austin, Beierlein, Cameron, Chervenka, Fry, Henry, Judd, Miller (Donald B.), Nordenberg, Payne, Sherman, Van Dyk, Wenberg, Mr. Speaker—14.

Engrossed House Bill No. 135, having received the constitutional majority, was declared passed.

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

**House Bill No. 300**, by Representative Butler: Relating to precinct committeemen.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and House Bill No. 300 was placed on final passage.

Mr. Hurley (Joseph E.) moved the previous question, but the motion was lost.

Debate ensued on the merits of the bill.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 300, and the bill passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Babcock, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall—85.

Those voting nay were: Representatives Beckley, Riley (Edward F.), —2.

Those absent or not voting were: Representatives Austin, Beierlein, Cameron, Chervenka, Fry, Judd, Miller (Donald B.), Montgomery, Payne, Savage, Wenberg, Mr. Speaker—12.

House Bill No. 300, having received the 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. 283**, by Representative Pearsall (By Departmental Request): Relating to junior colleges.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 283 was placed on final passage.

Debate ensued on the merits of the bill.

The Speaker resumed the chair.

Debate continued.

Mr. Babcock moved that Engrossed House Bill No. 283 be indefinitely postponed.
Mr. Smith (Michael B.):

"Mr. Speaker, point of order. The motion to indefinitely postpone is not in order."

The Speaker:

"The Speaker is going to rule that the motion is in order. A motion to indefinitely postpone is in order because it cannot be reconsidered. If a vote is taken and the motion is either lost or passed, the vote can be reconsidered."

Debate continued.

On motion of Mr. Mackie, the previous question was ordered.

The Speaker declared the question before the House to be the motion by Mr. Babcock to indefinitely postpone Engrossed House Bill No. 283.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion to indefinitely postpone was lost by the following vote: Yeas, 17; nays, 71; absent or not voting, 11.

Those voting yea were: Representatives Babcock, Beckley, Brown, Eaton, Eddy, Finucane, Hurley (Joseph E.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Reilly (Edward J.), Riley (Edward F.), Ruark, Smith (Vernon A.), Wentworth, Woodall—17.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Gore, Egbert, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Mohler, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, White, Wiggan, Wills, Wintler, Mr. Speaker—71.

Those absent or not voting were: Representatives Austin, Cameron, Chervenka, Cowen, Hanson, Judd, Miller (Donald B.), Miller (Fred), Montgomery, Payne, Wenberg—11.

On motion of Mr. Underwood, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 283, and the bill passed the House by the following vote: Yeas, 65; nays, 23; absent or not voting, 11.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Butler, Carty, Coe, Cook, Dixon, Gore, Egbert, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, White, Wiggan, Wills, Wintler, Mr. Speaker—65.

Those voting nay were: Representatives Babcock, Beckley, Brown, Callison, Devenish, Eaton, Eddy, Finucane, Hurley (Joseph E.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Miller (Fred), Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Smith (Vernon A.), Warnica, Wentworth, Woodall—23.
Those absent or not voting were: Representatives Austin, Cameron, Chervenka, Cowen, Hanson, Judd, Miller (Donald B.), Mohler, Montgomery, Payne, Wenberg—11.

Engrossed House Bill No. 283, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 152 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 152, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Gore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warna, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—87.

Those absent or not voting were: Representatives Austin, Cameron, Chervenka, Cowen, Jones (John R.), Judd, Mackie, Miller (Donald B.), Montgomery, Payne, Vane, Wenberg—12.

House 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.

**House Bill No. 236**, by Committee on Agriculture: Relating to district exhibits of agricultural products.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and House Bill No. 236 was placed on final passage.

On motion of Mr. Reno, the previous question was ordered.

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, 77; nays, 10; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Gore, Eaton, Egbert, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Montgomery, Payne, Vane, Wenberg—12.

House 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.
Those voting nay were: Representatives Eddy, Finucane, Hurley (Joseph E.), Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Smith (Vernon A.), Turner, Wenberg, Wentworth—10.

Those absent or not voting were: Representatives Austin, Babcock, Beckly, Cameron, Chervenka, Cowen, Hanson, Judd, Lauman, Miller (Donald B.), Nordenberg, Vane—12.

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.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Finucane from Spokane County.

Mr. Finucane:

"We have had in this House about an hour or two in which to study thirty bills which are on the calendar for second and third reading. Of course we have short analyses of those bills. I want to say right now that I voted against the last bill merely as a protest against voting on any bill that is not on our calendar. No doubt it was a good bill, but we were not given the opportunity to study it. This type of thing leaves the House open to any number of bills that might be introduced for a final vote at the last minute, and I object to this action on bills, no matter how good or important they are, unless they are put on the calendar so that we may have an opportunity to study them before final action is taken."

NOTICE TO AMEND HOUSE RULES

Mr. Pennock gave notice that on the next working day he would move to amend House Rule No. 10 as follows:

In House Rule 10, Subsection b, strike the words "two-thirds" and insert in lieu thereof the words: "a majority".

On motion of Mr. Fry, the House adjourned to ten o'clock a. m., Wednesday, February 22, 1939.

S. R. HOLCOMB, Chief Clerk.
FORTY-FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 22, 1939.

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

The Clerk called the roll, and all members were present except Representatives Beckley, Fry, Hall, Montgomery, Moulton, Sandegren and Vane.

Prayer was offered by Reverend Walter G. Comin, Minister 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. Payne, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 21, 1939.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 253; also House Bill No. 264, have compared same with the original bills and find them correctly engrossed.

We concur in this report: W. Newton Fry, Wylie W. Brown.

House Bill No. 90 (reported by Committee on Cities of the First Class):
Do pass as amended.
Passed to second reading.

House Bill No. 130 (reported by Committee on Labor and Labor Statistics):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1939.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 139, entitled "An Act relating to licenses for the operation of motor vehicles and repealing Section 66 of Chapter 188 of the Laws of 1937," 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 Bill No. 211 (reported by Committee on Fisheries):
Majority: Do pass as amended.
Minority: Do not pass.
We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 326, entitled "An Act providing for the regulation of field trials for hunting dogs and providing penalty for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Fred J. Martin, Chairman.


Passed to second reading.

House Bill No. 327 (reported by Committee on Game and Game Fish):
Do pass as amended.
Passed to second reading.

We, your Committee on State Granted, School and Tide Lands, to whom was referred House Bill No. 381, entitled "An Act relating to the sale of tidelands in front of the City of La Conner," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. Eaton, Chairman.

We concur in this report: H. C. Armstrong, Robert Bernethy, Emmet E. Egbert, Michael B. Smith, C. E. Trombley.

Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 396, entitled "An Act relating to the disqualification of judges of the superior court, and amending Section 2 of Chapter 145 of the Laws of 1927 (Section 209-2 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.

Edward J. Reilly, Chairman.

We concur in this report: B. F. Reno, Jr., George Kinnear, W. L. LaFollette, Theodore S. Turner, O. R. Schumann, Mark M. Moulton.

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 396, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Chairman.

We concur in this report: C. Wayne Swegle, Donald B. Miller.

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 396, 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: Edward E. Henry, James M. Hay, Hugh J. Rosellini.

Passed to second reading.
Mr. Speaker:

We, your Military Committee, to whom was referred House Bill No. 415, entitled "An Act relating to the State Military Department and providing for the sale of certain real property, and making an appropriation of funds realized therefrom," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROY J. KINNEAR, Chairman.

We concur in this report: J. D. McDonald, Frank L. Hatley, Dr. U. M. Lauman, Carl E. Devenish, E. C. Wills, Fred Miller, Sixten P. Nordenberg.

Passed to second reading.

Mr. Speaker:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 465, entitled "An Act relating to the opening and closing of offices of the clerks of the superior courts and amending Sections 1 and 2 of Chapter L VII (57), page 98, of the Laws of 1891 (Section 73 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.

RICHARD G. COOK, Chairman.


Passed to second reading.

Engrossed Substitute Senate Bill No. 47 (reported by Judiciary Committee):

Majority: Do pass as amended.

Minority: Do not pass.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 51, entitled "An Act relating to taxation, authorizing installment contracts for the payment of delinquent real property taxes, prescribing powers and duties of county treasurers in connection therewith and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD J. REILLY, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on State Granted, School and Tide Lands, to whom was referred Engrossed Senate Bill No. 53, entitled "An Act relating to certain lands and authorizing the sale or lease thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. EATON, Chairman.

We concur in this report: H. C. Armstrong, Robert Bernethy, Emmet E. Egbert, Michael B. Smith, C. E. Trombley.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 127, entitled "An Act authorizing the purchase by the State of two dormitory
buildings for the Central Washington College of Education, providing for the subsequent operation or leasing thereof by the said institution and the repayment of the State General Fund out of net revenue therefrom, defining the powers and duties of certain officers in connection therewith 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. 

JOHN R. HURLEY, Chairman.


On motion of Mr. Reilly (Edward J.), the rules were suspended, Senate Bill No. 127 was advanced to second reading and read the second time in full.

Senate Bill No. 127 was passed to third reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 138, entitled "An Act relating to life insurance policy loans and advances, the computation of interest thereon, providing the remedy for the collection of such interest, and amending Chapter 49, Laws of 1911 as amended, the same being Sections 7032 to 7298 inclusive, Remington's Revised Statutes, by adding thereto a new section to be known as Section 184-A," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD J. REILLY, Chairman.


Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred Senate Bill No. 138, 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: W. L. LaFollette, Edward E. Henry.

Passed to second reading.

Mr. Speaker:

We, your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 146, entitled "An Act relating to State lands and providing for the elimination of certain tracts from the reservation made by Chapter 175 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.

C. N. EATON, Chairman.

We concur in this report: H. C. Armstrong, Robert Bernethy, Emmet E. Egbert, Michael B. Smith, C. E. Trombley.

Passed to second reading.

Mr. Speaker:

We, your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 197, entitled "An Act authorizing the conveyance of certain shorelands to the University of Washington for arboretum and botanical gardens," have
had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  C. N. Eaton, Chairman.

We concur in this report: H. C. Armstrong, Robert Bernethy, Emmet E. Egbert, Michael B. Smith, C. E. Trombley.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 21, 1939.

Mr. Speaker:

We, a majority of your Committee on Agriculture, to whom was referred Senate Bill No. 343, entitled "An Act declaring the policy of the Legislature with regard to conserving soil resources and preventing and controlling soil erosion; establishing the State Soil Conservation Committee and defining its powers and duties; providing for the creation of governmental subdivisions within the State to be known as soil conservation districts; providing for the discontinuance of such soil conservation districts; defining the powers and duties of soil conservation districts and providing for the exercise of such powers, including the power to acquire property by purchase, gift and otherwise; empowering such districts to adopt programs and regulations for the discontinuance of land-use practices contributing to soil wastage and soil erosion, and empowering such districts to adopt programs and regulations for the carrying out of soil-conserving land-use practices, and providing for the enforcement of such programs and regulations; providing for the establishment of boards of adjustment in connection with land-use regulations and defining their functions and powers; 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.

W. E. Carty, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 21, 1939.

Mr. Speaker:

The Senate has adopted House Concurrent Resolution No. 6, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., February 21, 1939.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 36; also Engrossed Senate Bill No. 61; also Engrossed Senate Bill No. 116; also Engrossed Senate Bill No. 159; also Engrossed Senate Bill No. 188, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., February 21, 1939.

Mr. Speaker:

The Senate has passed: Senate Joint Resolution No. 8; also Senate Bill No. 202; also Substitute Senate Bill No. 254, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 485, by Representative Pitt: An Act relating to taxation; imposing a tax upon pinball machines, slot machines, iron claw machines
and other mechanical machines or devices; amending Section 4 of Chapter 180 of the Laws of 1935 (Section 8370-4 of Remington's Revised Statutes); and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 486**, by Representative McDonald: An Act relating to tax on cigarettes and tobaccos; providing for method of levying and collection thereof; amending Section 82 of Chapter 180, Laws of 1937 (Section 8370-82 of Remington's Revised Statutes); and declaring that this act shall take effect May 1, 1939.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 487**, by Representatives Moulton and Coe: An Act relating to revenue and taxation and amending Section 36 of Chapter 180 of the Laws of 1935 (Section 8370-36 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 488**, by Representatives Reilly (Edward J.), and Cowen: An Act relating to suspension of vehicle operator's license on conviction of reckless driving or on forfeiture of bail; and amending Section 64 of Chapter 188 of the Laws of 1937 (Section 6312-64 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

**House Bill No. 489**, by Representative Reilly (Edward J.) (By Request): An Act relating to estates of absentees, and amending Section 1 of Chapter 39 of the Laws of 1915 (Section 1715-1 of Remington's Revised Statutes).

Referred to Judiciary Committee.

**House Bill No. 490**, by Representative Reilly (Edward J.) (By Request): An Act relating to property subject to drainage, diking or sewerage improvement district assessments acquired by the county on general tax foreclosure, and amending Section 4439-4 of Remington's Revised Statutes.

Referred to Committee on Counties and County Boundaries.

On motion of Mr. Reilly (Edward J.), instead of the usual number, only 300 copies of House Bills Nos. 489 and 490 were ordered printed.

**House Bill No. 491**, by Representative Pennock: An Act providing for the taking and filing of official oaths, and amending Section 1 of Chapter 43 of the Laws of 1909 (Section 10981 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

**House Bill No. 492**, by Representative Hay (By Request): An Act relating to appeals from the decisions, orders and awards of the Department of Labor and Industries and providing for the creation, appointment, powers, duties, expenses and emoluments of district boards of appeals and appeals therefrom; and repealing Chapter 90 of the Session Laws of 1931 (Section 7697 of Remington's Revised Statutes of Washington).

Ordered printed and referred to Judiciary Committee.

**House Bill No. 493**, by Representative Vane: An Act creating a legislative council; prescribing the duties thereof; and making an appropriation.

Ordered printed and referred to Judiciary Committee.
House Bill No. 494, by Representative Gabrielsen: An Act relating to wineries; providing licenses therefor; defining a farmer's winery; and amending Section 23-C of Section 1 of Chapter 217 of the Laws of 1937 (Section 7306-23C of Remington's Revised Statutes).

Ordered printed and referred to Committee on Liquor Control.

House Bill No. 495, by Representative Jackson: An Act relating to the relief of the City of Tacoma, and making an appropriation therefor.

Referred to Committee on Appropriations.

On motion of Mr. Jackson, instead of the usual number, only 300 copies of House Bill No. 495 were ordered printed.

House Bill No. 496, by Representative Van Buskirk: An Act relating to the validation of the indebtedness of port districts of the State of Washington having an assessed valuation of less than Three Million Dollars ($3,000,000) incurred prior to the effective date of this act, and for the funding or refunding of such indebtedness or other valid indebtedness of such port districts; and declaring an emergency.

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

House Bill No. 497, by Representative Payne (By Request): An Act providing for the payment of dismissal compensation to the employees of public service companies by the State or other public bodies which have purchased or acquired such public service companies; declaring the public policy of the State; describing the means of and the manner in which the payment of dismissal compensation shall be made to employees of public service companies; providing for the participation and the method and means of said payment by the Director of Public Service, and fixing the amounts of such payments.

Referred to the Committee on Labor and Labor Statistics.

On motion of Mr. Payne, instead of the usual number, only 300 copies of House Bill No. 497 were ordered printed.

House Bill No. 498, by Representative Dixon: An Act providing for the elimination of wage and hour standards detrimental to the health, efficiency, and general well-being of workers; prescribing minimum wage and maximum hour standards; providing for the further determination and establishment of minimum wages by industry; providing for enforcement and prescribing the powers and duties of the Director of Labor and Industries under this act; prescribing penalties and repealing all acts or parts of acts in conflict herewith.

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

House Bill No. 499, by Representative Miller (Donald B.): An Act relating to operation and equipment of motor vehicles, and amending Section 12 of Chapter 189 of the Laws of 1937 (Section 6360-12 of Remington's Revised Statutes).

Referred to Committee on Roads and Bridges.

On motion of Mr. Miller (Donald B.), 300 extra copies of House Bill No. 499 were ordered printed.

House Bill No. 500, by Representative Nordenberg: An Act concerning aeronautics; creating a State Board of Aeronautics; providing for the licensing of air craft and airmen; providing air traffic rules; providing for the
registration of aircraft, a penalty for the violation of the act; and repealing Chapter 157 of the Laws of 1929 (Sections 4-141 to 4-147, inclusive, Pierce’s Code, and Sections 2722-1 to 2722-7, inclusive, Remington’s Revised Statutes).

Ordered printed and referred to Committee on Transportation Other Than Automotive.

FIRST READING OF SENATE BILLS

**Engrossed Senate Bill No. 36, by Senator Orndorff:** An Act providing a special proceeding for the recovery of possession of real property unlawfully detained where the agreed rent or rental value thereof does not exceed $25.00.

Referred to Judiciary Committee.

**Engrossed Senate Bill No. 61, by Senator Orndorff:** An Act relating to the incorporation of insurance companies, and amending Section 85 of Chapter 49 of the Laws of 1911.

Referred to Committee on Insurance.

**Engrossed Senate Bill No. 116, by Senator Troy:** An Act relating to the presenting and auditing of claims for supplies and services furnished to the State of Washington, and counties and municipal corporations therein, and amending Section 9, Chapter 76, Laws of 1909, as amended by Chapter 18, Laws of Extraordinary Session of 1909, the same being Remington’s Revised Statutes, Section 9959.

Referred to Judiciary Committee.

**Engrossed Senate Bill No. 159, by Senators Percival and Troy:** An Act providing restrictions as to refusal of patients by hospitals organized as charitable institutions; prohibiting restrictions as to such patient's attending physician’s use of such facilities while caring for patients confined therein and providing for penalties for violation thereof.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

**Engrossed Senate Bill No. 188, by Senators Wanamaker and Malstrom (By Departmental Request):** An Act relating to the operation of the State Teachers’ Retirement System; amending Sections 1, 4, 5, 6, 7, 8 and 12 of Chapter 221 of the Laws of 1937 (Sections 4995-1, 4995-4, 4995-5, 4995-6, 4995-7, 4995-8 and 4995-12 of Remington’s Revised Statutes), and further amending Chapter 221 of the Laws of 1937 (Sections 4995-1 to 4995-12, both inclusive, of Remington’s Revised Statutes) by adding a new section, to be known as Section 4a, extending the provisions of the act to teachers at certain public institutions.

Referred to Committee on Education.

**Senate Bill No. 202, by Senator Farquharson:** An Act relating to public highways; providing for the survey and location of a primary state highway in connection Primary State Highway No. 15 to provide the most feasible route connecting with Seattle.

Referred to Committee on Roads and Bridges.

**Substitute Senate Bill No. 254, by Committee on State Penal and Reformatory Institutions:** An Act relating to crimes, the granting and regulating of probation, creating probation officers, permitting suspension of imposition and execution of sentences, dismissal of information or indictment in certain cases; amending Chapter 114 of the Laws of 1935, being Sections 10249-1 to 10249-8, both inclusive, of Remington’s Revised Statutes; repealing
Section 6 of Chapter 114 of the Laws of 1935, being Section 10249-6 of Remington's Revised Statutes; and declaring an emergency.

Referred to Committee on State Penal and Reformatory Institutions.

**Senate Bill No. 400**, by Senator Maxwell: An Act appropriating the sum of Fifty-eight Thousand Dollars ($58,000), or so much thereof as may be necessary for the expenses of the twenty-sixth Legislature and declaring an emergency.

On motion of Mr. Fry, the rules were suspended, Senate Bill No. 400 was advanced to second reading, and read the second time in full.

Mr. Reilly (Edward J.) moved that the rules be suspended, the second reading considered the third, and Senate Bill No. 400 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, having failed to receive the two-thirds majority, was lost by the following vote: Yeas, 48; nays, 44; absent or not voting, 7.

Those voting yea were: Representatives Austin, Babcock, Beckley, Brown, Butler, Callison, Cameron, Carty, Chervenka, Dore, Eaton, Egbert, French, Fry, Gholson, Guisinger, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Mackie, Martin, McQuesten, Miller (Frank O.), Montgomery, Moulton, Payne, Pearsall, Petitt, Riley (Edward F.), Rosellini, Sandegren, Swegle, Turner, Underwood, Vane, Warnica, Wenberg, White, Wiggen, Wintler, Mr. Speaker—48.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Cook, Cowen, Dixon, Eddy, Finucane, Fogg, Gabrielsen, Hall, Henry, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McDonald, Miller (Fred), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Ruark, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wentworth, Wills, Woodall—44.

Those absent or not voting were: Representatives Bienz, Coe, Devenish, Jones (John R.), Miller (Donald B.), Savage, Smith (Vernon A.)—7.

Mr. Reilly (Edward J.) moved that Senate Bill No. 400 be indefinitely postponed.

Debate ensued.

Mr. Henry moved that Senate Bill No. 400 be re-referred to the Committee on Claims and Auditing, and that the committee report it back to the House with the payroll of the House of Representatives.

Mr. Reilly (Edward J.):

"Mr. Speaker, point of order. The motion is out of order. It is not germane to my motion; it is germane to the bill."

The Speaker:

"The motions are of equal rank; therefore, Mr. Henry's motion is not in order."

Mr. Smith (Michael B.):

"Mr. Speaker, point of information. Would a motion to make this a special order of business tomorrow be in order?"

The Speaker:

"Such a motion has the same ranking as the other motion. Therefore, neither one takes precedence over the other."

Debate continued:
Mr. Hurley (Joseph E.):

"Mr. Speaker, point of inquiry. Did not Mr. Reilly just move to indefinitely postpone the bill?"

The Speaker:

"Yes, he moved to indefinitely postpone, which presents the matter for discussion."

Debate continued.

With the consent of the House, Mr. Reilly (Edward J.) withdrew his motion to indefinitely postpone Senate Bill No. 400.

Mr. Smith (Michael B.) moved that Senate Bill No. 400 be made a special order of business at eleven o'clock Thursday, February 23, 1939.

Debate continued.

On motion of Mr. Martin, the previous question was ordered.

The motion by Mr. Smith (Michael B.) was lost.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Senate Bill No. 400 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 400, and the bill passed the House by the following vote: Yeas, 74; nays, 22; absent or not voting, 3.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Gisinger, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Payne, Pear sall, Pearson, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Twidwell, Underwood, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wintler, Mr. Speaker—74.

Those voting nay were: Representatives Armstrong, Bernethy, Cook, Dixon, Gabrielsen, Hall, Henry, Lauman, McDonald, Mohler, Nordenberg, Olson, Pennock, Pettus, Pitt, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Van Buskirk, Van Dyk, Wills—22.

Those absent or not voting were: Representatives Devenish, Jones (John R.), Woodall—3.

Senate 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.

On motion of Mr. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 400 to the Senate.

Senate Joint Resolution No. 8, by Senator McAulay: Providing for an amendment of Section 11 of Article XII of the Constitution of the State of Washington relating to the liability of stockholders in corporations, including banking corporations, for the debts and obligations of such corporations, and enabling the legislature to provide for the placing of the liability of stockholders of banking corporations organized under the laws of this State for
the debts and obligations of such corporations upon a basis of equality with the liability of stockholders of national banking associations for the debts and obligations of such associations under the laws of the United States.

Referred to Committee on Banks and Banking.

The Speaker observed, within the bar of the House, former Representatives Bert H. Collins and Floyd Miller, and appointed Mr. Hay and Mr. Underwood to escort them to seats beside the Speaker.

SECOND READING OF BILLS

Engrossed Senate Bill No. 78, by Senator Wanamaker: Relating to public schools.

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

On motion of Mr. Hay, the rules were suspended, and the House took up consideration of Engrossed Senate Bill No. 79 and Senate Bill No. 80 on second reading.

Engrossed Senate Bill No. 79, by Senators Shorett and Metcalf: Relating to public housing.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 15, 1939.

We, a part of your Judiciary Committee, to whom was referred Senate Bill No. 79, entitled "An Act declaring the necessity of creating public bodies corporate and politic to be known as housing authorities to undertake slum clearance and projects to provide dwelling accommodations for persons of low income; creating such housing authorities in cities and in counties; defining the powers and duties of housing authorities and providing for the exercise of such powers including acquiring property, borrowing money, issuing bonds and other obligations, and giving security therefor; providing that housing authorities may obtain the attorney general's opinion upon their bonds; providing that housing authorities, their property and securities shall be exempt from taxation and assessment, but authorizing certain payments in lieu of taxes; providing that bonds of housing authorities shall be legal investments; conferring remedies on obligees of housing authorities; 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 8, page 10, lines 13 and 14 of the original bill, being page 6, line 27 of the printed bill, strike the following words: "or the production of books and papers".

In Section 10, page 11, line 22 of the original bill, being page 7, line 14 of the printed bill, after the word "persons" strike the words "of low income" and insert in lieu thereof the following words: "receiving an annual income of $1,000.00 or less".

In Section 15, page 15, line 3 of the original bill, being page 9, line 8 of the printed bill, after the word "income" and before the word "shall" insert the following words: "should be exclusively deemed to have been issued for a housing project of such character and said project".

EDWARD J. REILLY, Chairman.

We concur in this report: C. Wayne Swegle, Donald B. Miller, Hugh J. Rosellini, Joseph E. Hurley, James M. Hay, Edward E. Henry.

House of Representatives,
Olympia, Wash., February 15, 1939.

MR. SPEAKER:

We, a part of your Judiciary Committee, to whom was referred Senate Bill No. 79, 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.


The bill was read the second time by sections.
Mr. Kinnear (Geo. C.) moved the adoption of the following amendment to Section 4:

In Section 4, page 3, lines 21 and 22 of the printed bill, strike the words: “and in each county”.

Debate on the amendment ensued.

On motion of Mr. Martin, the previous question was ordered.

The amendment to Section 4 by Mr. Kinnear (Geo. C.) was lost.

Mr. Kinnear (Geo. C.) moved the adoption of the committee amendment to Section 8.

Debate ensued.

On motion of Mr. Hay, the previous question was ordered.

The committee amendment to Section 8 was lost.

Mr. Hurley (Joseph E.) moved the adoption of the committee amendment to Section 10.

Debate ensued.

On motion of Mr. Underwood, the previous question was ordered.

The committee amendment to Section 10 was lost.

Mr. Finucane moved the adoption of the committee amendment to Section 15.

Debate ensued.

On motion of Mr. Hurley (Joseph E.), the previous question was ordered.

The committee amendment to Section 15 was lost.

On motion of Mr. Cowen, the rules were suspended, Engrossed Senate Bill No. 79 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 79, and the bill passed the House by the following vote: Yeas, 76; nays, 16; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), LaFollette, Martin, McDonald, Miller (Donald B.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettit, Phillips, Pitt, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, White, Wiggen, Wills, Wintler, Mr. Speaker—76.

Those voting nay were: Representatives Babcock, Isenhart, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Reno, Schumann, Smith (Vernon A.), Turner, Woodall—16.

Those absent or not voting were: Representatives Devenish, Kehoe, Mackie, Payne, Reilly (Edward J.), Ruark, Wentworth—7.

Engrossed Senate Bill No. 79, having received the constitutional majority, was declared 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 Senate Bill No. 79 to the Senate.

**Senate Bill No. 80**, by Senators Metcalf and Shorett: Relative to housing.

_Mr. Speaker:_

We, a part of your Judiciary Committee, to whom was referred Senate Bill No. 80, entitled "An Act authorizing cities, towns, counties, and other public bodies and subdivisions to aid housing projects of housing authorities or of the United States of America by conveying or dedicating property, by furnishing parks, playgrounds, streets, roads, water, sewer or drainage facilities and other improvements and facilities, by exercising certain other powers and by making agreements relating to such aid; authorizing cities, towns, counties and other public bodies and subdivisions to purchase bonds of housing authorities, to make agreements respecting the exercise of their powers relating to the remedying or elimination of unfit dwellings, and to make agreements relating to payments by housing authorities; authorizing certain cities, towns and counties to pay moneys to housing authorities; 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 4, page 3, lines 11 and 12 of the original bill, being page 2, line 34 of the printed bill, after the word "Employ" strike the following words: "(notwithstanding the provisions of any other law)".

In Section 4, page 3, line 31 of the original bill, being page 3, line 4 of the printed bill, strike the words: "public notice".

In Section 4, page 3, line 31 of the original bill, being page 3, line 4 of the printed bill, after the word "bidding" and before the word "and" strike the semi-colon (;) and insert in lieu thereof the following: "provided, there must be 5 days public notice given either by posting in three public places or publishing in the official county newspaper of the county wherein the property is located;"

_Edward J. Reilly, Chairman_.

We concur in this report: Donald B. Miller, Hugh J. Rosellini, C. Wayne Swegle, Joseph E. Hurley, James M. Hay, Edward E. Henry.

_Mr. Speaker:_

We, a part of your Judiciary Committee, to whom was referred Senate Bill No. 80, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

_We concur in this report: O. R. Schumann, Mark M. Moulton, Theodore S. Turner, Perry B. Woodall, W. L. LaFollette, B. F. Reno, Jr., George Kinnear._

The bill was read the second time by sections.

Mr. Kinnear (Geo. C.) moved the adoption of the committee amendment to Section 4, page 3, lines 11 and 12 of the original bill.

Debate ensued.

On motion of Mr. Hay, the previous question was ordered.

The committee amendment was lost.

Mr. Turner moved the adoption of the following amendment:

Amend Section 4 by striking the whole thereof and renumbering the subsequent sections consecutively.

Debate ensued.

On motion of Mr. Underwood, the previous question was ordered.

The amendment by Mr. Turner was lost.
Mr. Kinnear (Geo. C.) moved the adoption of the committee amendment to section 4, page 3, line 31 of the original bill.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The committee amendment to Section 4, page 3, line 31 of the original bill, was lost on a rising vote.

On motion of Mr. Reilly (Edward J.), the committee amendment to Section 4, page 3, line 31 of the original bill was adopted.

On motion of Mr. Finucane, the rules were suspended, Senate Bill No. 80 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. 80, and the bill passed the house by the following vote: Yeas, 75; nays, 22; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Martin, McDonald, Miller (Donald B.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, White, Wiggen, Wills, Wintler, Mr. Speaker—75.

Those voting nay were: Representatives Babcock, Beckley, Eaton, Eddy, Egbert, French, Isenhart, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Reno, Schumann, Smith (Vernon A.), Turner, Warnica, Woodall—22.

Those absent or not voting were: Representatives Mackie, Wentworth—2.

Senate Bill No. 80, having received the constitutional majority, was declared 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 Senate Bill No. 80 to the Senate.

Mr. Fry moved that further consideration of the bills on the calendar for second and third reading be deferred until Thursday, February 23, 1939.

Debate ensued.

With the consent of the House, Mr. Fry withdrew his motion.

On motion of Mr. Reilly (Edward J.), the house recessed until 1:55 p. m.
FORTY-FIFTH DAY, FEBRUARY 22, 1939

AFTERNOON SESSION

The Speaker called the House to order at 1:55 p. m.
The Clerk called the roll and all members were present except Representatives Hurley (Joseph E.), Jones (D. W.), Neal, Olson, Pennock, Reno, Van Buskirk, Vane and Wentworth.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., February 22, 1939

Mr. Speaker:
The President has signed Senate Bill No. 400, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

REPORTS OF ENROLLMENT COMMITTEE


Mr. Speaker:
Your Committee on Enrollment, to whom was referred House Bill No. 101, have compared same with the engrossed bill and find it correctly enrolled.

................................................,
Chairman

We concur in this report: Julia Butler, Ella Wintler.


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

................................................,
Chairman

We concur in this report: Julia Butler, Ella Wintler.

The Speaker announced that he was about to sign Senate Bill No. 400; also House Bill No. 101; also House Concurrent Resolution No. 3.

JOINT SESSION

The Sergeant-at-Arms announced the arrival of the Senate at the door of the House.
The Speaker, Honorable John N. Sylvester, invited the Senators to seats within the House, and the President of the Senate to a seat beside the Speaker.
The joint session was called to order at two o'clock p. m.
The President of the Senate, Lieutenant-Governor Victor A. Meyers, 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.
The President of the Senate appointed Senators Ferryman and Malstrom, and Representatives Wintler, Butler, Reilly (Edward J.), and Kinnear (Geo.
JOURNAL OF THE HOUSE

C.), as a committee of six to notify Governor Clarence D. Martin that the Senate and House were in joint session to celebrate the Washington State Golden Jubilee.

The committee retired.

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

The President:

"Your Excellency, Members of the Legislature, Ladies and Gentlemen:

"This joint session today was called for the purpose of commemorating the birthday of our first President, George Washington, and for the purpose of celebrating the fiftieth anniversary of the admission of the State of Washington to Statehood.

"At this time I would like to turn the program over to the Speaker of the House who, by the way, is a son of a native son of the State of Washington, and is, I am told, as young a Speaker as has ever acquired this honor in the history of the Legislatures of these United States. He is doing a very enviable job here. It gives me a great deal of satisfaction, and I know you want to share with me in that satisfaction, to turn the session over to him."

Mr. Sylvester:

"Your Excellency, Governor Martin, Members of the Washington State Senate, and Distinguished Guests:

"On behalf of the membership of the House of Representatives, I welcome you, Lieutenant-Governor Meyers, and distinguished Senators to this joint session.

"Fittingly, we lay aside for a few hours the serious tasks of lawmaking to inaugurate the Golden Jubilee observance of Washington's admission to Statehood.

"Fifty years is not a lengthy span in the life of a Commonwealth. It is but little longer than the life span of more than a few of the House members over whom I have had the honor to preside. To them, this anniversary awakens recollections of that glorious day when Washington was admitted to the Union. While we pay homage to those pioneers, men and women who pioneered this great State from the wilderness, and a half century ago achieved Statehood, this occasion calls for a forward outlook. It is one upon which we of this generation should dedicate ourselves to the formulation of policies which will, in the years to come, enable Washington to achieve a full realization of its potentialities.

"Just now, the limelight of Eastern attention is focused upon the vast power and water resources, with their attendant industrial and agricultural possibilities, and the recreational opportunities of our great State.

"This Nation-wide broadcast is added evidence of that fact. We who live here are prone to take for granted the wondrous beauties, matchless scenery, and vast natural resources; the opportunities for agreeable living and the enjoyment of life. We must not overlook the fact that these things which have become commonplace to us are the assets which will attract to us the people of other areas less fortunately situated.

"We take this occasion to renew our cordial invitation for a visit to the heart of this great Pacific Northwest evergreen playground—the State of Washington.

"It is now my pleasure to introduce your chairman who will preside over the joint session, your charming and respected Senator from Island County, Mrs. Pearl Wanamaker."

Senator Wanamaker:

"Thank you, Mr. Speaker. It is fitting and proper that at this time we should engage in prayer, and I am going to ask Dr. Robert Brumblay to give the invocation."

Invocation by Dr. Robert Brumblay, Pastor of the First Methodist Church of Olympia.

Address by Senator McMillan.
Selection by the 146th Field Artillery Band of Fort Lewis, "It's a Hundred to One You're from Washington."

Telegram from the President of the United States.

Address by Representative J. Howard Payne.

Mr. Payne:

"Madam Chairman, Governor Martin, Distinguished Guests, Ladies and Gentlemen:

"I am very happy to be able to participate in this program celebrating a half century of progress and development since Washington Territory became the Forty-second State of the Union.

"In the three minutes allotted to me I can only briefly discuss transportation and communication in the State of Washington during the period from 1889 to 1939.

"The history of any City, State or Nation might well be written in terms of its transportation and communication systems.

"The economic, political and cultural development of our great State has gone hand in hand with the development of our transportation systems.

"In 1889 the Northern Pacific Railroad was the only railroad in the State with a total mileage of about 600 miles. In 1939 we have 9,600 miles. While the development of railroad transportation has been stupendous during the last fifty years, it does not at all compare to the development of our highways and the traffic that moves over them.

"In 1889 wagon roads connected isolated communities. From 1889 to 1895 the State expended only $151,000.00 for a few State roads, while fifty years later we spend $25,000,000.00 a biennium in highway construction and maintenance.

"Now, fifty years since we became a State, we have a primary highway system 5,756 miles long, which, if it could be extended would reach out across the Pacific to Japan and across the China Sea to Shanghai.

"In addition to this splendid system we have a fine secondary system with a total mileage long enough to reach from here to Honolulu or 2,242 miles.

"In 1889 horses and buggies and stage coaches afforded the only transportation over the post roads and turnpikes. Now fifty years later 24,000,000 miles are covered by buses every year and over 11,000,000 passengers are carried, 101,000 trucks and trailers carry much of the commerce of the State between our various communities. Over 400,000 passenger automobiles move our people over friendly highways.

"In 1889 the waterborne commerce of our State was carried largely in white winged full-rigged ships. Relatively small steamers operated on coastwise and Alaska routes. No steamships operated to foreign ports in that day. Now in 1939 we have modern Diesel ships as well as modern steamers operating to all ports of the world. The products of our farms and factories find enlarged markets by reason of these modern cargo carriers.

"In 1889 there were only 754 telephones in the State. Now there are 323,000 in use. Radio was undreamed of but now these words that I am speaking into this instrument go out instantly over the airwaves to the farthermost corners of the Nation; truly a remarkable development.

"Fifty-seven thousand people who lived in our State in 1889 could not visualize the remarkable scientific achievement in communication and transportation that 1,600,000 who live here now enjoy. Little did they realize in 1889 that the 69,000 square miles in the State of Washington would be criss-crossed with ribbons of steel and concrete, with airplanes spanning the 345 miles across the State in less than three hours.

"I am sure that I am voicing the sentiments of every member of this Legislature when I express the hope that the next fifty years will bring to our children and our children's children an equal development, not only in the science of transportation and communication but also in the science of government as well.

"Within these beautiful marble halls we should annually commemorate the birth of our State in gratitude for these many instrumentalities of peace and progress that have been given to us by the benignant hand of God."

Address by Governor Clarence D. Martin. (See Senate Journal.)

Nile Temple Chanters.

Message from Senator James Hamilton Lewis.

Message from Senator Lewis B. Schwellenbach.

Mrs. Malstrom introduced the following guests:
William McDougall, for forty-five successive years a precinct committeeman in Northwestern Washington.

Walter J. Thompson, pioneer who served in the 1887 Territorial Legislature from Pierce County.

Mrs. Kate Stevens Bates, daughter of General Isaac I. Stevens, the first Territorial Governor.

Henry G. Vick, representing Governor Moses of North Dakota, whose state is also celebrating its fiftieth anniversary, having been admitted to the Union a few days before the State of Washington.

Major General Walter C. Sweeney, commanding officer of Fort Lewis.

R. E. Stanfield, official from the Hudson's Bay Company of Winnipeg.

N. B. Coffman, pioneer of territorial days, President of the Washington State Historical Society.


C. E. Parker, President of the Native Sons of Washington.


Members of the Washington State Progress Commission as follows:

- Chapin D. Foster, Chairman
- Charles E. Johns, Executive Secretary
- E. B. McGovern
- James A. McCluskey
- Eric A. Johnson
- Lyle Abrahamson
- Charles F. Larrabie

W. S. Oliphant, member of the last Washington Territorial Legislature, which did not meet in 1889—the lost Legislature.

Violin solos by Anita Lipp.

Address by Jack Cannon.

Presentation of flag by Mrs. Frances M. Haskell.

Selection by the band.

Senator Wanamaker:

"We will now declare the Golden Jubilee Celebration started at this moment. I will now turn the joint session over to the President of the Senate."

The President:

"I want to express appreciation to the members of the committees for a very fine program."

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

On motion of Senator Orndorff, the joint session was dissolved.

The President turned the gavel over to the Speaker, who appointed Representatives Kehoe, Hurley (John R. "Pat") and Cameron as a committee of three to escort the President of the Senate to the Lieutenant-Governor's Chambers and the honorable Senators to the Senate Chamber.

The Speaker declared the House at ease until four o'clock.
MID-AFTERNOON SESSION

The Speaker called the House to order at 4:00 p. m.
The Clerk called the roll and all members were present except Representatives Callison, Dixon, French, Gabrielsen, Hay, Hurley (Joseph E.), Montgomery, Pennock, Ruark, Smith (Vernon A.), Vane and Wentworth.
The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

Senate Bill No. 88, by Senators Metcalf and Schroeder: Relating to port districts.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 104, by Senator McAulay (By Request): Relating to garnishments.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 105, by Senator McAulay (By Request): Relating to banking.
The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 114, by Committee on Rules and Joint Rules (By Executive Request): Relating to Buergers disease.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS

Engrossed Senate Bill No. 13, by Senator Sieler (By Request): Relating to levies by cities to validate the payment of local improvement bonds.
On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 13 was placed on final passage.

Debate ensued.
On motion of Mr. Finucane, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 13, and the bill passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 16.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Coe, Cook, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Warnica, Wentworth, White, Wiggen, Wintler, Mr. Speaker—81.

Those voting nay were: Representatives Hall, Van Dyk—2.

Those absent or not voting were: Representatives Carty, Cowen, Dixon, Guisinger, Henry, Judd, Kinnear (Roy J.), Mackie, Miller (Fred), Pennock, Reilly (Edward J.), Smith (Vernon A.), Vane, Wenberg, Wills, Woodall—16.
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.

**Engrossed Senate Bill No. 43**, by Senator Wanamaker: Relating to stamps and coupons for or with the sale of merchandise.

Mr. Coe moved that the rules be suspended, Engrossed Senate Bill No. 43 be returned to second reading for the purpose of amendment, and that it retain its position on the calendar for third reading.

The motion was carried.

Mr. Coe moved the adoption of the following amendment to Section 4:

In Section 1, line 20 of the body of the engrossed bill, being line 13 of the printed bill, after the word "mark" strike the period (.) and insert a colon (:) and add the following:

"Provided, however, That no premium coupon, certificate or similar device shall be issued in connection with the sale of eggs and the products thereof, or milk and the products thereof.

"(a) If any section, subsection, clause or phrase of this act, or the act of which this is an amendment, is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this act, or any act of which this act is an amendment. The Legislature hereby declares that it would have passed this act and each section, subsection, sentence, clause, and phrase thereof, irrespective of the fact that any one or more of the other sections, subsections, sentences, clauses or phrases be declared unconstitutional."

Debate ensued.

On motion of Mr. Hurley (Joseph E.), the previous question was ordered. The amendment was adopted.

On motion of Mr. Martin, the rules were suspended, Engrossed Senate Bill No. 43 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Payne, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 43, and the bill passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Pett, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—85.

Those voting nay were: Representatives Gabrielsen, Pettus—2.

Those absent or not voting were: Representatives Beckley, Dixon, Jones (John R.), Judd, Nordenberg, Pennock, Reilly (Edward J.), Schumann, Smith (Vernon A.), Vane, Wenberg, Woodall—12.
Engrossed Senate Bill No. 43, having received the 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. 141, by Senators Lovejoy and Sieler: Relating to investment and management of trust funds.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 141 was placed on final passage.

Debate on the merits of the bill ensued.

On motion of Mr. Beierlein, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 141, and the bill passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 19.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dore, Eaton, Egbert, Finucane, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, White, Wigen, Wills, Wintler, Mr. Speaker—79.

Those voting nay were: Representative Eddy—1.

Those absent or not voting were: Representatives Beckley, Devenish, Dixon, Fogg, Fry, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Mackie, Mohler, Moulton, Payne, Pennock, Reilly (Edward J.), Smith (Vernon A.), Vane, Wenberg, Wentworth, Woodall—19.

Engrossed Senate Bill No. 141, having received the 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. 142, by Senators Lovejoy and Sieler: Relating to investments by mutual savings banks.

On motion of Mr. Underwood, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 142 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 142, and the bill passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 16.

Those voting yea were: Representatives Austin, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lindsay, Martin,
McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Pearsall, Petit, Pettus, Phillips, Pitt, Reno, Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wills, Wintler, Mr. Speaker—81.

Those voting nay were: Representatives Eddy, Kinnear (Roy J.)—2.

Those absent or not voting were: Representatives Armstrong, Beckley, Judd, Lauman, Mackie, Miller (Frank O.), Moulton, Payne, Pearson, Pennock, Reilly (Edward J.), Riley (Edward F.), Smith (Vernon A.), Vane, Wiggen, Woodall—16.

Engrossed Senate Bill No. 142, having received the 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. Jackson moved that the House revert to the fourth order of business for the purpose of making a motion.

Debate ensued.

On motion of Mr. Underwood, the previous question was ordered.

The motion by Mr. Jackson to revert to the fourth order of business was lost.

Mr. Warnica moved that the House adjourn to eleven o'clock a. m., Thursday, February 23, 1939, in memory of J. Grant Hinkle, former Secretary of State, who passed away in a Portland hospital this morning.

The motion was carried.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-SIXTH DAY

MORNING SESSION

House of Representatives,
Olympia, Wash., Thursday, February 23, 1939.

The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Devenish, Moulton and Turner.

Prayer was offered by Reverend Walter G. Comin, Minister of the First United Presbyterian Church of Olympia.

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

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.
REPORTS OF STANDING COMMITTEES

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Concurrent Resolution No. 6, have compared same with the original resolution and find it correctly enrolled.

I concur in this report: O. R. Schumann.

C. Wayne Swegle, Chairman.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 188; also House Bill No. 223; also House Bill No. 282; also House Bill No. 351, have compared the same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

Robert M. French, Chairman.

House Bill No. 147 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 198 (reported by Judiciary Committee):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 277, entitled "An Act relating to the control and eradication of animal diseases; 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.

John R. Hurley, Chairman.

Passed to second reading.

House Bill No. 323 (reported by Committee on Cities of the First Class):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 356, entitled "An Act relating to the nomination and election of justices of the peace, and amending Section 1 of Chapter 85 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.

Julia Butler, Chairman.

Passed to second reading.

13—H
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 366, entitled “An Act relating to liens upon crops, and amending Section 1 of Chapter 119 of the Laws of 1933 (Section 1188-4 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.

Edward J. Reilly, Chairman.


Passed to second reading.

Mr. Olson moved that the Speaker instruct the Sergeant-at-Arms to allow as many people as could be accommodated to stand in the galleries.

The Speaker declared Mr. Olson’s motion to be out of order at this time, but stated he would instruct the Sergeant-at-Arms later to allow as many people in the galleries as could be kept in order.

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 427, entitled “An Act fixing the compensation of county officers; providing for the election of an auditor and assessor in counties of the sixth class; providing for the election of officers in counties of the eight and ninth classes; prescribing the duties of such officers; and amending Sections 1, 2 and 3, Chapter 197, Laws of 1937 (Section 4200-3a, 4200-4a and 4200-5a 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.

Julia Butler, Chairman.


Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 439, entitled “An Act relating to the investment of funds in guardianship proceedings,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

The Speaker announced he was about to sign House Concurrent Resolution No. 6.
The Speaker appointed the following committee to work with a committee from the Senate on arrangements for the return ball to be given by the members of the Legislature: Representatives Riley (Edward F.), Fogg and Pearsall, as provided for in House Concurrent Resolution No. 6.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Speaker appointed the following committee to work with a committee from the Senate on arrangements for the return ball to be given by the members of the Legislature: Representatives Riley (Edward F.), Fogg and Pearsall, as provided for in House Concurrent Resolution No. 6.

MESSAGES FROM THE SENATE

Mr. Speaker:

The President has signed: House Bill No. 101; also House Concurrent Resolution No. 3, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber, Olympia, Wash., February 22, 1939.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 9, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber, Olympia, Wash., February 22, 1939.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 224, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber, Olympia, Wash., February 22, 1939.

Mr. Speaker:

The Senate has passed: Senate Bill No. 135, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber, Olympia, Wash., February 22, 1939.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 8; also House Bill No. 58; also House Bill No. 323, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber, Olympia, Wash., February 22, 1939.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 80 and passed the bill as amended by the House.

Earle M. McCroskey, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 81, with the following amendment: Amend Section 52, line 22, page 18 of the original bill by striking "existing" and insert in lieu thereof the word "existing"; and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

On motion of Mr. Bienz, the House concurred in the Senate amendment to Engrossed House Bill No. 81.

The Clerk called the roll on the final passage of Engrossed House Bill No. 81, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Payne, Pearsall, Pearson, Pennock, Pitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—86.

Those voting nay were: Representative Kinnear (Roy J.)—1.

Those absent or not voting were: Representatives Austin, Callison, Dore, Fogg, Hatley, Hurley (John R. “Pat”), Hurley (Joseph E.), Jones (John R.), Miller (Donald B.), Moulton, Olson, Savage, Turner—13.

Engrossed House Bill No. 81, having received the constitutional majority, was declared passed, as amended by the Senate.

Senate Chamber, Olympia, Wash., February 22, 1939.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 10, with the following amendment:

Amend Section 1, line 29 of the original bill by striking the word “is” and inserting the word “is” between the words “administration” and “made”; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

On motion of Mr. Reilly (Edward J.), the House concurred in the Senate amendment to Engrossed House Bill No. 10.

The Clerk called the roll on the final passage of Engrossed House Bill No. 10, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—86.

Those absent or not voting were: Representatives Carty, Dixon, Dore, Finucane, Hatley, Hay, Jackson, Jones (John R.), Mackie, Miller (Donald B.), Moulton, Turner, Warnica—13.

Engrossed House Bill No. 10, having received the constitutional majority, was declared passed, as amended by the Senate.
INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

**House Bill No. 501**, by Committee on Transportation Other Than Automotive: An Act relating to railroad rolling stock; making it a crime to take, remove, alter or interfere with parts or attachments of railroad rolling stock, or to buy or receive any such parts or attachments knowing the same to have been stolen; and providing penalties.

Ordered printed and passed to second reading.

**House Bill No. 502**, by Committee on Public Utilities: An Act relating to public service companies; providing for additional regulation of telephone companies; amending Chapter 117 of the Laws of 1911 by adding thereto a new section to be numbered Section 73½; and declaring an emergency.

Ordered printed and passed to second reading.

**House Bill No. 503**, by Representative Swegle: An Act relating to the control of flood waters by the State Supervisor and repealing Chapter 150 of the Laws of 1933 (Section 9663-1 to 9663-22, inclusive of Remington's Revised Statutes).

Ordered printed and referred to Committee on Flood Control.

**House Bill No. 504**, by Representative Riley (Edward F.): An Act relating to intoxicating liquors and providing for the control and regulation of the traffic thereof.

Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 505**, by Representative McDonald: An Act relating to tax on the sale of beer and amending Section 24 of Chapter 62 of the Laws of 1933 Extraordinary Session (Section 7306-24 of Remington's Revised Statutes) and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 506**, by Representative Gholson: An Act relating to motion picture theaters; prohibiting the operation of motion picture theaters which are owned, controlled, managed, or operated, in whole or in part, by producers or distributors of motion picture films, or in which such producers or distributors have any interest.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 507**, by Representative Cameron (By Departmental Request): An Act relating to drugs and medicine; regulating the sale and dispensing thereof; providing penalties; and amending Section 6 of Chapter 98 of the Laws of 1935 (Section 10138 of Remington's Revised Statutes).

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

On motion of Mr. Cameron, the usual number of copies of House Bill No. 507 were ordered printed.

**House Bill No. 508**, by Representatives Reilly (Edward J.) and Cowen: An Act relating to Mount Spokane State Park; authorizing the construction of an aerial tramway therein; and making an appropriation.

Ordered printed and referred to Committee on Appropriations.
House Bill No. 509, by Representative Hurley (Joseph E.): An Act relating to intoxicating liquor; providing that beer may be bottled or canned only at the place of manufacture; prescribing penalties for the violation thereof; amending Section 7306-23-B of Remington's Revised Statutes (Sup), and declaring an emergency.

Ordered printed and referred to Committee on Liquor Control.

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 9, by Senator Ferryman: An Act relating to hunting and fishing and amending Sections 42 and 43, Chapter 178, Laws of the Extraordinary Session of 1925 as amended (Section 5897 and 5898 of Remington's Revised Statutes) and providing that actual citizens over the age of sixty-five years may obtain fishing licenses free of charge.

Referred to Committee on Game and Game Fish.

Senate Bill No. 135, by Senator Roup: An Act relating to free public libraries and the trustees thereof, providing for a special levy, establishing a fund, and amending Section 8 and Section 10 of and adding Section 9a to Chapter 119 of the Laws of 1935.

Referred to Committee on State Library.

Engrossed Senate Bill No. 224, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to the Department of Agriculture; prescribing a method for conducting the hearings of said department and prescribing for procedure in appeals from decisions and orders of the director.

Referred to Judiciary Committee.

SECOND READING OF BILLS

House Bill No. 180, by Representative Riley (Edward F.): Relating to insurance.

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 180, entitled "An Act relating to insurance: specifying the persons to whom payment under life insurance policies shall be made and the effect of such payment; providing for the manner of assignment of such policies and for the protection of persons interested in life insurance policies; and providing that accident policies shall be deemed to be life policies under the terms of this act so far as they provide for death benefits," have had 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, page 1, line 30 of the original bill, being line 18 of the printed bill, strike the period (.) after the word "otherwise", and insert in lieu thereof a colon (:), and add the following: "An provided further, That for the purpose of this act and this act only, wherever the words insurance company are used, they shall be construed to include fraternal benefit societies, and wherever the term life insurance policy is used, it shall be construed to include fraternal benefit certificates and annuity contracts."

Amend the title in line 7, after the word "benefits", strike the period (.) and insert in lieu thereof a semi-colon (;) and add the following: "and provided that this act shall apply to annuity contracts and to fraternal benefit societies and fraternal benefit certificates."

EDWARD F. RILEY, Chairman.

We concur in this report: Alex Gabrielsen, O. R. Schumann, W. J. Beierlein, Ernest T. Olson, Ernest A. Dore, Jr., Thomas H. Bienz, Harry D. Austin.
The bill was read the second time by sections.
On motion of Mr. Riley (Edward F.), the committee amendments were adopted.

House Bill No. 180 was passed to third reading and ordered engrossed.

**House Bill No. 231**, by Representative Martin (by Departmental Request): Relating to game and to game restoration projects.
The bill was read the second time by section and passed to third reading.

**House Bill No. 268**, by Representative Riley (Edward F.) (By Departmental Request): Relating to the fraudulent sale of securities.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 409**, by Representatives Pearsall, Twidwell and Mackie: Relating to the reduction of pilchards and other fish to oil.

Mr. Speaker:
We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 409, entitled "An Act regulating and licensing floating reduction plants for the processing of pilchards, sardine fish, tuna fish and herring and other deep sea fish, 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 13, of the original bill, being line 6 of the printed bill, strike the words: "handled or".

J. H. Petit, Chairman.


The bill was read the second time by section.
On motion of Mr. Petit, the committee amendment to Section 1 was adopted.

Mr. Pitt moved the adoption of the following amendment:
In Section 2, strike the entire section and insert in lieu thereof the words: "This act shall take effect January 1, 1940."

Debate ensued on the merits of the amendment.
On motion of Mr. Martin, the previous question was ordered.
The amendment to Section 2 by Mr. Pitt was lost.
House Bill No. 409 was passed to third reading and ordered engrossed.

**House Bill No. 192**, by Representative Martin: Relating to a mine-to-market highway.
On motion of Mr. Devenish, Substitute House Bill No. 192 was substituted for House Bill No. 192.
Substituted House Bill No. 192 was read the second time by sections and passed to third reading.
On motion of Mr. Fry, the House recessed 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 Beckley, Carty, Jones (D. W.), Jones (John R.) and LaFollette.
Mr. Cowen demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE
The Sergeant-at-Arms was instructed to lock the doors.
The Clerk called the roll and the following absentee were noted: Representatives Carty, Gabrielsen, Jones (D. W.) and Jones (John R.).
The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.
The Sergeant-at-Arms announced that Mr. Gabrielsen and Mr. Jones (D. W.) were present.
The Sergeant-at-Arms announced that Mr. Jones (John R.) was present.
On motion of Mr. Reilly (Edward J.), Mr. Carty was temporarily excused, and the House proceeded with business under the call of the House.

COMMUNICATION FROM THE GOVERNOR
State of Washington, Executive Department, Olympia, February 23, 1939.

LADIES AND GENTLEMEN:
I have the honor to advise that the Governor has approved the following House Bill, entitled:
House Bill No. 101: "An Act relating to schools and declaring November 11 to be a school holiday; providing for the suitable observance thereof in the schools of the State; amending Section 4899 of Remington's Revised Statutes."

Very truly yours,
RICHARD HAMILTON, Secretary to the Governor.

MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed House Concurrent Resolution No. 6, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The President has signed: Senate Bill No. 79; also Senate Bill No. 80, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Speaker announced he was about to sign Senate Bill No. 80; also Senate Bill No. 79.
The House resumed consideration of bills on second reading.
SECOND READING OF BILLS

House Bill No. 172, by Committee on Rules and Order (By Executive Request): Relating to intoxicating liquors.

House of Representatives,
Olympia, Wash., February 17, 1939.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 172, entitled "An Act relating to intoxicating liquors; providing for the control and regulation of the traffic therein; prescribing licenses and license fees; providing for the abatement of certain nuisances; providing for certain officers and defining their powers and duties; defining crimes and providing penalties therefor; and amending Chapter 62, Laws of 1933, Extraordinary Session, as amended by Chapters 13, 80, 158 and 174, Laws of 1935 and Chapters 62 and 217, Laws of 1937, the same being Sections 7306-1 to 7306-97, both inclusive, 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 with the following amendments:

In Section 8, page 6, line 29 of the original bill, being page 4, line 31 of the printed bill, after the word "brewer" and before the word "and" insert a comma (,) and the words: "domestic winery".

In Section 8, page 6, line 31 of the original bill, being page 4, line 33 of the printed bill, after the word "beer" and before the word "manufactured" insert the words: "or wine".

In Section 8, page 7, line 1 of the original bill, being page 4, line 33 of the printed bill, after the word "brewer" and before the word "or" insert the words: "domestic winery".

In Section 8, page 7, line 2 of the original bill, being page 4, line 34 of the printed bill, after the word "beer" and before the word "wholesaler" insert the words: "or wine".

In Section 8, page 7, line 4 of the original bill, being page 4, line 35 of the printed bill, after the word "beer" and before the word "to" insert the words: "or wine".

In Section 8, page 7, line 6 of the original bill, being page 4, line 37 of the printed bill, after the word "beer" and before the word "involved" insert the words: "or wine".

In Section 9, page 7, line 18 of the original bill, being page 5, line 3 of the printed bill, after the comma (,) following the word "place" and before the word "where" insert the following: "except premises licensed under this act."

Harry D. Austin, Chairman.


The bill was read the second time by sections.

Mr. Jackson moved the adoption of the following amendment:

Amend the bill by adding a new section to be known as Section 2½, to read as follows:

"Sec. 2½. That Section 23-L, Chapter 217 of the Laws of 1937 (Section 7306-23L of Remington's Revised Statutes) be amended to read as follows:

"Section 23-L. There shall be a license to dining, club, and buffet cars on passenger trains to * * * * * sell at retail liquor from individual container bottles to passengers for consumption while en route on such trains; 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 Seventy-five Dollars ($175) per annum, which shall be a master license, and shall permit such sale upon one such car; and upon payment of the additional sum of * * * * * Two Dollars ($2.00) per car per annum, 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 (5) consecutive days without such license * * * * *: Provided, further, That all liquor other than beer and wine sold by such licensee within this State shall be purchased from the State liquor stores under
such permit as the board may prescribe; And provided further, That all portions of this act in conflict herewith are amended to the extent necessary to make this section effective.

Debate ensued on the merits of the amendment.

Mr. Neal:

"Mr. Speaker, point of order. The House already having acted upon this exact subject a few days ago, it cannot go back and act on it now."

The Speaker:

"The ruling of the Speaker is that the bill is not the same, although the subject matter of the amendment is practically the same. Therefore, the amendment is in order."

Debate continued.

On motion of Mr. Mackie, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Jackson, to add a new section to be known as Section 2½ was lost by the following vote: Yeas, 28; nays, 71; absent or not voting, 0.

Those voting yea were: Representatives Austin, Beierlein, Callison, Cowen, Devenish, Dixon, Finucane, Fry, Gabrielsen, Gholson, Hay, Hurley (John R. "Pat"), Jackson, Kehoe, Lindsay, Mackie, Martin, Neal, Pearsall, Pettus, Phillips, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandgren, Underwood, Wentworth, Mr. Speaker—28.

Those voting nay were: Representatives Armstrong, Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Dore, Eaton, Eddy, Egbert, Fogg, French, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearson, Pennock, Pettit, Pitt, Reno, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, White, Wiggen, Wills, Wintler, Woodall—71.

The Speaker observed, within the bar of the House, former Representative Ida McQuesten from Pierce County, and appointed Mr. Chervenka and Mr. Montgomery to escort her to a seat beside the Speaker.

On motion of Mr. Finucane, the committee amendments were adopted.

House Bill No. 172 was passed to third reading and ordered engrossed.

House Bill No. 323, By Committee on Cities of the First Class: Relating to municipally owned street railway systems.

Mr. Wiggen moved that House Bill No. 323 be re-referred to the Committee on Cities of the First Class for the purpose of amendment.

Debate on the motion ensued.

Mr. Kinnear (Geo. C.) moved as an amendment to the motion by Mr. Wiggen that House Bill No. 323, in addition to being referred to the Committee on Cities of the First Class, retain its place on the calendar for second reading on Friday, February 4, 1939.

Debate continued.

On motion of Mr. Rosellini, the previous question was ordered.

The motion by Mr. Kinnear (Geo. C.) to amend the motion by Mr. Wiggen was carried.
The motion by Mr. Wiggen to re-refer House Bill No. 323 to the Committee on Cities of the First Class as amended by the motion of Mr. Kinnear (Geo. C.) was carried.

Engrossed Substitute Senate Bill No. 47, by a Majority of the Committee on Social Security: Relating to Social Security.

Olympia, Wash., February 10, 1939.
House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred Engrossed Substitute Senate Bill No. 47, entitled "An Act relating to public assistance, declaring legislative intent in relation thereto, defining the eligibility of persons entitled thereto and the basis for determining the amount of such assistance to be given in individual cases, barring certain claims and judgments as valid claims and judgments against the State and its political subdivisions, 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 line 5 of the title of the original bill, being line 3 of the title of the printed bill, after the word "claims" and before the word "against" strike the words: "and judgments".

In line 6 of the title of the original bill, being line 4 of the title of the printed bill, strike the words: "and judgments".

Strike the whole of Section 1, and insert in lieu thereof the following:

"Section 1. Disclaimer of Liability Under Prior Acts. The Legislature hereby expressly declares its intent to be that the old age assistance authorized to be granted to individuals by Chapters 156 and 180 of the Laws of 1937 and their antecedent acts shall be available only to persons who are in need thereof, as that term is hereinafter in this act defined. The State of Washington therefore hereby disclaims liability for any and all claims which may hereafter be filed or entered against it wherein the State is sought to be held for grants of old age assistance to persons or individuals who are not entitled thereto on a basis of need as hereinafter in this act provided; and no such claim shall ever be recognized or paid as a valid claim against the State of Washington or any political subdivision or any officer thereof."

Strike the whole of Section 2, and insert in lieu thereof the following:

"Sec. 2. Upon receiving an application for old age assistance the officer authorized by law to consider and pass upon the same shall within sixty (60) days make or cause to be made such investigation as he deems necessary to determine the applicant's eligibility therefor and render his decision, and, if the applicant be found eligible, assistance shall be paid immediately. If the applicant be found ineligible, said officer shall immediately notify said applicant in writing of the action taken and state the cause assigned for such ineligibility: Provided, That if the cause of such ineligibility is the failure of the applicant to establish age or residence within the requirements of law, the application shall be considered as still pending and the burden shall be on the applicant to furnish such proof.

"Old age assistance shall be granted only to such persons as are in need. A person shall be considered to be in need within the meaning of this act who does not have resources sufficient to provide himself and dependents with food, clothing, shelter and such other items as are necessary to sustain such person in sustenance and health, and who has no relative or relatives who are willing and able to supply the needs of such person relating to food, housing, clothing and health, and who are supplying said needs: Provided, That any relative or relatives of an applicant for old age assistance who shall sign as a witness on the application for assistance shall be presumed, as a matter of law, to be unable or unwilling to supply said needs. 'Resources' are hereby defined to include (1) assistance in cash, in kind, or in support given by relatives who are willing and able to continue the giving of such assistance and (2) real and tangible personal property (excluding the home, household goods and personal effects of the applicant, livestock not exceeding One Hundred Fifty Dollars ($150) in value, and all foodstuffs produced by the applicant for himself and family), insurance policy cash surrender values or loan values in excess of Two Hundred Dollars ($200), under insurance policies which have been in effect for more than five (5) years, cash income or cash on hand, bank deposits, savings accounts, postal savings, stocks and bonds, notes, mortgages and all other property of whatsoever nature."
"The amount of assistance to be granted in each individual case shall be determined on a budgetary basis, taking into account the need of the applicant and his dependents and the resources of the applicant and of relatives contributing to the care of the applicant."

Strike the whole of Section 3, and insert in lieu thereof the following:

"SEC. 3. The total amount paid in assistance to the recipient of old age assistance under this act shall be a preferred claim upon the estate of such recipient: Provided, however, That no levy or claim by the department shall be enforced against any real estate while it is being occupied by the recipient's surviving spouse."

Amend the bill by adding thereto a new section to be designated as Section 4 to read as follows:

"SEC. 4. This act is necessary for the immediate support of the State government and its existing public institutions and shall take effect immediately."

JAMES M. HAY, Chairman.

We concur in this report: Cecil Callison, Kathryn Fogg, Julia Butler, Mrs. Thomas E. Kehoe, Alva Ruark, Oscar Wenberg, Cecil A. Ghoslin.

Mr. Speaker:

We, a minority of your Committee on Unemployment Relief and Public Welfare, to whom was referred Engrossed Substitute Senate Bill No. 47, 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: Dr. U. M. Lauman, Ernest T. Olson, H. C. Armstrong, William J. Pennock, W. L. LaFollette.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Substitute Senate Bill No. 47, have had the same under consideration, and we respectfully report the same back to the House with the following amendments:

In Section 1, line 7 of the engrossed substitute bill, being line 5 of the printed substitute bill, after the period (.) following the word "defined" strike the following sentence: "The Legislature hereby further expressly declares that it was its intent in the enactment of the aforesaid statutes to confine grants of old age assistance to such persons as were actually in need thereof as that term is hereinafter defined."

In Section 1, lines 11 and 12 of the engrossed substitute bill, being lines 8 and 9 of the printed substitute bill, after the word "Washington" strike the comma (,) and the word "therefore" and the comma (,) following the word "therefore".

In Section 1, line 13 of the engrossed substitute bill, being line 9 of the printed substitute bill, strike the following words: "and/or judgments".

In Section 1, line 17 of the engrossed substitute bill, being lines 12 and 13 of the printed substitute bill, strike the following words: "or judgment".

In Section 1, line 18 of the engrossed substitute bill, being line 13 of the printed substitute bill, strike the following words: "or judgment".

Amend the bill by adding thereto a new section to be known as Section 2 to read as follows:

"SEC. 2. That Section 4, Chapter 182, Laws of 1935, as amended by Section 2, Chapter 156, Laws of 1937 (Section 9998-4 Remington's Revised Statutes), be amended to read as follows:

"Section 4. It shall be the duty of the Department of Social Security to provide adequately for those eligible for old age assistance under the provisions of this act. The amount and nature of old age assistance which any such person shall receive, and the manner of providing it, shall be determined by the said department with due regard to the conditions existing in each case; but such assistance together with the applicant's • • • • resources as defined in this act • • • • shall not • • • • exceed the sum of Thirty Dollars ($30) per month to each recipient: Provided, That in the event Federal participation shall be granted in excess of Fifteen Dollars ($15) a month per recipient, the maximum may be increased
to twice the amount that may be recovered for each recipient from Federal sources. The old age assistance may include among other things, medical and surgical and hospital care and nursing."

Amend the bill by renumbering Section 2 to read: "SEC. 3."

In Section 2, page 2, line 8 of the engrossed substitute bill, being line 24, page 1 and line 1, page 2 of the printed substitute bill, after the word "to" and before the figure "(1)", strike the word "include" and insert in lieu thereof the word "be".

In Section 2, page 2, line 10 of the engrossed substitute bill, being line 2, page 2 of the printed substitute bill, after the figure "(2)" and before the word "real", insert the following words: "ability of relatives within the classes described in this section to contribute to such support and (3)".

In Section 2, page 2, line 10 of the engrossed substitute bill, being line 2, page 2 of the printed substitute bill, after the word "organizations" and before the figure "(2)", strike the word "and" and insert in lieu thereof a comma (,).

In Section 2, page 2, lines 24 and 25 of the engrossed substitute bill, being page 2, line 12 of the printed substitute bill, after the word "daughters" and before the word "residing" insert the following words: "of legal age".

Amend the bill by renumbering Section 3 to read: "SEC. 4."

Amend the bill by adding thereto a new section to be known as Section 5 to read as follows:

"SEC. 5. If any section or provision of this act be held invalid by a court of competent jurisdiction, the same shall not affect the validity of the act as a whole or any part thereof other than the portion so held to be invalid."

In lines 1 and 2 of the title, strike the words: "declaring Legislative intent in relation thereto", and insert in lieu thereof the following: "prescribing the maximum amount thereof, amending Section 4, Chapter 182, Laws of 1935, as amended by Section 2, Chapter 156, Laws of 1937."

EDWARD J. REILLY, Chairman.


House of Representatives,
Olympia, Wash., February 20, 1939.

MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred Engrossed Substitute Senate Bill No. 47, 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: Hugh J. Rosellini, Donald B. Miller, Edward E. Henry, James M. Hay.

Mr. Callison moved that Engrossed Substitute Senate Bill No. 47 be indefinitely postponed.

Debate on the merits of the bill ensued.

During discussion, Mr. Callison exceeded the time limit, and Mr. Pitt attempted to yield his time to Mr. Callison.

The Speaker:

"Mr. Pitt, the Speaker is going to rule that yielding time is out of order, under Rule 16. I must ask the speakers to limit themselves to the allotted time of ten minutes. It will take the consent of the House to allow Mr. Callison to continue discussion of the bill."

On motion of Mr. Smith (Jurie B.), the rules were suspended, and Mr. Callison was granted an additional ten minutes for discussion.

After considerable discussion, the previous question was ordered on motion of Mr. Hurley (Joseph E.).

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Callison to indefinitely postpone Engrossed Substitute Senate Bill No. 47 was lost by the following vote: Yeas, 39; nays, 60; absent or not voting, 0.
Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wigen, Wills—39.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Keheo, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—60.

The bill was read the second time by sections.

Mr. Henry moved that the House consider first the amendments to the bill by the Committee on Unemployment Relief and Public Welfare.

Debate ensued.

The Speaker observed, within the bar of the House, former Representative E. F. Banker from Okanogan County, and appointed Mr. French and Mr. Jones (John R.), to escort him to a seat beside the Speaker.

The Speaker:

"Mr. Henry, according to parliamentary procedure, the amendments submitted by the last committee which considered a bill are the ones which take precedence. However, in order to ascertain the wishes of the House, I am going to rule that Mr. Henry's motion is in order."

Mr. Reilly (Edward J.):

"Mr. Speaker, it will take a two-thirds majority to suspend the rules and adopt Mr. Henry's motion."

Mr. Henry:

"Mr. Speaker, point of order. It will take only a majority vote to decide this question."

The Speaker:

"Because this is a matter of parliamentary procedure and not a rule of the House, I am ruling that it will take a majority vote."

Mr. Austin moved the previous question, which was ordered on a rising vote.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Henry to consider the amendments of the Committee on Unemployment Relief and Public Welfare first was lost by the following vote: Yeas, 36; nays, 63; absent or not voting, 0.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Cook, Dixon, Dore, Fogg, Gabrielsen, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenber, Wills—36.
Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—63.

Mr. Henry offered an amendment to Engrossed Substitute Senate Bill No. 47, but the Speaker ruled that committee amendments were in order before amendments from the floor.

Mr. Smith (Michael B.):
"Mr. Speaker, there are no committee amendments before the House."

Mr. Reilly (Edward J.):
"Point of order, Mr. Speaker. When this bill is read, the amendments will be read. They are attached to the bill, and therefore take precedence over other amendments."

The Speaker:
"The Speaker will rule the Judiciary Committee amendments are in order."

On motion of Mr. Reilly (Edward J.), the Judiciary Committee amendments to Section 1 were adopted.

Mr. Henry moved the adoption of the following amendment to Section 1: Strike all after the enacting clause and insert in lieu thereof all after the enacting clause in House Bill No. 355.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Henry to Section 1 was lost by the following vote: Yeas, 38; nays, 61; absent or not voting, 0.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennoke, Pettus, Pitt, Riley (Edward F.), Rosellini, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wiggen, Wills—38.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—61.
Mr. Henry moved the adoption of the following amendment to Section 1 as amended:

In Section 1 as amended, at the end of the section, strike the period (.) and insert a colon (:) and add the following: Provided, however, That whenever in this act the word 'need' is used it shall not be construed to mean that a person must be on public relief to qualify for assistance under this act."

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Henry to Section 1 as amended was lost by the following vote: Yeas, 39; nays, 60; absent or not voting, 0.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Vane, Wenberg, Wiggen, Wills—39.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—60.

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

On motion of Mr. Fry, the House recessed until eight o'clock p.m.

EVENING SESSION

The Speaker called the House to order at 8 p.m.

The Clerk called the roll, and all members were present except Representatives Austin, Babcock, Cameron, Cowen, Finucane, Fogg, Gabrielsen, Gholson, Jones (John R.), Kinnear (Roy J.), Martin, Neal, Payne, Petit, Riley (Edward F.) and Rosellini.

A call of the House was demanded, 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, Babcock, Eddy, Payne, Gabrielsen and Martin.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.
The Sergeant-at-Arms announced that Representatives Austin, Eddy, Payne and Martin were present.

On motion of Mr. Austin, the absent members were excused temporarily, and the House proceeded with business under the call of the House.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 23, 1939.

MR. SPEAKER:

The Senate has passed: Senate Joint Memorial No. 11; also Senate Bill No. 110; also Senate Bill No. 190; also Senate Bill No. 257; also Senate Bill No. 272; also Senate Bill No. 379, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 23, 1939.

MR. SPEAKER:

The Senate has failed to pass House Joint Memorial No. 8, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 23, 1939.

MR. SPEAKER:

The President has appointed as Senate members of the committee provided for in House Concurrent Resolution No. 6, Senators Bloomer, McDonald and Rosellini.

EARLE M. McCROSKEY, Secretary.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., February 23, 1939.

MR. SPEAKER:

The Senate has passed House Bill No. 123, with the following amendments:

Amend Section 1, line 15 of the original bill, the same being Section 1, line 8 of the printed bill, after the word “town:” strike the entire sentence down to and including the word “feet.” and insert in lieu thereof the following: “Provided, That angle parking shall be permitted in cities of the third and fourth class where solely provided by local ordinance upon any city street designated as forming a part of the route of a primary state highway through such city or town where such street does not connect at either end with any four lane primary highway and where such street has a minimum width between curbs of seventy (70) feet and there shall be provided between the main traveled and hard surfaced portion of such city or town street and the curb, an angle parking area designated as such having a width of not less than twenty (20) feet.”

Amend Section 2 of the bill by striking the whole thereof.

Amend the title by striking the semi-colon (;) after the figures “1937”, inserting in lieu thereof a period (.) and striking the remainder of the sentence; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

On motion of Mr. Devenish, the House concurred in the Senate amendments to House Bill No. 123.

The Clerk called the roll on the final passage of House Bill No. 123 as amended by the Senate and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy,
Egbert, Finucane, Fogg, French, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—97.

Those absent or not voting were: Representatives Gabrielsen, Neal—2.

House Bill No. 123, having received the constitutional majority, was declared passed, as amended by the Senate.

SECOND READING OF BILLS

The House resumed consideration of Engrossed Substitute Senate Bill No. 47 on second reading.

Mr. Beierlein moved the adoption of the following amendment to Section 1:

Amend the bill by striking all but the enacting clause and substituting all but the enacting clause of House Bill No. 423.

Debate ensued on the merits of the amendment.

On motion of Mr. Cowen, the previous question was ordered.

The amendment by Mr. Beierlein was lost on a viva voce vote.

Mr. Smith (Jurie B.) moved the adoption of the following amendment to Section 1:

In Section 1, lines 3 and 4 of the printed bill, strike the words: "shall not be available to persons as a matter of right but rather."

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Smith (Jurie B.), to Section 1 was lost by the following vote: Yeas, 34; nays, 63; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Dixon, Dore, Fogg, Guisinger, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills—34.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Pettit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—63.
Those absent or not voting were: Representatives Gabrielsen, Neal—2.

Mr. Mohler moved the adoption of the following amendment to Section 1:

Strike the whole of Section 1 and insert in lieu thereof the following:

"Section 1. Section 1 of Chapter 156 of the Laws of 1937 (Section 9998-3 of Remington's Revised Statutes) is hereby amended to read as follows:

"Section 1. * * * * Old-age assistance shall be given under this act to any old person who:

"(a) Has attained the age of 65 years: 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;

"(b) Has income which is less than Three Hundred Sixty Dollars ($360) per year and whose sons and/or daughters have incomes which are below the amount required for Federal income taxation purposes;

"(c) Has been a resident of the State of Washington for at least five years within the ten years immediately preceding his application for old-age assistance;

"(d) Is not at the time an inmate of a public institution, of a custodial, correctional or curative character, except in the case of temporary medical or surgical care in a hospital;

"(e) Has not made a voluntary assignment or transfer of property for the purpose of qualifying for such assistance;

"(f) Is not because of his physical or mental condition in need of continued institutional care."

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Mohler was lost by the following vote: Yeas, 34; nays, 63; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Dixon, Dore, Fogg, Guisinger, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wigen, Wills—34.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—63.

Those absent or not voting were: Representatives Gabrielsen, Neal—2.

Mr. Pennock moved the adoption of the following amendment to Section 1:

In Section 1, add a new sentence at the end thereof to read as follows: "Provided, That nothing in this section shall be taken to destroy or outlaw any claim based upon need which any applicant has upon the State."

Debate ensued.

Mr. Dixon:

"Mr. Speaker, point of information. I would like to know if the claims for old-age assistance would be retroactive under this amendment."
The Speaker:

“The amendment is self-explanatory. It would be retroactive for any claims now on file.”

On motion of Mr. Mackie, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Pennock to Section 1 was lost by the following vote: Yeas, 24; nays, 74; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Fogg, Hall, McDonald, Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Wills—24.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Ore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Van Dyk, Vane, Warnica, Wentberg, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—74.

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

Mr. Savage moved the adoption of the following amendment to Section 1:

In Section 1, line 3, after the word “acts” strike the remainder of the section and insert in lieu thereof the following: “Old persons shall not be eligible for a pension under this act, who have relatives or friends that are able and willing to care for them or pay them an amount equal or in excess of the State pension.”

Debate ensued on the merits of the amendment.

On motion of Mr. Finucane, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Savage to Section 1 was lost by the following vote: Yeas, 30; nays, 68; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Dixon, Ore, Fogg, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Vane, Warnica, Wentberg, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—30.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—68.

Those absent or not voting were: Representative Gabrielsen—1.
Mr. Pearson moved that Engrossed Substitute Senate Bill No. 47 be indefinitely postponed.

Mr. Neal:

"Mr. Speaker, point of order. That motion is out of order. We voted this afternoon on a motion to indefinitely postpone this bill."

The Speaker:

"The Speaker is ruling that the motion is in order because the bill is in a different stage of progress than it was when we voted the same question this afternoon."

Mr. Reilly (Edward J.):

"Mr. Speaker, point of order. We were on Section 1 of the bill this afternoon, and we are still on Section 1."

The Speaker:

"The Speaker rules that several amendments have been adopted to Section 1 since the first motion to indefinitely postpone was voted upon. The bill is not in the same stage as it was this afternoon."

Debate continued.

On motion of Mr. Mackie, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Pearson to indefinitely postpone Engrossed Substitute Senate Bill No. 47 was lost by the following vote: Yeas, 37; nays, 61; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Dixon, Dore, Eaton, Fogg, Guisinger, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—37.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—61.

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

Mr. Reilly (Edward J.) moved the adoption of the Judiciary Committee amendment to Section 2.

Mr. Henry:

"Mr. Speaker, I have an amendment to the committee amendment."

Mr. Reilly (Edward J.):

"Mr. Speaker, point of order. I do not believe the amendment to the amendment would be in order until the amendment is adopted."

The Speaker:

"I am going to rule that the amendment to the amendment shall be voted upon first."

Mr. Henry moved the adoption of the following amendment to the Judiciary Committee amendment to Section 2:

In Section 2, House Judiciary Committee amendment, strike the word "exceed" and insert in lieu thereof the words: "be less than".
The Speaker called Mr. Reilly (Edward J.) to preside.

Debate ensued on the merits of the amendment.

On motion of Mr. Mackie, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Henry to the Judiciary Committee amendment to Section 2 was lost by the following vote: Yeas, 38; nays, 60; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Dixon, Dore, Fogg, Guisinger, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jorie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wiggen, Wills—38.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—60.

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

Mr. Callison moved the adoption of the following amendment to the Judiciary Committee amendment to Section 2:

In Section 2, House Judiciary Committee amendment, strike the words, “shall not exceed the sum” and insert in lieu thereof the following: “shall be the equivalent”.

Debate ensued on the merits of the amendment.

On motion of Mr. Mackie, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Callison was lost by the following vote: Yeas, 41; nays, 57; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Butler, Callison, Cook, Dixon, Dore, Fogg, Guisinger, Hall, Hanson, Hay, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Savage, Sherman, Smith (Jorie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Wenberg, Wiggen, Wills—41.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Reno, Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—57.

Those absent or not voting were: Representative Gabrielsen—1.
Mr. Smith (Jurie B) moved the adoption of the following amendment to the Judiciary Committee amendment to Section 2:

In Section 2, House Judiciary Committee amendment, strike the sentence reading as follows: "The old age assistance may include, among other things, medical and surgical and hospital care and nursing."

The Speaker resumed the chair.

Debate ensued on the merits of the amendment.

On motion of Mr. Mackie, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Smith (Jurie B.) was lost by the following vote: Yeas, 24; nays, 74; absent or not voting 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Dixon, Dore, Fogg, Guisinger, Hall, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Pearson, Pettus, Pitt, Rosellini, Savage, Smith (Jurie B.), Tisdale, Trombley, Twidwell, Van Buskirk—24.

Those voting nay were: Representatives Austin, Babcock, Beckly, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Olson, Payne, Pearsall, Pennock, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Turner, Underwood, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—74.

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

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Speaker declared the question before the House to be the motion by Mr. Reilly (Edward J.) to adopt the Judiciary Committee amendment to Section 2.

Mr. Henry:

"Point of order, Mr. Speaker. I have an amendment to the Judiciary Committee amendment on the desk, and I should be given the opportunity to move its adoption."

Mr. Reilly (Edward J.):

"Mr. Speaker, the amendment can only be considered in the hands of the House when the gentleman moves its adoption from the floor. I demanded the previous question, and the demand was sustained by the floor. Therefore, the adoption of the committee amendment is before the House."

Mr. Henry:

"Mr. Speaker, you should at least as a matter of courtesy allow any member to move the adoption of an amendment he wishes to submit."
Mr. Reilly (Edward J.) demanded the previous question, and it was sustained. I have no way of telling when a member is recognized what he is going to do. No one got up and moved the adoption of an amendment. The House sustained the demand for the previous question, therefore the question before the House is the motion by Mr. Reilly (Edward J.) to adopt the Judiciary Committee amendment to Section 2."

Mr. Bernethy moved that Engrossed Substitute Senate Bill No. 47 be laid on the table.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Bernethy to lay the bill on the table was lost by the following vote: Yeas, 32; nays, 66; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Cook, Dixon, Dore, Fogg, Guisinger, Hall, Henry, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pennock, Pettus, Pitt, Rosellini, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—32.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Pearson, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—66.

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

The Speaker:
"The previous question has been ordered on the Judiciary Committee amendment to Section 2, which the Clerk will read."

Mr. Nordenberg:
"Mr. Speaker, I delivered an amendment to the amendment, and the Speaker recognized Mr. Reilly's (Edward J.) previous question instead of my amendment."

Mr. Pitt:
"Mr. Speaker, I move that Mr. Reilly's (Edward J.) motion be laid on the table."

The Speaker:
"Mr. Pitt, the previous question has been ordered, and that cuts off the debate. Your motion is out of order."

A roll call was demanded, and the demand was sustained.

Mr. Van Dyk:
"Mr. Speaker, I want to call your attention to House Rule 26, and to Reed's Rules No. 133 and No. 149. Mr. Nordenberg is entirely in order to have his amendment read."

The Speaker:
"The Speaker is going to rule that under House Rule 44 the previous question may be ordered by a two-thirds majority of the members present. No roll call was de-
manded on Mr. Reilly's (Edward J.) motion, and the Speaker ruled the previous question had been ordered on a voice vote. The rule further states that the previous question shall have the effect to cut off all debate and bring the House to a direct vote upon the motion or amendment on which it has been ordered. Mr. Reilly's (Edward J.) motion for the previous question was on the Judiciary Committee's amendment to Section 2, which cuts off all debate."

Mr. Nordenberg:
"Mr. Speaker, my amendment was on the desk an hour and a half ago, and you should not have recognized Mr. Reilly (Edward J.)."

The Speaker:
"Mr. Nordenberg, the Speaker never knows what a member is going to say when he is recognized. Mr. Reilly's (Edward J.) demand for the previous question was sustained by the House, and I have no alternative."

Mr. Neal:
"Mr. Speaker, point of information. Is it the ruling of the chair that there were no amendments on the desk? The fact that you recognized Mr. Reilly would mean there were no amendments there."

The Speaker:
"The man on the floor must get up and move the adoption of the amendment before the amendment is in the hands of the House."

Mr. Nordenberg:
"Mr. Speaker, I let it be known that I had an amendment."

Mr. Henry:
"Mr. Speaker, I am going to appeal to the courtesy of the chair. We should be allowed the privilege of having our amendments read."

The Speaker:
"Mr. Henry, courtesy has nothing to do with it. The previous question has been ordered, and the Speaker has no alternative."

Mr. Reilly (Edward J.):
"Mr. Speaker, any amendment may be offered to the bill as amended after the Judiciary Committee amendment has been voted on and adopted."

The Speaker:
"That is correct, Mr. Reilly. May I say to you gentlemen who wish to offer amendments, that they may be offered after the committee amendment to the amended bill is adopted."

The Clerk called the roll, and the Judiciary Committee amendment to Section 2 was adopted by the following vote: Yeas, 64; nays, 34; absent or not voting, 1.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lau- man, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wigen, Wintler, Woodall, Mr. Speaker—64.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Callison, Dixon, Dore, Fogg, Guisinger, Hall, Henry, Jackson, McDonald,
Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—34.

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

Mr. Smith (Michael B.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Nordenberg moved the adoption of the following amendment to the bill as amended by the Judiciary Committee amendment to Section 2:

In Section 2, House Judiciary Committee amendment, in next to the last line after the word “include” and before the word “among” insert the following: “in addition to the regular assistance”.

Debate ensued on the merits of the amendment.

On the motion of Mr. Mackie, the previous question was ordered.

A roll call was demanded and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Nordenberg to the bill as amended by the Judiciary Committee amendment to Section 2 was lost by the following vote: Yeas, 31; nays, 67; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Bernethy, Dixon, Dore, Fogg, Guisinger, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wiggen, Wills—31.

Those voting nay were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—67.

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

Mr. McDonald moved the adoption of the following amendment to the bill as amended by the Judiciary Committee amendment to Section 2:

Amend Section 2, House Judiciary Committee amendment, by striking the whole thereof.

Debate ensued.

Mr. Martin demanded the previous question, but the demand was not sustained.

Debate continued.

On motion of Mr. Martin, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. McDonald to the bill as amended by the Judiciary Committee amendment to Section 2 was lost by the following vote: Yeas, 33; nays, 65; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Dixon, Dore, Fogg, Guisinger, Hall, Henry, Jackson, McDonald,
FORTY-SIXTH DAY, FEBRUARY 23, 1939

Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—33.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—65.

Those absent or not voting were: Representative Gabrielsen—I.

Mr. Hall:
"Mr. Speaker, I would like to ask in all kindness if it would be possible to have some semblance of order in this House."

The Speaker:
"The Speaker is going to ask the members to be as orderly as possible. However, in view of the fact that certain tactics are prevailing here tonight, I must allow a little leeway. I shall make decisions tonight which will not prevail later, and from which appeals may be made later. We have a lot of work to do, and it is getting late, and we all may be tired, but we will stay until that work is done. Any amendments may be submitted, and we will act upon them as they come."

Mr. Pennock moved the adoption of the following amendment to the bill as amended by the Judiciary Committee amendment to Section 2:

In Section 2, House Judiciary Committee amendment, being line 22 of paragraph 7 of the yellow mimeographed sheet, strike the word "may" and insert the word "shall".

On motion of Mr. Moulton, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Pennock to the bill as amended by the Judiciary Committee amendment to Section 2 was lost by the following vote: Yeas, 29; nays, 69; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Dixon, Dore, Fogg, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Van Buskirk, Van Dyk, Wenberg, Wills—29.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Twidwell, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—69.
Those absent or not voting were: Representative Gabrielsen—1.

Mr. Reilly (Edward J.) moved that the balance of the Judiciary Committee amendments to Engrossed Substitute Senate Bill No. 47 be read.

The motion was carried, and the reading clerk was instructed to read the amendments.

Mr. Reilly (Edward J.) moved the adoption of the balance of the Judiciary Committee amendments to Engrossed Substitute Senate Bill No. 47.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the balance of the Judiciary Committee amendments were adopted by the following vote: Yeas, 67; nays, 31; absent or not voting, 1.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—67.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Dixon, Dore, Fogg, Guisinger, Hall, Henry, Jackson, McDonald, Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wigen, Wills—31.

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

Mr. Hay moved the adoption of the following amendment to the bill as amended by the Judiciary Committee amendment to Section 2:

In Section 2, line 6 of House Judiciary Committee amendment to line 2, page 2 of the printed substitute bill, after the word "support" and before the word "and" insert a colon (:) and the following: "Provided, That where such relative or relatives shall refuse to so contribute such officer may, in his discretion and upon written findings of fact filed by him, determine that ability of a relative or relatives to so contribute shall not constitute a resource sufficient to render the applicant ineligible to assistance."

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The clerk called the roll, and the amendment by Mr. Hay, to the bill as amended by the Judiciary Committee amendment to Section 2 was adopted by the following vote: Yeas, 87; nays, 11; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Nordenberg,

Those voting nay were: Representatives Beierlein, Dore, Henry, McDonald, Mohler, Neal, Olson, Pennock, Smith (Michael B.), Van Dyk, Wenberg—11.

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

Mr. Reilly (Edward J.) moved that the rules be suspended, Engrossed Substitute Senate Bill No. 47 be advanced to third reading, the second reading considered the third, and that 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 by Mr. Reilly (Edward J.) to suspend the rules was lost by the following vote: Yeas, 62; nays, 36; absent or not voting, 1.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnaica, Wentworth, White, Wintler, Woodall, Mr. Speaker—62.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Callison, Cook, Dixon, Dore, Fogg, Guisinger, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wiggen, Wills—36.

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

Mr. Henry moved the adoption of the following amendment to the bill as amended by the amendment by Mr. Hay:

In line 2 of the amendment by Mr. Hay, strike the words "may in his discretion" and insert in lieu thereof the word: "shall".

Mr. Henry discussed the merits of the amendment.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Mackie from Grays Harbor County.

Mr. Mackie:

"Mr. Henry attacked the Democratic principles of certain members here in the House, and I challenge Mr. Henry to tell how long he has been a Democrat."

Mr. Henry attempted to answer, and the Speaker ruled both gentlemen out of order.
The Speaker recognized Mr. Gholson from Yakima County.

Mr. Gholson:

"In answer to Mr. Henry's remarks, I want to state as a Republican that the Republicans are down here in the interests of the State of Washington, regardless of our party, and I take exception to the remarks from the floor."

Debate continued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. A roll call was demanded, and the demand was sustained.

The Speaker called Mr. Callison to preside.

The Clerk called the roll, and the amendment by Mr. Henry to the bill as amended by the amendment by Mr. Hay was lost by the following vote: Yeas, 36; nays, 62; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Butler, Callison, Dixon, Dore, Fogg, Guisinger, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Moulton, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—36.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuestén, Miller (Frank O.), Miller (Fred), Montgomery, Payne, Pearsall, Pett, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Smith, (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—62.

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

The Speaker resumed the chair.

Mr. Pitt moved the adoption of the following amendment to the bill as amended by the Judiciary Committee amendment to Section 2:

In Section 2, House Judiciary Committee amendment, strike the word "exceed" and insert in lieu thereof the words: "not less than Three Hundred Sixty Dollars ($360.00) per year."

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Pitt to the bill as amended by the Judiciary Committee amendment to Section 2 was lost by the following vote: Yeas, 32; nays, 66; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beckley, Beierlein, Bernethy, Dixon, Dore, Fogg, Guisinger, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—32.

Those voting nay were: Representatives Austin, Babcock, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay,
Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinneor (Geo. C.), Kinneor (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—66.

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

Mr. Reilly (Edward J.) moved the adoption of the following amendment to the bill as amended by the Judiciary Committee amendment to Section 2:

In Section 2, page 1, line 25 of the body of the engrossed substitute bill, being page 1, line 19 of the printed substitute bill, after the word "assistance" and before the word "to" insert the word "is".

Debate ensued.

On motion of Mr. Underwood, the previous question was ordered.

The amendment by Mr. Reilly (Edward J.) was adopted on a voice vote.

Mr. Reilly (Edward J.) moved that the rules be suspended, Engrossed Substitute Senate Bill No. 47 be advanced to third reading, the second reading be considered the third, and the bill be placed on final passage.

Mr. Wills moved that Engrossed Substitute Senate Bill No. 47 be indefinitely postponed.

The Speaker:

"Mr. Wills, your motion to indefinitely postpone is of the same rank as Mr. Reilly's motion to suspend the rules, and is therefore out of order."

The Speaker declared the question before the House to be the motion by Mr. Reilly (Edward J.) to suspend the rules and place Engrossed Substitute Senate Bill No. 47 on final passage.

On motion of Mr. Finucane, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Reilly (Edward J.) to suspend the rules and place Engrossed Substitute Senate Bill on final passage was carried by the following vote: Yeas, 68; nays, 30; absent or not voting, 1.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hanson, Hatley, Hay, Hurley (John R. "Pat") Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinneor (Geo. C.), Kinneor (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—68.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Dixon, Dore, Fogg, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—30.

Those absent or not voting were: Representative Gabrielsen—1.
The Speaker declared the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 47.

The previous question was ordered on motion of Mr. Reilly (Edward J.).

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 47, and the bill passed the House by the following vote:

Yeas, 61; nays, 37; absent or not voting, 1.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—61.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Callison, Cook, Dixon, Dore, Fogg, Guisinger, Hall, Hanson, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wigen, Wills—37.

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

Engrossed Substitute Senate Bill No. 47, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Substitute Senate Bill No. 47 to the Senate.

Mr. Henry attempted to give notice that having voted on the prevailing side he would later move that the House reconsider the vote by which Engrossed Substitute Senate Bill No. 47 passed the House.

Mr. Reilly (Edward J.):

"Mr. Speaker, point of order. The bill is no longer in the possession of the House."

The Speaker:

"That is correct. The rules were suspended, and the bill was transmitted to the Senate. It is no longer in the possession of the House, but is in the Senate."

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

On motion of Mr. Martin, the bills left on the day's calendar were ordered to retain their place on the calendar for Friday, February 24, 1939.

On motion of Mr. Fry, the House adjourned to one o'clock p. m., Friday, February 24, 1939.

S. R. HOLCOMB, Chief Clerk.
The Speaker called the House to order at one o'clock p. m.

The Clerk called the roll, and all members were present except Representatives Hay, Isenhart, Judd, Payne and White, Representative Judd having been excused.

Prayer was offered by Reverend Walter G. Comin, Minister of the First United Presbyterian Church of Olympia.

The Speaker observed, within the bar of the House, former Representative Lyle D. Keith from Spokane County and appointed Mr. Wentworth and Mr. Finucane to escort him to a seat beside the Speaker.

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

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Reilly (Edward J.), further reading was dispensed with, and the journal was ordered to stand approved as read.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 24, 1939.

Your Committee on Engrossment, to whom was referred House Bill No. 172; also House Bill No. 180; also House Bill No. 409, have compared same with the original bills and find them correctly engrossed.

ROBERT M. FRENCH, Chairman.

We concur in this report: John Isenhart, W. Newton Fry.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 23, 1939.

Your Committee on Enrollment, to whom was referred House Bill No. 8; also House Bill No. 10; also House Bill No. 58; also House Bill No. 325, have compared same with the engrossed and original bills and find them correctly enrolled.

O. R. Schumann, Julia Butler.

Engrossed House Bill No. 80 (reported by Committee on Revenue and Taxation): Do pass as amended.

Passed to second reading.

MR. SPEAKER:

House of Representatives,

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 112, entitled "An Act relating to taxation; fixing the denominations in which the Tax Commission shall issue tax scrip or tokens; and amending Section 22,
Chapter 180 of the Laws of 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. John R. Jones, Chairman.


Passed to second reading.

**House Bill No. 323** (reported by Committee on Cities of the First Class):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

Passed to second reading.

**House Bill No. 368** (reported by Committee on Insurance):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1939.

Mr. Speaker:
We, a majority of your Committee on Insurance, to whom was referred House Bill No. 368, entitled "An Act relating to fraternal benefit societies; permitting such societies to admit to beneficiary membership certain persons without medical examination; and amending Section 212 of Chapter 49 of the Laws of 1911 (Section 7265 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. Edward F. Riley, Chairman.


Passed to second reading.

**House Bill No. 380** (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 23, 1939.

Mr. Speaker:
We, a majority of your Committee on Insurance, to whom was referred House Bill No. 407, entitled "An Act relating to insurance companies; providing requirements for doing business in this State; requiring filing of rating schedules; and amending Section 1 of Chapter 88 of the Laws of 1935 (Section 7118 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. Edward F. Riley, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 3, providing for submission to the electors of the State of
a Constitutional amendment amending Article VII of the Constitution, relating to
taxation, by adding thereto a new section to be designated Section 2, providing for the
limitation of property tax levies in the State of Washington, have had the same under
consideration, and we respectfully report the same back to the House with the recom-
mandation that it do pass.

We concur in this report: Edward F. Riley, Emmet E. Egbert, Alva Ruark, Cecil A.
Gholson, John W. Eddy, L. E. Babcock, James McCash, Frank Chervenka, W. E. Carty,
Roy J. Kinnear, Z. A. Vane, W. L. LaFollette.

Edward F. Riley, Chairman.

Mr. Speaker:

We concur in this report: Cecil Callison, Francis Pearson, Carl C. Mohler, W. J.
Beierlein, James M. Hay, H. C. Armstrong, Donald B. Miller, George Twidwell,
Joseph E. Hurley, Ernest T. Olson, Michael B. Smith.

Passed to second reading.

Edward F. Riley, Chairman.

Mr. Speaker:

We, your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 25,
entitled "An Act relating to the giving of proof of financial responsibility by owners
and operators of motor vehicles, providing penalties for certain offenses," have had
the same under consideration, and we respectfully report the same back to the House with
the recommendation that it do pass. Edward F. Riley, Chairman.

We concur in this report: Thos. H. Bienz, James M. Hay, W. J. Beierlein, O. R.
Schumann, Z. A. Vane, George Twidwell, Hugh J. Rosellini, Tom Montgomery.

Passed to second reading.

Senate Bill No. 184 (reported by Committee on Roads and Bridges):

Do pass as amended.

Passed to second reading.

The Speaker announced he was about to sign House Bill No. 8; also
House Bill No. 10; also House Bill No. 58; also House Bill No. 325.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., February 23, 1939.

Mr. Speaker:

We, your Conference Committee, to whom was referred Senate Bill No. 50, entitled
"An Act relating to inspection of bakeries, and amending Section 8 of Chapter 137 of
the Laws of 1937," have had the same under consideration, and we report we cannot
agree and ask for powers of free conference.

Senate Members:            House Members:
A. M. MURFIN               JOHN SHERMAN
Ted F. SCHROEDER            H. C. ARMSTRONG
H. I. KYLE                 PERRY B. WOODALL

Mr. Sherman moved that the report of the Conference Committee on Sen-
ate Bill No. 50 be adopted and that the powers of free conference be granted.
The motion was carried.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 23, 1939.

Mr. Speaker:

The Senate has refused to concur in the House amendments to Engrossed Senate
Bill No. 45 and asks the House to recede therefrom; and the same is herewith trans-
mitted.

EARLE M. McCROSKEY, Secretary.
Mr. Van Dyk moved that the House do not recede from its amendments to Engrossed Senate Bill No. 43 and that the Senate be asked for a conference Committee thereon.

The motion was carried.

**INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS**

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

**House Bill No. 510**, by Representative Coe: An Act relating to the sale, transportation and handling of livestock; providing for the appointment in each county seat by the director of Agriculture of one or more inspectors to enforce the provisions thereof; and amending Section 8 of Chapter 75 of the Laws of 1937.

Ordered printed and referred to Committee on Dairy and Livestock.

**House Bill No. 511**, by Representative Riley (Edward F.): 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 Committee on Commerce and Manufacturing.

**House Bill No. 512**, by Representative Brown: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 11, and amending Section 12 of Chapter 207, Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 513**, by Representative Devenish: 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 the Committee on Roads and Bridges.

**House Bill No. 514**, by Representative Savage: An Act relating to the purchasing of school busses, providing for the purchasing of the same by the Director of Finance, Budget and Business, and repealing all laws and parts of laws in conflict therewith.

Ordered printed and referred to Committee on Education.

**House Bill No. 515**, by Representative Nordenberg: An Act relating to county printing and amending Section 1 of Chapter 114 of the Laws of 1917 (Section 4080 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Printing.

**House Bill No. 516**, by Representative Twidwell (By Request): An Act relating to agriculture and the sale of agricultural products; providing a method for determining the cost of production and sale price thereof; prescribing the duties of State officers; prescribing penalties; and declaring an emergency.

Referred to Committee on Agriculture.

On motion of Mr. Twidwell, the usual number of copies of House Bill No. 516 were ordered printed.
House Bill No. 517, by Representative Woodall: An Act relating to certain contracts for the employment of attorneys.
Ordered printed and referred to Judiciary Committee.

House Bill No. 518, by Representative Woodall: An Act relating to attorneys at law.
Ordered printed and referred to Judiciary Committee.

House Bill No. 519, by Representative Pitt: An Act relating to taxation; imposing a tax upon pinball machines, slot machines, iron claw machines, traveling cranes and other mechanical machines or devices; amending Section 1 of Chapter 227 of the Laws of 1937 (Section 8370-4 of Remington's Revised Statutes); and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 520, by Representative Jones (John R.): An Act relating to and providing for the inspection, marking and marketing of animal carcases 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 Director of Agriculture to make rules and regulations to carry out the provisions of this act; and making an appropriation.
Ordered printed and referred to Committee on Agriculture.

FIRST READING OF SENATE BILLS

Senate Bill No. 110, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to flood control and the powers and duties of the Supervisor of Hydraulics relative thereto and amending Sections 6 and 7, Chapter 159, Laws of 1935.
Referred to Committee on Flood Control.

Senate Bill No. 190, by Senator Edwards: 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, clubs and gasoline service stations, 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.
Referred to Judiciary Committee.

Senate Bill No. 257, by Senator Morgan (By Departmental Request): An Act relating to the vacation of the DesChutes waterway in the city of Olympia.
Referred to Committee on State Granted, School and Tide Lands.

Senate Bill No. 272, by Senator Murfin (By Departmental Request): An Act giving consent of the state to the acquisition of lands by the United States as sites for forts, magazines, arsenals, dockyards and other needful buildings or for other purposes, ceding concurrent jurisdiction over lands so acquired subject to certain limitations and conditions and repealing Sections 8108 and 8109, Remington's Revised Statutes, and all other acts and parts of acts inconsistent herewith but saving jurisdiction thereby ceded.
Referred to Committee on Revenue and Taxation.
Senate Bill No. 379, by Senator Duggan: An Act relating to banks and banking and trust companies and authorizing banks to pledge or hypothecate assets to secure deposits of funds.
Referred to Committee on Banks and Banking.

Senate Joint Memorial No. 11, by Senators Roup and Copeland: Relating to completion of the Lewis and Clark Highway.
Referred to Committee on Memorials.

SECOND READING OF BILLS

House Bill No. 94, by Representatives Austin and Armstrong: Relating to superior court bailiffs.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 94, entitled “An Act relating to compensation of bailiffs in superior courts and amending Section 10973 of Remington’s Revised Statutes and repealing Section 10974 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 with the following amendments:

In Section 1, line 9 of the original bill, being line 4 of the printed bill, after the word “respective” and before the word “judges” strike the word “county”.

In Section 1, line 10 of the original bill, being line 5 of the printed bill, following the colon (:) after the word “follows” strike the remainder of the section and insert in lieu thereof the following:

1. All full time bailiffs shall receive as compensation for their services such amount as shall be fixed by the county commissioners in their respective counties not exceeding $135.00 per month.

2. All part time bailiffs shall receive $4.00 per day for each working day.”

Edward J. Reilly, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendment to Section 1, line 9 of the original bill was adopted.

Mr. Reilly (Edward J.) moved that the committee amendment to Section 1, line 10 of the original bill be not adopted.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The motion by Mr. Reilly (Edward J.) was carried, and the committee amendment to Section 1, line 10 of the original bill was lost on a voice vote.

The Speaker observed, within the bar of the House, former Representative Morris A. Bolinger from Okanogan County, and appointed Mr. Jones (John R.) and Mr. French to escort him to a seat beside the Speaker.

On motion of Mr. Woodall, the following amendments to Section 1 were adopted:
In Section 1, line 20 of the original bill, being line 10 of the printed bill, strike the words and figures “one hundred thousand (100,000)” and insert in lieu thereof the words and figures: “seventy-five thousand (75,000)”.

In Section 1, lines 16 and 17 of the original bill, being line 13 of the printed bill, strike the words and figures “one hundred thousand (100,000)” and insert in lieu thereof the words and figures: “seventy-five thousand (75,000)”.

House of Representatives, Olympia, Wash., February 8, 1939.
On motion of Mr. Hurley (Joseph E.), the following amendment to Section 1 was adopted:

In Section 1, line 15 of the original bill, being line 8 of the printed bill, strike the words and figures "One Hundred Twenty-five Dollars ($125.00)" and insert in lieu thereof the words and figures: "One Hundred Thirty-five Dollars ($135.00)".

Mr. Turner moved the adoption of the following amendment to Section 1:

In Section 1, line 6 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 Thirty-five Dollars ($135.00)".

Debate ensued.

On motion of Mr. Carty, the previous question was ordered.

The amendment by Mr. Turner was lost.

House Bill No. 94 was passed to third reading and ordered engrossed.


The bill was read the second time by sections.

On motion of Mr. LaFollette, the following amendment to Section 1 was adopted:

Immediately following the enacting clause insert a new section to be designated Section 1 to read as follows:

"SECTION 1. That Section 1, Chapter 228, Laws of 1937, being Section 6312-101, Remington's Revised Statutes, be amended to read as follows:

"Section 1. Except as otherwise indicated by the context the term 'vehicle', 'motor vehicle' or 'private motor vehicle' shall be construed to mean and include all motor vehicles used for the convenience or pleasure of the owner and carrying a licensing classification other than motor vehicle trailer, or semi-trailer, motor vehicle for hire, auto stage, auto stage trailer, motor truck, motor truck trailer or dealers' licenses. It shall not include any vehicle entitled to an exempt motor vehicle license. The term 'auditor', 'county auditor', or the plural thereof, shall mean and include the county auditor of every county in the State and any authorized agent of the Director of Licenses of the State of Washington."

Amend the bill by renumbering Sections 1 and 2 to read: "Sec. 2." and "Sec. 3." respectively.

The Speaker called Mr. Reilly (Edward J.) to preside.

On motion of Mr. LaFollette, the following amendment to the title was adopted:

Amend the title by striking the whole thereof and inserting in lieu thereof the following:

"An Act relating to the taxation of private motor vehicles by an excise in lieu of property taxes, amending Section 1, Chapter 228, Laws of 1937, repealing Sections 10 and 11 thereof and substituting a new section in lieu of Section 11 thereof."

House Bill No. 173 was passed to third reading and ordered engrossed.

House Bill No. 190, by Committee on Rules and Order: Relating to workmen's compensation.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 190, entitled "An Act relating to the medical, surgical and hospital treatment of workmen subject to the industrial insurance act by medical aid contracts, prescribing the method of execution of such contracts and fixing the rates of contribution to the Medical Aid Fund by the contractor and workman and amending Section 7724 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 with the following amendment:

In Section 1, page 3, line 30 of the original bill, being page 2, line 40 of the printed bill, after the period (.) following the word "provided," strike all the underlined matter down to and including the word "created" on page 4, line 9 of the original bill, being page 3, line 4 of the printed bill, and insert in lieu thereof the following: "Provided, however, That if upon the expiration of any medical aid contract, or any renewal thereof, the medical contractor shall not renew the same and shall forthwith and thereafter cease the performance of all medical aid contracts as in this section provided, the cost of required future treatment to a workman entitled thereto under the provisions of the industrial insurance act shall be paid from the surplus fund herein created. If upon the expiration of such medical aid contract the Director of Labor and Industries shall determine that there is an adequate reserve in the surplus fund to the credit of the class or subclass involved, to cover the cost of required future treatment to workmen entitled thereto under such expired medical aid contract, the medical aid contractor shall be relieved of all further obligation or liability for such future treatment; but if the director shall determine that there is not an adequate reserve in the surplus fund for that purpose, he shall require the payment into the said surplus fund by the medical aid contractor of such additional sums as he may determine to be necessary to establish an adequate reserve for the cost of medical aid for workmen entitled to future treatment under such expired medical aid contract, but not to exceed the amount shown to be necessary from the department's experience tables relating to the after treatment of injuries in the class or subclass involved.

"Upon the payment of such sums as the director may determine are necessary, within the limitations aforesaid, to create an adequate reserve in the surplus fund of the class or subclass involved, to cover the cost of required future treatment to workmen entitled thereto under such expired medical aid contract, the medical aid contractor shall be relieved of all further obligation or liability for such future treatment".

JOHN SHERMAN, Chairman.

We concur in this report: W. G. Cameron, Richard G. Cook, Clyde V. Tisdale, Gerald G. Dixon, Joseph E. Hurley, Paul Sandegren, Dr. U. M. Lauman.

The bill was read the second time by sections.

On motion of Mr. Dixon, the committee amendment to Section 1 was adopted.

House Bill No. 190 was passed to third reading and ordered engrossed.

House Bill No. 191, by Committee on Rules and Order: Relating to industrial insurance and medical aid rates.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 191, entitled "An Act relating to the classification of and rates of contribution to the industrial insurance, medical aid and occupational disease funds by employers engaged in extrahazardous employment or under the provision of elective adoption, and amending Section 4 of Chapter 74 of the Laws of 1911, as amended by Section 1 of Chapter 89 of the Laws of 1937 (Section 7676 of Remington's Revised Statutes); and declaring that this act take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, page 16, line 14 of the original bill, being page 10, line 4 of the printed bill, strike the word "excludes" and insert in lieu thereof the word: "includes".

In Section 1, page 30, line 10 of the original bill, being page 18, line 24 of the printed bill, after the parenthesis following the word "in", add the following: "(includes shoe repair shops using power driven machinery)".

In Section 1, page 43, line 30 of the original bill, being page 26, line 9 of the printed bill, after the word "for" and before the word "entire" insert the word: "the".

In Section 2, page 45, line 4 of the original bill, being page 26, line 37 of the printed bill, strike the period (.) following the figure "1939" and add the following: ", except as to new industries classified for the first time as extrahazardous".
In line 2 of the title of the original bill, after the word “the” and before the comma (,) preceding the word “medical”, strike the words “industrial insurance” and insert in lieu thereof the word: “accident”.

John Sherman, Chairman.

We concur in this report: Dr. W. G. Cameron, Richard G. Cook, Gerald G. Dixon, Joseph E. Hurley, Paul Sandegren, Clyde V. Tisdale, H. N. Jackson.

The bill was read the second time by sections.

On motion of Mr. Dixon, the committee amendment to Section 1, page 16, line 14 of the original bill, and the committee amendment to Section 1, page 30, line 10 of the original bill, were adopted.

On motion of Mr. Sherman, the committee amendment to Section 1, page 43, line 30 of the original bill, and the committee amendment to Section 2, page 45, line 4 of the original bill, were adopted.

On motion of Mr. Dixon, the committee amendment to the title was adopted.

House Bill No. 191 was passed to third reading and ordered engrossed.

House Bill No. 90, by Representative Reilly (Edward J.): Providing pensions for disabled officers and employees of cities.

Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 90, entitled “An Act creating and establishing retirement and pension systems for superannuated and disabled officers and employees of cities of the first class; providing for the payment of retirement allowances; prescribing the conditions on which said allowances shall be paid; fixing rates of contribution and providing for the adjustment thereof; and providing for the administration of said systems”, have had 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 1 and insert in lieu thereof the following:

“Section 1. Any city attaining the status of a first-class city after July 1, 1939, is empowered by this act to establish retirement and pension systems for superannuated or totally and permanently disabled officers and employees of cities of the first class.”

In Section 2, Subsection (b), line 19 of the original bill, being line 9 of the printed bill, strike the words “elected official” and the comma (,) and insert in lieu thereof the words: “regularly appointed”.

In Section 14, Subsection (c), page 14, line 3 of the original bill, being page 8, line 31 of the printed bill, after the word “date” and before the comma (,) insert the words: “and who is given the credit for prior service”.

In Section 14, Subsection (c), page 14, line 5 of the original bill, being line 32 of the printed bill, after the word “pension” and before the comma (,) insert the words: “on account of prior service”.

In Section 15, line 14 of the original bill, being page 8, line 40 of the printed bill, after the words “Any member” strike the matter down to and including the comma (,) following the word “retirement” in line 19 of the original bill, being line 43 of the printed bill, and insert in lieu thereof the words: “while in city service”.

In Section 15, Subsection (a), line 22 of the original bill, being page 9, line 2 of the printed bill, after the words “Any member” strike the following “while in the city service, or” and insert in lieu thereof the following words and comma: “who has not attained the age of sixty-five (65) years and who has at least ten (10) years of city service as defined in this act, to his credit, provided that the required ten (10) years of city service shall have been credited to the member over a period of not to exceed fifteen (15) years immediately preceding retirement,”.

In Section 28, line 16 of the original bill, being page 12, lines 35 and 36 of the printed bill, after the word “ordinance” insert a period (.) and strike the remainder of the section.

In line 1 of the title, strike the words “Creating and establishing retirement” and
We concur in this report: Hugh Rosellini, Dan L. Guisinger, Mrs. Thomas E. Kehoe, J. B. Smith, Michael B. Smith, J. D. McDonald, Charles Finucane, George Kinnear.

The bill was read the second time by sections.

On motion of Mr. Finucane, the committee amendment to Section 1 was adopted.

On motion of Mr. Kinnear (Geo. C.), the committee amendment to Section 2 was adopted.

The Speaker (Mr. Reilley (Edward J.) presiding) called Mr. Cowen to preside.

On motion of Mr. Kinnear (Geo. C.), all other committee amendments were adopted.

House Bill No. 90 was passed to third reading and ordered engrossed.

House Bill No. 381, by Representative Martin: Relating to tidelands at LaConner.

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

House Bill No. 198, by Representative Reilly (Edward J.): Relating to crimes and to Sabbath breaking.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 198, entitled “An Act relating to crimes and punishment and to Sabbath breaking, and repealing Section 242 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 with the following amendments:

In Section 1, line 8 of the original bill, being line 2 of the printed bill, strike the word “repealed” and the period (.) following the word “repealed” and insert in lieu thereof the following: “amended to read as follows:

Section 242. Sunday within the meaning of the provisions of this chapter is the first day of the week and includes the time between the midnight preceding and the midnight following the same day.

All labor on Sunday is forbidden, excepting work of necessity or mercy, in which are included all labor that is needful for the good order, health, comfort and safety of the community, or for the protection of property from the unforeseen disaster, or danger of destruction or injury, or which may be required for the prosecution of or attendance upon religious worship, or, for the furnishing of opportunities of reading or study: Provided, That this section shall not apply to newspaper printing offices, steamship companies, railroads, telegraph and telephone companies, hotels, inns, restaurants, cigar stores, ice cream parlors, soda water stands, drug stores, garages, hackmen, owners and operators of licensed shore boats, operators and owners of licensed automobiles, news depots, graziers and ranchmen, electric light plants and gas works: And provided, further, That personal baggage may be conveyed to and from vessels leaving and arriving at port on that day, and to and from any railroad stations; that on Sunday the loading and unloading of vessels engaged in inter-island, interstate or foreign commerce shall be permitted; that during the entire day, ice, milk, bread, fruit, and flowers may be sold and delivered; that until ten o'clock in the forenoon, fresh vegetables may be sold: And provided, further, That meals may be served upon the premises or elsewhere by caterers, prepared tobacco and beer in licensed taverns from twelve to one a. m., and from two to ten p. m. In work of necessity or charity is included whatever is needful during the day for good order, help and comfort of the community; but keeping open a barber shop or shaving and hair cutting shall not be deemed works of necessity or charity, and nothing in this section shall be construed to permit the selling of uncooked meat, groceries, clothing, boots and shoes.

No person shall prosecute, conduct or take part, on Sunday, in any recreation, amusement, sport or game in such a manner as to commit a common nuisance. That
baseball games, theatres, circuses or entertainment on Sunday, museums, zoological gardens, and out-door athletic sports, and moving picture exhibitions duly authorized by ordinance, and other public amusements, when conducted in a quiet and orderly manner so as not to interfere with the peace, repose and comfort of the community, are permitted.

"Any person violating any of the provisions of this act shall, upon conviction, be fined not over One Hundred Dollars or be imprisoned not over thirty days, or both.

"This act is necessary for the immediate preservation of the public health and the support of the State government and its existing public institutions and shall take effect immediately."

In line 2 of the title, after the word "and" and before the word "Section", strike the word "repealing" and insert in lieu thereof the word: "amending".

EDWARD J. REILLY, Chairman.

We concur in this report: O. R. Schumann, Hugh Rosellini, James M. Hay.

House of Representatives,

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 198, 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: Donald B. Miller, W. L. LaFollette.

House of Representatives,

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 198, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

....................................................., Chairman.

We concur in this report: Joseph E. Hurley, Theodore S. Turner.

The bill was read the second time by sections.

Mr. Reilly (Edward J.) moved the adoption of the committee amendment to Section 1.

Debate ensued.

The Speaker resumed the chair.

Mr. Henry moved the adoption of the following amendment to the committee amendment:

In Section 1, line 42 of the committee amendment, following the period (.) after the capital letter "M" strike the comma (,) and the following: "and from two to ten p. m."

Mr. Cowen 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 Dore, Eddy, Reno, Smith (Michael B.), Judd, Vane and White: Representatives Judd, Vane and White having been excused.

Mr. Martin 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 announced that Representatives Dore, Eddy and Reno were present.

Mr. Cowen moved that Mr. Smith (Michael B.) be excused and that the House proceed with business under the call of the House.

The motion was lost.
The Sergeant-at-Arms announced that Mr. Smith (Michael B.) was present.

On motion of Mr. Reilly (Edward J.), the House proceeded with business under the call of the House.

The Speaker declared the question before the House to be the amendment by Mr. Henry to the committee amendment to Section 1.

Debate continued.

Mr. Pettus moved that House Bill No. 198 be indefinitely postponed.

Debate ensued.

On motion of Mr. Lindsay, the previous question was ordered.

The motion to indefinitely postpone was lost.

Debate continued on Mr. Henry's amendment.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Henry to the committee amendment to Section 1 was adopted by the following vote: Yeas, 60; nays, 36; absent or not voting, 3.

Those voting yea were: Representatives Babcock, Beckley, Brown, Cameron, Carty, Chervenka, Cook, Dixon, Eaton, Egbert, Fogg, French, Gholson, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Olson, Payne, Pennock, Pitt, Reno, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Trombly, Turner, Twidwell, Van Dyk, Warnica, Wenberg, Wiggen, Wills, Wintler, Woodall—60.

Those voting nay were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Butler, Callison, Coe, Cowen, Devenish, Dore, Eddy, Finucane, Fry, Gabrielsen, Guisinger, Hay, Jackson, Lindsay, Mackie, Neal, Nordenberg, Pearsall, Pearson, Petit, Pettus, Phillips, Reilly (Edward J.), Riley (Edward F.), Rosellini, Smith (Michael B.), Tisdale, Underwood, Van Buskirk, Wentworth, Mr. Speaker—36.

Those absent or not voting were: Representatives Judd, Vane and White—3.

Mr. Reilly (Edward J.) moved the adoption of the following amendment to the committee amendment to Section 1:

In Section 1, lines 41 and 42 of the committee amendment, after the word and abbreviation "one a. m." insert the following: "and the Washington State Liquor Control Board may permit the sale of beer in sealed containers, but consumption thereof shall not be permitted on the premises where sold."

Debate ensued.

On motion of Mr. Jones (John R.), the previous question was ordered.

A roll call was demanded, but the demand was not sustained.

The amendment by Mr. Reilly (Edward J.) to the committee amendment to Section 1 was adopted by a voice vote.

Mr. Miller (Donald B.):

"Mr. Speaker, point of order. A roll call was demanded on that vote."

The Speaker:

"A roll call was demanded, but the ruling of the chair is that the demand was not sustained."
The committee amendment as amended was adopted on a viva voce vote.
Mr. Savage moved the adoption of the following amendment to the commit-
tee amendment as adopted.

In line 28 of the committee amendment as amended, after the word “ranchmen” insert the following: “dairymen and farmers”.

The Speaker ruled the amendment out of order.
Mr. Miller (Donald B.) moved that House Bill No 198 be indefinitely postponed.

Debate ensued.
On motion of Mr. Dore, the previous question was ordered.
A roll call was demanded, and the demand was sustained.
The Clerk called the roll, and the motion to indefinitely postpone was lost by the following vote: Yeas, 37; nays, 59; absent or not voting, 3.

Those voting yea were: Representatives Babcock, Beckley, Carty, Cook, Dixon, Eaton, Egbert, Guisinger, Hatley, Isenhart, Jones (D. W.), Jones (John R.), LaFollette, Lauman, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Pettus, Pitt, Reno, Savage, Sherman, Swegle, Trombley, Turner, Twidwell, Van Dyk, Wenberg, Wiggan, Wintler, Woodall—37.

Those voting nay were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Coe, Cowen, Devenish, Dore, Eddy, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Hall, Hanson, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mackie, Martin, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Phillips, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Tisdale, Underwood, Van Buskirk, Warnica, Wentworth, Wills, Mr. Speaker—59.

Those absent or not voting were: Representatives Judd, Vane, White—3.

On motion of Mr. Reilly (Edward J.), the committee amendment to the title was adopted.

House Bill No. 198 was passed to third reading and ordered engrossed.

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

**House Bill No. 432, by Committee on Parks and Playgrounds: Relating to the State Parks and Parkways Fund.**

The bill was read the second time by sections.
On motion of Mr. Reilly (Edward J.), the following amendment to Section 1 was adopted:

In Section 1, line 12 of the original bill, being line 6 of the printed bill, strike the words and figures “twenty-five cents ($0.25)” and insert in lieu thereof the words and figures: “twenty cents ($0.20)”.

House Bill No. 432 was passed to third reading and ordered engrossed.

**House Bill No. 424, by Representative Swegle: Relating to municipal city commissions and the election thereof.**

The Speaker called Mr. Hurley (John R. “Pat”) to preside.
The bill was read the second time and passed to third reading.
House Bill No. 226, by Representative Woodall: Relating to the sale of agricultural and horticultural products.

On motion of Mr. Chervenka, Substitute House Bill No. 226 was substituted for House Bill No. 226 and placed on second reading.

Substitute House Bill No. 226 was read the second time by sections and passed to third reading.

House Bill No. 323, by Committee on Cities of the First Class: Relating to municipally owned street railway systems.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was re-referred House Bill No. 323, entitled "An Act relating to municipally owned street railway or surface transportation systems in cities having more than three hundred thousand population; providing for the borrowing of money from the Reconstruction Finance Corporation or any other agency of the United States Government for street railway and surface transportation purposes in such cities, and for the issuance of bonds payable from the revenues of such systems to evidence such loans, the proceeds thereof to be used for the purpose of purchasing and acquiring equipment and extensions, repairs, improvements and betterments to, and the operation of, said systems, and to refund outstanding indebtedness payable from the revenues of said systems, to validate all such outstanding indebtedness and to create transportation commissions in such cities, and to prescribe the powers and duties thereof, and to repeal all laws or parts of laws and the provisions of any city charter in conflict herewith in so far as such conflict exists," have had 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 17 of the original bill, being line 5 of the printed bill, after the word "both" and before the word "issued" insert the words: "and the interest thereon".

In Section 4 strike the whole of subdivision (2) and insert in lieu thereof the following:

"(2) maintaining rates, fares and charges sufficient at all times to provide revenues to pay the interest and principal on all bonds and other obligations payable from said revenues and to meet all other payments from said revenues pursuant to, or as provided in, any ordinance, resolution or agreement adopted or entered into in connection with the issuance of bonds under this act, and to pay the operating and maintenance costs of such street railway and surface transportation system;"

In Section 4, subdivision 4, page 5, line 12 of the original bill, being page 3, line 32, of the printed bill, after the word "bonds" strike the semi-colon (;) and insert in lieu thereof a comma (,) and add the following: "and to represent bondholders in the event of a default on such bonds or in the event of a default in the performance of any duty or obligation of any such city or the corporate authorities thereof in connection therewith, with such power and duty as such resolution or ordinance may provide;"

Strike the whole of Section 5 and insert in lieu thereof the following:

"Sec. 5. There is hereby created in each such city a commission to be known as 'The Transportation Commission of the City of.................................': Provided, however, That such commission shall not transact any business or exercise any powers hereunder until or unless the city council or other governing body of any such city shall so order and shall contract a loan from the Reconstruction Finance Corporation or any other agency of the Federal Government and the terms of such loan shall require the functioning of such commission in such city, and shall provide for the issuance of bonds under the authority hereof to evidence such loan. Upon the determination of the necessity for such a commission, the Mayor shall appoint three transportation commissioners subject to the approval of the city council; one such commissioner shall be appointed for a term of two (2) years, one for a term of four (4) years, and one for a term of six (6) years, and until the successors shall have been appointed and duly qualified. At the expiration of the term of office of a commissioner, or in the event of a single vacancy at any one time in the commission from any cause, the remaining two commissioners shall appoint his successor. In the event there should occur at any one time one or more vacancies in the commission in excess of one, then the Mayor shall make the necessary number of appointments to fill the vacancy or vacancies in excess of one. Any such appointee or appointees of the Mayor shall be designated to
fill the shorter or shortest of the vacant terms. Commissioners shall be eligible to suc­ceed themselves. All appointments of commissioners subsequent to the appointment of the first commissioners shall be for a period of six (6) years, except for appoint­ments to any vacancy in partly expired terms. Commissioners may be removed by the Mayor only after the filing of written charges of unfitness, and when said charges have been sustained by a two-thirds vote of the entire membership of the city council, or other governing body of said city. Said commissioners shall be men of recognized business ability not directly or indirectly interested in any public service corporation or in any contract with the city, and shall have been qualified electors and freeholders of said city for at least four consecutive years immediately, prior to appointment, and they shall receive no compensation. Said transportation commissioners shall have exclusive power and are hereby directed to:

“(a) Adopt rules and regulations governing the meetings thereof and shall elect from among their number a chairman who shall serve as chairman for one year. No chairman shall be eligible to succeed himself as chairman, but he may be elected for subsequent terms. They shall appoint a secretary who shall keep a record of their pro­ceedings.

“(b) Make all rules and regulations governing the operation of the street railway and surface transportation facilities owned and operated by such city, and shall have complete control of all the employees of said system subject to the civil service pro­visions of the charter of any such city.

“(c) Have all superintendence, control and management of the facilities, equip­ment and property now or hereafter used and employed in furnishing surface trans­portation in such city.

“(d) Fix all routings and change the same whenever it is deemed advisable in the discretion of the commission, and fix all rates, fares and charges for the transportation of persons and commodities through the facilities of such system: Provided, however, That such rates, fares and charges shall be at all times at least sufficient to provide sufficient revenues to pay the interest and principal on all bonds and other obligations payable from said revenues and to meet all payments therefrom, pursuant to or con­tained in any ordinance, resolution or agreement adopted or entered into in connection with the issuance of bonds under this act, and to pay the operating and maintenance costs of such street railway and surface transportation system.

“(e) From time to time determine the type, character and amount of new equip­ment, extensions, betterments and improvements to such system.

“(f) Appoint and remove at pleasure a superintendent of transportation, who shall be a man of recognized ability and experience in the operation of surface transporta­tion systems; fix the compensation of the superintendent of transportation, delegate to the superintendent of transportation the general management of such surface transporta­tion systems, including the employees thereof, subject to the control of the commis­sion, and direct the enforcement of all resolutions, rules and regulations pertaining to said systems as may be adopted by said commission, together with such further powers and duties as may be provided and prescribed from time to time by said commission.

“(g) Control and manage, in accordance with any covenant contained in any ordinance, resolution or other agreement adopted or entered into in connection with the issuance of bonds pursuant to this act and in accordance with the provisions of the charter of any such city to the extent that such charter provisions are not in conflict with such covenant, such street railway and surface transportation system and all revenues derived from the operation thereof, and no moneys shall be withdrawn from the revenue of said system, without the approval of said commission, which shall certify all expenditures to the city comptroller, who shall issue warrants therefor to the city treasurer (unless otherwise provided in an ordinance or resolution authorizing bonds under the provisions of this act) to be paid solely from the revenues derived from the operation of the system: Provided, however, That nothing herein contained shall prevent the city council or other governing body of such cities from creating special funds and issuing revenues payable therefrom for street railway purposes under Section 9491 of Remington’s Revised Statutes when requested so to do by said com­mission, but subject to and in accordance with any covenants contained in any ordi­nance, resolution or other agreement entered into in connection with the issuance of bonds pursuant to this act.

“Such transportation commission shall continue in existence and shall have the powers and perform the duties hereinabove provided for so long as any bonds issued hereunder are outstanding and unpaid.
"The title to all funds and property of such street railway systems shall be and remain in the name of such city."

O. A. Wiggen, Chairman.

We concur in this report: Sixten P. Nordenberg, J. D. McDonald, Michael B. Smith, J. B. Smith, George Kinnear, Mrs. Thomas E. Kehoe.

Mr. Cowen 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 Cameron, Gabrielsen, Guisinger, Hall, Sherman, Riley (Edward F.), Payne, Judd and White: Representatives Judd and White having been excused.

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Pearson, the absentees were excused, and the House proceeded with business under the call of the House.

Mr. Dore moved that House Bill No. 323 be indefinitely postponed.

The Speaker declared the question before the House to be the motion by Mr. Dore to indefinitely postpone House Bill No. 323.

Mr. Smith (Michael B.) moved that the motion by Mr. Dore be laid on the table.

Debate ensued.

With the consent of the House, Mr. Smith (Michael B.) withdrew his motion.

On motion of Mr. Finucane, the previous question was ordered.

The motion to indefinitely postpone was lost on a viva voce vote.

House Bill No. 323 was read the second time by sections.

On motion of Mr. Henry, the rules were suspended and the reading clerk was instructed to read the committee amendment to Section 1.

On motion of Mr. Wiggen, the committee amendment to Section 1 was adopted.

On motion of Mr. Wiggen, the committee amendments to Section 4 were adopted.

On motion of Mr. Henry, the rules were suspended and the reading clerk was instructed to read the last line of the amendment to Section 5.

On motion of Mr. Wiggen, the committee amendment to Section 5 was adopted.

House Bill No. 323 was passed to third reading and ordered engrossed.

On motion of Mr. Henry, the rules were suspended, Engrossed House Bill No. 323 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Armstrong, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 323, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear
Those absent or not voting were: Representatives Gabrielsen, Judd, White—3.

Engrossed House 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. Smith (Vernon A.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 323 to the Senate.

Mr. Reilly (Edward J.) moved that further proceedings under call of the House be dispensed with.

The motion was lost.

On motion of Mr. Cowen, the rules were suspended, and Mr. Austin and Mr. Kinnear (Geo. C.) escorted Mayor Arthur B. Langlie of Seattle to a seat on the rostrum.

On motion of Mr. Twidwell, Mr. Petit was excused from the call of the House.

Mr. Wills moved that further business under the call of the House be dispensed with.

The motion was lost.

THIRD READING OF BILLS

Engrossed House Bill No. 184, by Representative Reilly (Edward J.): Relating to common schools and the allotment per day per pupil.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 184 was placed on final passage.

On motion of Mr. Armstrong, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 184, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienen, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Went-
worth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—96.

Those absent or not voting were: Representatives Judd, Petit, White—3.

Engrossed House Bill No. 184, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 184 to the Senate.

House Bill No. 284, by Judiciary Committee: Relating to publication and distribution of State documents.

On motion of Mr. Reilly (Edward J.), House Bill No. 284 was referred to the Judiciary Committee for the purpose of making an amendment and was ordered to retain its place on the calendar on the next working day.

House Bill No. 117, by Representative Smith (Vernon A.): Relating to sewers in cities and towns.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 117 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 117, and the bill passed the House by the following vote: Yeas, 93; nays, 3; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dare, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isemhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy. J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith, (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those voting nay were: Representatives Guisinger, Pearson, Sherman—3.

Those absent or not voting were: Representatives Judd, Petit, White—3.

House Bill No. 117, having received the constitutional majority, was declared passed.

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

On motion of Mr. Smith (Vernon A.), the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 117 to the Senate.

Engrossed House Bill No. 60, by Representative Bienz: Relating to prophylactics.
On motion of Mr. Bienz, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 60 was placed on final passage.

- On motion of Mr. Lindsay, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 60, and the bill passed the House by the following vote: Yeas, 76; nays, 20; absent or not voting, 3.

 Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. “Pat”), Isenhart, Jackson, Jones (John R.), Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pennock, Pettus, Phillips, Pitt, Reilly ((Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Dyk, Vane, Warnica, Wentworth, Wiggen, Wills, Wintler, Woodall—76.

 Those voting nay were: Representatives Bernethy, Butler, Carty, Dixon, Fry, Gabrielsen, Hay, Hurley (Joseph E.), Jones (D. W.), Kehoe, Martin, Miller (Donald B.), Nordenberg, Pearsall, Pearson, Ruark, Savage, Van Buskirk, Wenberg, Mr. Speaker—20

 Those absent or not voting were: Representatives Judd, Petit, White—3.

Engrossed 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. Finucane, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 60 to the Senate.

On motion of Mr. Smith (Vernon A.), Mr. Reno was excused from the call of the House.

**House Bill No. 217**, by Representative Turner: Relating to justice of the peace in first-class cities.

On motion of Mr. Turner, the rules were suspended, the second reading considered the third, and House Bill No. 217 was placed on final passage.

On motion of Mr. Payne, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 217, and the bill passed the House by the following vote: Yeas, 93; nays, 2; absent or not voting, 4.

 Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank ‘O’), Miller (Fred),
Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those voting nay were: Representatives Nordenberg, Pearson—2.

Those absent or not voting were: Representatives Judd, Petit, Reno, White—4.

House 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.

On motion of Mr. Turner, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 217 to the Senate.

House Bill No. 259, by Representative Devenish (By Departmental Request): Relating to gas tax.

On motion of Mr. Devenish, the rules were suspended, the second reading considered the third, and House Bill No. 259 was placed on final passage.

On motion of Mr. Hay, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 259, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—95.

Those absent or not voting were: Representatives Judd, Petit, Reno, White—4.

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.

On motion of Mr. Devenish, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 259 to the Senate.

Engrossed House Bill No. 188, by Representative Lindsay: Relating to savings and loan associations.
On motion of Mr. Lindsay, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 188 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The Clerk called the roll on the final passage of Engrossed House Bill No. 188, and the bill passed the House by the following vote: Yeas, 92; nays, 3; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those voting nay were: Representatives Bernethy, Pitt, Wenberg—3.

Those absent or not voting were: Representatives Judd, Petit, Reno, White—4.

Engrossed House 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.

On motion of Mr. Lindsay, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 188 to the Senate.

House Bill No. 342, by Committee on Reclamation and Irrigation: Relating to irrigation districts.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, and House Bill No. 342 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The Clerk called the roll on the final passage of House Bill No. 342, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.),
Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wigen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those voting nay were: Representative Nordenberg—1.

Those absent or not voting were: Representatives Judd, Petit, Reno, White—4.

House Bill No. 342, having received the constitutional majority, was declared passed.

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

On motion of Mr. Moulton, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 342 to the Senate.

Mr. Smith (Michael B.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

On motion of Mr. Finucane, Mr. Smith (Michael B.) was excused from the call of the House.

On motion of Mr. Sandegren, Mr. Cowen was excused from the call of the House.

House Bill No. 343, by Committee on Reclamation and Irrigation: Relating to irrigation districts.

On motion of Mr. Armstrong, the rules were suspended, the second reading considered the third, and House Bill No. 343 was placed on final passage.

On motion of Mr. Armstrong, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 343, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wigen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those absent or not voting were: Representatives Cameron, Judd, Kinnear (Roy J.), Petit, Reno, Smith (Michael B.), White—7.

House Bill No. 343, having received the constitutional majority, was declared passed.

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

On motion of Mr. Moulton, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 343 to the Senate.
On motion of Mr. Henry, Mr. Kinnear (Roy J.) was excused from the call of the House.

On motion of Mr. McDonald, Mr. Smith (Jurie B.) was excused from the call of the House.

On motion of Mr. LaFollette, the four lady members were excused from the call of the House.

**House Bill No. 267**, by Judiciary Committee: Relating to the inventory and appraisement of estates of deceased persons.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 267 was placed on final passage.

On motion of Mr. Wills, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 267, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chernkena, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lau­man, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnaica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—91.

Those absent or not voting were: Representatives Cameron, Fogg, Judd, Kinnear (Roy J.), Petit, Reno, Smith (Michael B.), White—8.

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. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 267 to the Senate.

**House Bill No. 221**, by Judiciary Committee: Requiring an employer to pay wages earned by deceased employee to surviving spouse or nearest of kin.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 221 was placed on final passage.

On motion of Mr. Armstrong, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 221, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chern-
venka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Laman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—91.

Those absent or not voting were: Representatives Cameron, Fogg, Judd, Kinnear (Roy J.), Petit, Reno, Smith (Michael B.), White—8.

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.

On motion of Mr. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 221 to the Senate.

House Bill No. 204, by Representative Payne: Relating to powers and duties of regents of the University of Washington.

On motion of Mr. Payne, the rules were suspended, the second reading considered the third, and House Bill No. 204 was placed on final passage.

On motion of Mr. Dore, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 204, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Cherwenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Laman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—91.

Those absent or not voting were: Representatives Cameron, Fogg, Judd, Kinnear (Roy J.), Petit, Reno, Smith (Michael B.), White—8.

House Bill No. 204, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Payne, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 204 to the Senate.

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

**NOTICE TO AMEND HOUSE RULES**

Mr. Henry gave notice that on the next working day he would move to amend House Rule No. 10 as follows:

In House Rule No. 10, Subsection b, strike the words "two-thirds" and insert in lieu thereof the words: "a majority".

On motion of Mr. Fry, the House adjourned to eleven o'clock a. m., Saturday, February 25, 1939.

John N. Sylvester, Speaker.

S. R. Holcomb, Chief Clerk.

**FORTY-EIGHTH DAY**

**MORNING SESSION**


The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Beckley, Cowen, Devenish, Jones (John R.), Judd, Kinnear (Roy J.) and Martin, Representatives Judd and Kinnear (Roy J.) having been excused.

Prayer was offered by Reverend Walter G. Comin, Minister of the First United Presbyterian Church of Olympia.

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

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS**

Resolution by Mr. Dixon:

*Be it Resolved by the House of Representatives of the State of Washington, in Legislative Session Assembled:*

*That Whereas, The question of patronage has cropped up several times this Session causing a headache to the Speaker and members of the House; and*

*Whereas, Each member during his or her campaign is indebted to one or more individuals for particular service rendered during the campaign:*

*Therefore, Be It Resolved, That the members settle this question once and for all time, to the effect that a rule be incorporated in the House Rules allowing each elected member the patronage of at least one employee for the duration of the Session, the same to be a matter of right to each member; and*

*Be It Further Resolved, That the Rules Committee bring in a report within five (5) days incorporating this rule to be passed upon by the House.*

On motion of Mr. Reilly (Edward J.), the resolution was laid on the table.

On motion of Mr. Van Dyk, House Bill No. 182 was ordered from the Committee on Public Utilities and re-referred to Committee on Dairy and Livestock.
MR. SPEAKER:
Your Committee on Engrossment, to whom was referred House Bill No. 323, have compared same with the original bill and find it correctly engrossed.
.................................................. Chairman.

We concur in this report: Wylie W. Brown, John Isenhart.

MR. SPEAKER:
We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 22, entitled "An Act closing the tide lands of Skagit County to commercial clam digging until July 1, 1943," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.
J. H. PETIT, Chairman.


MR. SPEAKER:
We, a minority of your Committee on Fisheries, to whom was referred House Bill No. 22, 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: Francis Pearson.

Passed to second reading.

The Speaker observed, within the bar of the House, former Representative Charles E. Peterson from Spokane County, and appointed Mr. Brown and Mr. Reilly (Edward J.) to escort him to a seat beside the Speaker.

MR. SPEAKER:
We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 195, entitled "An Act relating to commercial fishing for salmon by gill nets and purse seines in certain waters of the Puget Sound district, amending Sections 4 and 5 of Chapter 1 of the Laws of 1935, the same being Sections 7671-4 and 7671-5, 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.
J. H. PETIT, Chairman.


MR. SPEAKER:
We, a minority of your Committee on Fisheries, to whom was referred House Bill No. 195, 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: H. N. Jackson, C. E. Trombley, Carl C. Mohler, John Pearsall, Dan L. Guisinger.

Passed to second reading.
House Bill No. 233 (reported by Committee on Elections and Privileges): Do pass as amended. Passed to second reading.

House Bill No. 284 (reported by Judiciary Committee): Do pass as amended. Passed to second reading.

House Bill No. 425 (reported by Committee on Revenue and Taxation): Do pass as amended. Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 510, entitled "An Act relating to the sale, transportation and handling of livestock; providing for the appointment in each county by the Director of Agriculture of one or more inspectors to enforce the provisions thereof; and amending Section 8 of Chapter 75 of the Laws of 1937," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Carl C. Mohler, Chairman.


Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred Senate Bill No. 65, entitled "An Act relating to salaries of officers of cities of the second class and amending Section 12, Section 20, Section 21, Section 22 and Section 26 of Chapter 241 of the Laws of 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alex Gabrielsen, Chairman.

We concur in this report: C. E. Trombley, W. J. Beierlein, Wylie W. Brown. Passed to second reading.

Mr. Speaker:

We, your Committee on Fisheries, to whom was referred Engrossed Senate Bill No. 108, entitled "An Act regulating the taking of eulachon, smelt, candlefish or herring in the State of Washington, providing a license fee for the commercial taking thereof, amending Section 51B of Chapter 31, Laws of 1915, as enacted in and by Section 2, Chapter 133, Laws of 1931, being Section 5704b, 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.

J. H. Petit, Chairman.


Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred Engrossed Senate Bill No. 194, entitled "An Act relating to and prescribing purposes for which food fish may be taken, possessed and used; amending Section 69 of Chapter 31 of the Laws of 1915; defining offenses; providing penalties; and declaring that this act shall take effect March 31st, 1939", have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Petit, Chairman.

MR. SPEAKER:

We, a minority of your Committee on Fisheries, to whom was referred Engrossed Senate Bill No. 194, 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 C. Mohler, John Pearsall, Dan L. Guisinger.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 24, 1939.

MR. SPEAKER:

The Senate requests the House to return Engrossed Senate Bill No. 43 to the Senate in order that the Senate may concur in the House amendments thereto.

EARLE M. McCROSKEY, Secretary.

On motion of Mr. Coe, the Chief Clerk was instructed to return Engrossed Senate Bill No. 43 to the Senate in order that the Senate may concur in the House amendments thereto.

Senate Chamber,
Olympia, Wash., February 25, 1939.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Senate Bill No. 50 and the House amendment thereto, and has granted the committee the powers of free conference.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 24, 1939.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 223; also Senate Bill No. 300; also Senate Bill No. 304, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 24, 1939.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 83; also Engrossed Senate Bill No. 161; also Engrossed Senate Bill No. 207; also Engrossed Senate Bill No. 251; also Engrossed Senate Bill No. 268; also Engrossed Senate Bill No. 348; also Engrossed Senate Bill No. 420, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Substitute Senate Bill No. 47 and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.
INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

**House Bill No. 521**, by Representative Woodall: An Act relating to taxation; authorizing the segregation and separate payment of tax upon improvements owned separately from the fee as a part of which they have been assessed; and prescribing the duties of certain county officers in connection therewith.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 522**, by Representative Hay: An Act validating, ratifying, approving, and confirming certain bonds and other instruments or obligations heretofore issued; validating, ratifying, approving and confirming certain proceedings heretofore taken by public bodies for public works projects; repealing or amending conflicting laws; and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 523**, by Representatives Hay and Underwood: An Act relating to the sale of foreign-made goods, and prescribing penalties.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 524**, by Representative Warnica: An Act making an appropriation for the Department of Public Service of the State of Washington to defray the cost and expenses incident to an investigation of the telephone utilities of the State of Washington.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 525**, by Representative Riley (Edward F.): An Act relating to the hours and wages of home service employees and the conditions of labor thereof.

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

**House Bill No. 526**, by Representative Butler (By Request): An Act relating to the prevention of monopolies, unfair competition and wrongful trade practices; declaring the public interest and public policy of this State; regulating the business of advertising and of publishing advertisements in newspapers; prescribing penalties; and declaring an emergency.

Referred to Committee on Commerce and Manufacturing.

On motion of Miss Butler, the usual number of copies of House Bill No. 526 were ordered printed.

**House Bill No. 527**, by Representative Miller (Donald B.): An Act relating to the practice of barbering; providing for examination and licensing therefor; providing for regulating barber schools or colleges in connection therewith; and amending Section 2 of Chapter 199 of the Laws of 1937, and Section 6 of Chapter 209 of the Laws of 1929.

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

**House Bill No. 528**, by Representative Vane: An Act relating to labor; protecting the right of employees to organize and bargain collectively; creating the Washington Labor Relations Board; conferring powers and imposing duties upon such board, officers of the State Government and court; provid-
ing for the right of employees to organize and bargain collectively; declaring
certain labor practices by employers to be unfair; establishing a procedure;
prescribing certain penalties; and making an appropriation.
Ordered printed and referred to Committee on Labor and Labor Statistics.

**House Bill No. 529**, by Representatives Cowen and Reilly (Edward J.): An
Act relating to the practice of dentistry and making it unlawful to use certain
forms of advertising; amending Section 20 of Chapter 112 of the Laws of
1935 (Section 10031-20 of Remington's Revised Statutes).
Ordered printed and referred to Committee on Medicine, Dentistry, Pure
Food and Drugs.

**House Bill No. 530**, by Representatives Cowen and Reilly (Edward J.): An
Act to provide for the payment to the State General Fund of ten per cent
(10%) of the income of various state departments, where such income is by law
required to be deposited to a special fund, and declaring an emergency.
Ordered printed and referred to Committee on Appropriations.

**House Bill No. 531**, by Representatives Woodall and Judd: An Act relating
to the licensing of motor trucks, trailers and semi-trailers, amending Section
17, Chapter 188, Laws of 1937 (Section 6312-17, Remington's Revised Statutes).
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 532**, by Representatives Cowen and Reilly (Edward J.): An
Act relating to public highways; establishing secondary state highways as
branches of Primary State Highway No. 11; and amending Section 12 of
Chapter 207 of the Laws of 1937.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 533**, by Representatives Montgomery and Chervenka: An
Act relating to secondary state highways, establishing branches thereof, and
amending Section 6 of Chapter 207 of the Laws of 1937 (Section 6402-6 of
Remington's Revised Statutes).
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 534**, by Representative Underwood: An Act to provide
for the regulation and licensing of greyhound racing and race meetings,
and to permit wagering on the results thereof; to create the Washington
Greyhound Racing Board for the regulation, licensing and supervision of
greyhound racing and wagering thereon; to provide penalties for the violation
of the provisions of this act; and to make an appropriation therefor.
Ordered printed and referred to Committee on Public Morals.

**House Bill No. 535**, by Representative Warnica: An Act relating to public
service companies; providing for additional supervision and regulation thereof
and for the payment by said public service companies of the costs of certain
investigations, valuations and appraisals and services made and rendered by
the Department of Public Service; and repealing Section 12 of Chapter 165
of the Laws of 1933; and declaring an emergency.
Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 536**, by Representatives Moulton and Coe: An Act relating
to interference by electrical lines and facilities with the service and efficiency
of telephone and telegraph lines and facilities; giving the Department of
Public Service authority to order the elimination of such interference and to apportion the expenses involved in such elimination; and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 537**, by Representative Martin: An Act providing a method for determining the weight of a load of logs transported upon the public highways of the State of Washington, and amending Section 50 of Chapter 189 of the Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 538**, by Representative Henry: An Act relating to the Board of Regents of the University of Washington, and amending Title II, Subchapter 1 of Chapter 97 of the Laws of 1909 (Section 4554 and Section 4555 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Educational Institutions.

**House Bill No. 539**, by Representative Chervenka (By Request): An Act relating to cities and towns; providing for their inclusion within and/or withdrawal from public utility districts; and repealing all acts and parts of acts in conflict herewith.

Referred to Committee on Elections and Privileges.

On motion of Mr. Chervenka, the usual number of copies of House Bill No. 539 were ordered printed.

**House Bill No. 540**, by Representative Devenish: An Act creating an Interim Highway Transportation Commission; providing for the appointment of members thereof; defining the powers and duties of the members thereof; providing for expenses; making an appropriation; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 541**, by Representative Isenhart: An Act relating to the apple industry; providing the public policy of this state; declaring and prohibiting unfair trade practices and preventing frauds; defining terms; providing for certain orders and marketing agreements and the terms thereof; prescribing the powers and duties of the Director of Agriculture and the making of rules and regulations; establishing and delineating the powers and duties of the Washington Apple Marketing Board; providing for the enforcement of this act; prescribing penalties; and declaring an emergency.

Ordered printed and referred to Committee on Horticulture.

**FIRST READING OF SENATE BILLS**

**Engrossed Substitute Senate Bill No. 23**, by Committee on Parks and Playgrounds: An Act relating to the conveyance of State owned tide or shore lands to cities and towns and metropolitan park districts for municipal park and/or playground purposes and the securing of the same where necessary by exchanging State owned tide or shore lands therefor and authorizing the Director of Conservation and Development to assist in the development and decoration thereof.

Referred to Committee on State Granted, School and Tide Lands.

**Engrossed Senate Bill No. 83**, by Senator Bloomer: An Act relating to industrial insurance and the care of injured workmen; and amending Section 6 of Chapter 310 of the Laws of 1927; Sections 7, 9 and 11 of Chapter 136
of the Laws of 1923; Section 9 of Chapter 182 of the Laws of 1921; Section 14 of Chapter 28 of the Laws of 1917; and Section 4 of Chapter 188 of the Laws of 1915.

Referred to Committee on Industrial Insurance.


Referred to Committee on Flood Control.

Engrossed Senate Bill No. 207, by Senator Murfin (By Departmental Request): An Act relating to revenue and taxation and prescribing the powers and duties of courts in relation thereto, providing for the re-assessment and re-taxation of property, amending Section 2, Chapter 106, Laws of 1931, being Section 11302, Remington's Revised Statutes, and declaring an emergency.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 223, by Senators McAulay and Lovejoy: An Act relating to the investment of funds held in trust by corporations doing a trust business, and amending Section 20 of Chapter 42 of the Laws of 1933 (Section 3255 of Remington's Revised Statutes).

Referred to Committee on Banks and Banking.

Engrossed Senate Bill No. 251, by Senator Keeler: An Act relating to counting the funds and examining certain accounts of county, city and town treasurers, defining the duties of certain county, city and town officials, providing for filing reports, prescribing penalties, for violation thereof, and declaring that this act shall take effect immediately.

Referred to Judiciary Committee.

Engrossed Senate Bill No. 268, by Senator Duggan: An Act relating to the resources of the State, providing for surveys thereof and plans for conservation, development and utilization of the same by the State Planning Council; and amending Sections 2 and 3 of Chapter 54 of the Laws of 1933, Extraordinary Session, being Sections 10930-2 and 10930-3, Remington's Revised Statutes.

Referred to Judiciary Committee.

Senate Bill No. 300, by Senator Roberts: An Act regulating the advertising and sale of second-hand watches and providing penalties for the violation thereof.

Referred to Committee on Commerce and Manufacturing.

Senate Bill No. 304, by Senator Percival: An Act relating to the regulation and control of water within the State of Washington, providing for the filing of applications therefor, fixing fees, giving notice of hearing thereon and amending Section 1 of Chapter 161 of the Laws of 1925 (Section 7381 of Remington's Revised Statutes) and Section 4 of Chapter 122 of the Laws of 1929 (Section 7382 of Remington's Revised Statutes).

Referred to Committee on Game and Game Fish.

Engrossed Senate Bill No. 348, by Senator Sullivan: An Act relating to electrical construction and maintenance and use of electric wires, apparatus and appliances, amending Section 1 of Chapter 130 of Laws of 1913 (Section 5435 of Remington's Revised Statutes), and Section 1 of Chapter 105 of the Laws of 1937 (Section 5437 of Remington's Revised Statutes).

Referred to Judiciary Committee.
Engrossed Senate Bill No. 420, by Committee on Roads and Bridges: An Act relating to public highways; providing for traffic devices in incorporated cities and towns; defining the powers and duties of state and other officers; amending Section 52 of Chapter 53 of the Session Laws of 1937; and declaring an emergency.

Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS


The bill was read the second time by sections.

On motion of Mr. Pearson, the following amendments were adopted:

Amend the bill—strike the whole of Section 2 and insert in lieu thereof the following:

"SEC. 2. That Section 4889 of Remington's Revised Statutes shall be and the same is hereby repealed."

Amend the title—after the word "amending" strike the remainder of the title and insert in lieu thereof the following: "Section 4886 of Remington's Revised Statutes and repealing Section 4889 of Remington's Revised Statutes."

House Bill No. 40 was passed to third reading and ordered engrossed.

Engrossed House Bill No. 80, by Representative Jones (John R.): Relating to taxation.

On motion of Mr. Jones (John R.), Engrossed House Bill No. 80 was placed last on the calendar for second reading.

House Bill No. 96, by Representative Swegle: Relating to motor vehicle loans.

The bill was read the second time by sections.

Mr. Henry moved the adoption of the following amendment to Section 20:

In Section 20, line 31 of the printed bill, strike the words and figures: "Five Hundred Dollars ($500.00)" and insert in lieu thereof the words and figures: "Three Hundred Dollars ($300.00)".

Debate on the merits of the amendment ensued.

On motion of Mr. Mackie, the previous question was ordered.

The Speaker called Mr. French to preside.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Henry to Section 20 was lost by the following vote: Yeas, 42; nays, 45; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Butler, Callison, Coe, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pettus, Pitt, Reilly (Edward J.), Rosellini, Sandegren, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Woodall—42.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Cameron, Carty, Chervenka, Devenish, Eaton, Eddy, Egbert, Finch, French, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery,
Moulton, Pearsall, Petit, Phillips, Reno, Riley (Edward F.), Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Wintler, Mr. Speaker—45.

Those absent or not voting were: Representatives Cowen, Fry, Gholson, Hatley, Judd, Kinnear (Roy J.), Lauman, Lindsay, Payne, Pennock, Sherman, Van Dyk—12.

Mr. Henry moved the adoption of the following amendment to Section 21:

In Section 21, line 30, page 5 of the printed bill, strike the words and figures “two per-centum (2%)” and insert in lieu thereof the words and figures: “one and one-half per centum (1 1/2%)”.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

A roll call was demanded and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Henry to Section 21 was lost by the following vote: Yeas, 39; nays, 47; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Brown, Butler, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hay, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pettus, Pitt, Reilly (Edward J.), Rosellini, Ruark, Sandegren, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wigen, Wills, Woodall—39.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Callison, Cameron, Carty, Chervenka, Coe, Devenish, Eaton, Eddy, Egbert, Finucane, French, Gholson, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reno, Riley (Edward F.), Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler—47.

Those absent or not voting were: Representatives Cook, Cowen, Fry, Hanson, Hatley, Jones (John R.), Judd, Kehoe, Kinnear (Roy J.), Lindsay, Pennock, Sherman, Mr. Speaker—13.

The Speaker resumed the chair.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 25, 1939.

Mr. Speaker:

The President has signed Substitute Senate Bill No. 47, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

The Speaker announced he was about to sign Substitute Senate Bill No. 47.

The House resumed consideration of House Bill No. 96 on second reading.

Mr. Savage moved the adoption of the following amendment to Section 21:

In Section 21, line 31 of the printed bill, strike the figures “$500.00” and insert in lieu thereof the figures: “$400.00”.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

Mr. Martin 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 Cowen, Judd, Kinnear (Roy J.) and Lindsay.
On motion of Mr. Martin, the absentees were excused, and the House proceeded with business under the call of the House.

Mr. Reilly (Edward J.) moved that House Bill No. 96 be laid on the table. Division was called for, and the motion to lay the bill on the table was lost on a rising vote.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Savage.

The amendment was lost on a voice vote.

House Bill No. 96 was passed to third reading.

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

On motion of Mr. Reilly (Edward J.), the House recessed 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 Babcock, Bernethy, Chervenka, Cowen, Devenish, Dixon, Fry, Isenhart, Jackson, Judd, Kinnear (Roy J.), LaFollette, Lindsay, Martin, Pennock, and White, Representatives Bernethy, Isenhart, Judd and Kinnear (Roy J.) having been excused.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 25, 1939.

MR. SPEAKER:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 43 and passed the bill as amended by the House. EARLE M. MCCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 25, 1939.

MR. SPEAKER:
The President has signed: House Bill No. 8; also House Bill No. 10; also House Bill No. 58; also House Bill No. 325, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 25, 1939.

MR. SPEAKER:
The President has signed: Senate Bill No. 13; also Senate Bill No. 142; also Senate Bill No. 141, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

The Speaker announced he was about to sign Senate Bill No. 13; also Senate Bill No. 141; also Senate Bill No. 142.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 385, by Representative Riley (Edward F.): Relating to insurance.

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

House Bill No. 407, by Representative Reilly (Edward J.): Relating to insurance companies.

The bill was read the second time by sections and passed to third reading.
House Bill No. 368, by Representative Sylvester: Relating to fraternal benefit societies.

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

House Bill No. 312, by Representative Eddy: Relating to the State Law Librarian.

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

House Bill No. 269, by Representative Kinnear (Geo. C.): Relating to official court reporters.

Mr. Kinnear (Geo. C.) moved that House Bill No. 269 be re-referred to the Judiciary Committee for the purpose of amendment.

Debate ensued.

Mr. Henry moved as an amendment to Mr. Kinnear's motion that House Bill No. 269 retain its place on the calendar for second reading on Monday, February 27, 1939.

The motion by Mr. Henry was carried.

The motion by Mr. Kinnear (Geo. C.) as amended was carried.

House Bill No. 364, by Representative Reilly (Edward J.): Relating to sale of property acquired for taxes.

The bill was read the second time by sections.

On motion of Mr. Phillips, the following amendment to Section 1 was adopted:

In Section 1, line 25 of the original bill, being line 15 of the printed bill, strike the period (.) after the word "unit" and insert in lieu thereof a colon (:) and add the following: "Provided further, That the board of county commissioners, in such order, may provide that if the purchase price be less than Fifty Dollars ($50.00) the whole thereof shall be paid in cash at the time of purchase; otherwise, the same to be sold, either for cash or on contract, as provided by law, and the sale shall be made as provided in such notice."

House Bill No. 364 was passed to third reading and ordered engrossed.

House Bill No. 284, by Judiciary Committee: Relating to the publication and distribution of public documents.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 284, entitled "An Act relating to the publications and documents of the State of Washington and providing for the care, custody, distribution and sale thereof; repealing Sections 7, 8, 9 and 10 of Chapter 171 of the Laws of 1903 (Sections 8217, 8218, 8219, 8220, 8221, 8222, 8223, 8224 and 8225 of Remington's Revised Statutes; Sections 6552, 6553, 6554, 6555, 6555a, 6555b and 6555c of Pierce's Code); Section 5 of Chapter 167 of the Laws of 1905 (Section 11072 of Remington's Revised Statutes; Section 8687 of Pierce's Code); Section 7 of Chapter 84 of the Laws of 1919 (Section 8253 of Remington's Revised Statutes; Section 5512-7 of Pierce's Code); Section 4 of Chapter 94 of the Laws of the Extraordinary Session of 1925 (Section 8254-2 of Remington's Revised Statutes; Section 5512-10 of Pierce's Code); Section 2 of Chapter 27 of the Laws of 1933 (Section 8199 of Remington's Revised Statutes; Section 6231 of Pierce's Code)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 4, page 3, line 27 of the original bill, being page 2, line 41 of the printed bill, after the word "representative" and before the word "copies", strike the word "twenty" and insert in lieu thereof the words; "one hundred twenty".

In Section 4, page 3, line 28 of the original bill, being page 2, line 42 of the printed bill, after the word "senate" and before the word "copies", strike the word "ten" and insert in lieu thereof the words: "seventy-five".

In Section 6, page 6, line 1 of the original bill, being page 4, line 7 of the printed bill, strike the whole of Subsection (b) and insert in lieu thereof the following:
“(b) The State Librarian shall retain forty-five copies for the benefit of the State Law Library and the supreme court and its subsidiary offices; he shall provide one copy each for the official use of the attorney general and for each assistant attorney general maintaining his office in the attorney general’s suite; one copy for the office of each prosecuting attorney; one for each United States district court room and every superior court room in this State if regularly used by a judge of such courts; one copy for the use of each state department maintaining a separate office at the State Capitol, one copy to the Division of Budget, and one copy to the Division of Inheritance Tax and Escheats; one copy each to the United States Supreme Court, to the United States district attorney’s offices at Seattle and Spokane, to the office of the United States Attorney General, the library of the Circuit Court of Appeals of the ninth circuit, the Seattle Public Library, the Tacoma Public Library, the Spokane Public Library, the University of Washington Library and the Washington State College Library; three copies to the Library of Congress; and, for education purposes, twelve copies to the University of Washington Law Library and two copies to the Gonzaga University Law School Library; six copies to the King County Law Library; and one copy to each county law library organized pursuant to law in counties of the first, second and third class.”

EDWARD J. REILLY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendments were adopted.

House Bill No. 284 was passed to third reading and ordered engrossed.

On motion of Mr. Reilly (Edward J.), the rules were suspended and Engrossed House Bill No. 284 was advanced to third reading.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 284 was placed on final passage.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 284, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Coe, Cook, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Payne, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—85.

Those absent or not voting were: Representatives Austin, Bernethy, Chervenka, Cowen, Devenish, French, Jackson, Judd, Kinnear (Roy J.), Lindsay, Nordenberg, Olson, Pennock, Petit—14.

Engrossed House Bill No. 284, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 284 to the Senate.

Engrossed House Bill No. 80, by Representative Jones (John R.): Relating to taxation.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed House Bill No. 80, entitled "An Act relating to revenue and taxation and the powers and duties of public officers in connection therewith, the filing of plats, the taxation of private motor vehicles, reforestation lands, utility property, private car companies, express companies and of property generally in the State, amending Sections 2 and 5, Chapter 228, Laws of 1937; Section 1, Chapter 186, Laws of 1937; Section 1, Chapter 15, Laws of 1931; Section 1, Chapter 127, Laws of 1935; Sections 6 and 12, Chapter 280, Laws of 1927; Section 1, Chapter 19, Laws Extraordinary Session 1933; Section 2, Chapter 104, Laws of 1933; Section 1, Chapter 48, Laws of 1933; Sections 10, 12, 13, 14, 22, 52, 57, 58, 64, 68, 70, 72, 73, 81, and 105, Chapter 130, Laws Extraordinary Session 1925; Sections 7, 13, and 14, Chapter 123, Laws of 1935; Sections 7, 10, 11, and 13, Chapter 146, Laws of 1933; Sections 2, 3, 4, 5, 6, 7, and 8, Chapter 54, Laws of 1907; Sections 10 and 11, Chapter 40, Laws of 1931; Section 1, Chapter 56, Laws of 1937; Section 2, Chapter 121, Laws of 1937; Section 1, Chapter 70, Laws of 1929; Section 1, Chapter 20, Laws of 1937; Section 2, Chapter 171, Laws of 1933; Section 7, Chapter 30, Laws of 1933; Section 1, Chapter 118, Laws of 1937 and Sections 6 and 7, Chapter 62, Laws of 1931, 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 6, page 11, line 1 of the original bill, being page 6, line 26 of the printed bill, after the word "commission" insert a period (.), and strike the balance of the matter down to and including the period (.) following the word "equalization" in line 4 of the original bill, being line 28 of the printed bill.

In Section 9, page 16, line 28 of the original bill, being line 25 of the printed bill, after the word "That", strike the remainder of the section, and insert in lieu thereof the words: "Chapter 104, Laws of 1933, is hereby repealed."

In Section 5, page 7, line 25 of the original bill, being page 4, line 41 of the printed bill, following the word "Fourth", insert a colon (:), and strike the balance of the matter down to and including the word "property", on page 8, line 11 of the original bill, being page 5, line 10 of the printed bill, and insert in lieu thereof the following:

"To confer with, advise and direct assessors, boards of equalization and county boards of commissioners as to their duties under the law and statutes of the State, and to direct what proceedings, actions or prosecutions shall be instituted to support the law relating to the penalties, liabilities and punishment of public officers, persons, and officers or agents of corporations for failure or neglect to comply with the provisions of the statutes governing the return, assessment and taxation of property, and cause complaint to be made against assessors in the proper county for their removal from office for official misconduct or neglect of duty. In the execution of these powers and duties the said commission or any member thereof may call upon county attorneys or the attorney general, who shall assist in the commencement and prosecution for penalties and forfeitures, liabilities and punishments for violations of the laws of the State in respect to the assessment and taxation of property."  

John R. Jones, Chairman.


The bill was read the second time by sections.

The Speaker called Mr. Hurley (John R. "Pat") to preside.

Mr. LaFollette moved the adoption of the committee amendment to Section 5.
Mr. Wills moved that Engrossed House Bill No. 80 be indefinitely postponed. Debate ensued.
On motion of Mr. Vane, the previous question was ordered. The motion to indefinitely postpone was lost on a viva voce vote. The Speaker (Mr. Hurley (John R. "Pat") presiding) declared the question before the House to be the motion to adopt the committee amendment to Section 5.
Debate ensued.
On motion of Mr. Payne, the previous question was ordered. The committee amendment to Section 5 was lost.
Mr. McDonald moved the adoption of the following amendment to Section 4:
In Section 4, page 3, line 3 of the printed bill, after the word "administration" and before the word "of" strike the words: "or interpretation".
Debate ensued.
On motion of Mr. LaFollette, the previous question was ordered.
The amendment by Mr. McDonald was lost.
On motion of Mr. Hurley (Joseph E.), the committee amendment to Section 6 was adopted.
On motion of Mr. LaFollette, the committee amendment to Section 9 was adopted.
Mr. McDonald moved the adoption of the following amendment to Section 15:
In Section 15, line 16 of the engrossed bill, being page 11, line 20 of the printed bill, after the word "land", which is preceded by asterisks, strike the comma (,) and the following: "including the mine or quarry,"
Debate ensued.
On motion of Mr. LaFollette, the previous question was ordered.
The amendment by Mr. McDonald to Section 15 was adopted.
Mr. Swegle moved the adoption of the following amendment:
In Section 49, line 12 of the printed bill, after the word "therein" place a period (.) and strike the rest of the section.
Debate ensued.
Mr. Reilly (Edward J.) moved the previous question, but the motion was lost.
Debate continued.
Mr. Reilly (Edward J.) moved that Engrossed House Bill No. 80 be made a special order of business for two o'clock Monday, February 27, 1939.
The Speaker resumed the chair.
Debate continued.
With the consent of the House, Mr. Reilly (Edward J.) withdrew his motion.
On motion of Mr. Underwood, the previous question was ordered.
The amendment by Mr. Swegle to Section 49 was lost.
Mr. Reilly (Edward J.) moved the adoption of the following amendment to Section 3:
In Section 3, page 2, line 11 of the printed bill, strike the word "amended" and insert in lieu thereof the word "repealed" and strike the balance of Section 3.
Debate ensued.
On motion of Mr. Jones (John R.), the previous question was ordered.
The amendment by Mr. Reilly (Edward J.) to Section 3 was lost.
Engrossed House Bill No. 80 was passed to third reading and ordered re-engrossed.

Mr. LaFollette moved that the rules be suspended and Re-engrossed House Bill No. 80 be advanced to third reading.

Division was called for, and the motion was lost on a rising vote.

On motion of Mr. McDonald, the rules were suspended, Re-engrossed House Bill No. 80 was advanced to third reading, the second reading considered the third, and the bill placed on final passage.

Mr. Reno moved that Re-engrossed House Bill No. 80 be indefinitely postponed.

Debate ensued.

With the consent of the House, Mr. Reno withdrew his motion to indefinitely postpone.

Debate ensued on the merits of the bill.

On motion of Mr. Hurley (Joseph E.), the previous question was ordered.

The Clerk called the roll on the final passage of Re-engrossed House Bill No. 80, and the bill passed the House by the following vote: Yeas, 62; nays, 15; absent or not voting, 22.

Those voting yea were: Representatives Babcock, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Dore, Eaton, Egbert, Finucane, French, Fry, Gholson, Hanson, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Nordenberg, Olson, Payne, Pearson, Pennock, Phillips, Pitt, Riley (Edward F.), Ruark, Sandegren, Savage, Schummans, Smith (Jurie B.), Smith (Vernon A.), Turner, Twidwell, Underwood, Van Buskirk, Wenberg, White, Wiggen, Wills, Wintler, Mr. Speaker—62.

Those voting nay were: Representatives Austin, Beckley, Beierlien, Gabrielsen, Guisinger, Hall, McQuesten, Neal, Pettus, Reilly (Edward J.), Roselini, Sherman, Trombley, Warnica, Wentworth—15.

Those absent or not voting were: Representatives Armstrong, Bernethy, Cowen, Devenish, Dixon, Eddy, Fogg, Hatley, Hay, Judd, Kinnear (Roy J.), Lindsay, Montgomery, Pearsall, Petit, Reno, Smith (Michael B.), Swegle, Tisdale, Van Dyk, Vane, Woodall—22.

Re-engrossed House Bill No. 80, having received the constitutional majority, was declared passed.

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

On motion of Mr. LaFollette, the rules were suspended, and the Chief Clerk was directed to immediately transmit Re-engrossed House Bill No. 80 to the Senate.
THIRD READING OF BILLS

House Bill No. 322, by Judiciary Committee: Relating to trust receipts on personal property.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 322 was placed on final passage.

On motion of Mr. Vane, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 322, 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, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Dixon, Dore, Eaton, Egbert, Finucane, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearson, Pennock, Petrus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—80.

Those absent or not voting were: Representatives Armstrong, Bernethy, Cowen, Devenish, Eddy, Fogg, Hay, Henry, Judd, Kinnear (Roy J.), Lindsay, McDonald, Nordenberg, Pearsall, Petit, Ruark, Smith (Michael B.), Tisdale, Van Dyk—19.

House Bill No. 322, having received the constitutional majority, was declared passed.

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

House Bill No. 263, by Representative Carty: Relating to taxation.

On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third, and House Bill No. 263 was placed on final passage.

On motion of Mr. Callison, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 263, and the bill passed the House by the following vote: Yeas, 80; nays, 3; absent or not voting, 16.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Pearsall, Pennock, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—80.
Those voting nay were: Representatives Pearson, Pettus, Sherman—3.
Those absent or not voting were: Representatives Bernethy, Cowen, Devenish, Fogg, Fry, Henry, Jackson, Judd, Kinnear (Roy J.), Lindsay, Nordenberg, Payne, Petit, Sandegren, Savage, Tisdale—16.
The Speaker called Mr. Reilly (Edward J.) to preside.
House Bill No. 263, having received the 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. 264, by Representative Carty: Relating to taxation.
On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 264 was placed on final passage.
On motion of Mr. Callison, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Bill No. 264, and the bill passed the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 26.
Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Dixon, Gore, Egbert, Finucane, French, Gabrielsen, Gholson, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Lauman, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Pearsall, Pennock, Phillips, Pitt, Reilly (Edward J.); Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall,—72.
Those voting nay were: Representative Pettus—1.
Those absent or not voting were: Representatives Bernethy, Cameron, Cowen, Devenish, Eaton, Eddy, Fogg, Fry, Guisinger, Henry, Judd, Kinnear (Roy J.), LaFollette, Lindsay, Martin, Olson, Payne, Pearson, Petit, Reno, Sherman, Smith (Michael B.), Tisdale, Van Dyk, Warnica, Mr. Speaker—26.
Engrossed House Bill No. 264, having received the 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. 282, by Committee on Commerce and Manufacturing: Relating to unfair competition.
On motion of Mr. Hurley (John R. "Pat"), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 282 was placed on final passage.
On motion of Mr. Wills, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Bill No. 282, and the bill passed the House by the following vote: Yeas, 69; nays, 3; absent or not voting, 27.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Chervenka, Cook, Dixon, Gore, Eaton,
FORTY-EIGHTH DAY, FEBRUARY 25, 1939

Finucane, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Lauman, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—69.

Those voting nay were: Representatives Austin, Carty, Hurley (Joseph E.)—3.

Those absent or not voting were: Representatives Bernethy, Callison, Cameron, Coe, Cowen, Devenish, Eddy, Egbert, Fogg, Fry, Hay, Henry, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, McQuesten, Montgomery, Payne, Petit, Phillips, Reno, Smith (Michael B.), Swegle, Tisdale, Warnica, Mr. Speaker—27.

Engrossed 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. Hurley (John R. "Pat"), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 282 to the Senate.

House Bill No. 372, by Representative Payne: Relating to corporation stock transfers.

On motion of Mr. Payne, the rules were suspended, the second reading considered the third, and House Bill No. 372 was placed on final passage.

On motion of Mr. Armstrong, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 372, and the bill passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Cook, Dixon, Doré, Eaton, Egbert, French, Fry, Gholson, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—75.

Those absent or not voting were: Representatives Austin, Bernethy, Coe, Cowen, Devenish, Eddy, Finucane, Fogg, Gabrielsen, Guisinger, Henry, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Nordenberg, Pennóck, Petit, Tisdale, Van Dyk, Vane, Warnica, Mr. Speaker—24.

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.
On motion of Mr. Payne, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 372 to the Senate.

**House Bill No. 271**, by Representative Hurley (Joseph E.): Relating to private corporations.

On motion of Mr. Hurley (Joseph E.), the rules were suspended, the second reading considered the third, and House Bill No. 271 was placed on final passage.

On motion of Mr. Bienz, the previous question was ordered.

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, 71; nays, 1; absent or not voting, 27.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Cook, Dixon, Gore, Eaton, Egbert, Finucane, Gabrielsen, Hall, Hanson, Hatley, Hay, Hurley (Joseph E.), Isenhart, Jackson (D. W.), Jones (John R.), Kehoe, LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Olson, Payne, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jorie B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Van Buskirk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—71.

Those voting nay were: Representative Hurley (John R. “Pat”)—1.

Those absent or not voting were: Representatives Austin, Bernethy, Coe, Cowen, Devenish, Eddy, Fogg, French, Fry, Gholson, Guisinger, Henry, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Moulton, Nordenberg, Pennock, Petit, Sandegren, Smith (Michael B.), Tisdale, Underwood, Van Dyk, Warnica, Mr. Speaker—27.

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. Hurley (Joseph E.), the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 271 to the Senate.

**House Bill No. 382**, by Representative Mackie: Relating to settlement, improvement and deeding of certain county lands.

On motion of Mr. Vane, the rules were suspended, the second reading considered the third, and House Bill No. 382 was placed on final passage.

On motion of Mr. Vane, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 382, and the bill passed the House by the following vote: Yeas, 63; nays, 8; absent or not voting, 28.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Cook, Dixon, Gore, Eaton, Egbert, Fry, Gabrielsen, Hanson, Hatley, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (John R.), Kehoe, LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson,

Those voting nay were: Representatives Armstrong, Hall, Jones (D. W.), Pearson, Reno, Smith (Jurie B.), Smith (Michael B.), Wills—8.

Those absent or not voting were: Representatives Austin, Bernethy, Callison, Coe, Cowen, Devenish, Eddy, Finucane, Fogg, French, Gholson, Guisinger, Hay, Henry, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Moulton, Pennock, Petit, Savage, Sherman, Tisdale, Underwood, Van Dyk, Warnica, Mr. Speaker—28.

House Bill No. 382, having received the 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. 324, by Committee on Horticulture: Relating to apples.

On motion of Mr. Schumann, the rules were suspended, and Engrossed House Bill No. 324 was returned to second reading for the purpose of amendment.

On motion of Mr. Schumann, the following amendment to Section 2 was adopted:

In Section 2, line 27 of the engrossed bill, being line 17 of the printed bill, after the word “and” and before the word “unless” insert the following: “if culls.”.

Engrossed House Bill No. 324 was passed to third reading and ordered re-engrossed.

On motion of Mr. Schumann, the rules were suspended, Re-engrossed House Bill No. 324 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Woodall, the previous question was ordered.

The Clerk called the roll on the final passage of Re-engrossed House Bill No. 324, and the bill passed the House by the following vote: Yeas, 59; nays, 10; absent or not voting, 30.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Dixon, Eaton, Egbert, French, Gholson, Hall, Hanson, Hatley, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Smith (Michael B.), Smith (Vernon A.), Trombley, Turner, Twidwell, Van Buskirk, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—59.

Those voting nay were: Representatives Armstrong, Coe, Cook, Dare, Gabrielsen, Guisinger, Neal, Nordenberg, Olson, Rosellini—10.

Those absent or not voting were: Representatives Austin, Bernethy, Callison, Cowen, Devenish, Eddy, Finucane, Fogg, Fry, Hay, Henry, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mohler, Pearson, Pennock, Petit, Sandegren, Savage, Sherman, Smith (Jurie B.), Swegle, Tisdale, Underwood, Van Dyk, Vane, Warnica, Mr. Speaker—30.

Re-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.

**Engrossed House Bill No. 180,** by Representative Riley (Edward F.): Relating to insurance.

On motion of Mr. Hurley (John R. "Pat"), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 180 was placed on final passage.

**PERSONAL PRIVILEGE**

The Speaker (Mr. Reilly (Edward J.) presiding) recognized Mr. Hurley (John R. "Pat") from Skagit County.

Mr. Hurley:

"Mr. Speaker, I wonder if we could not have the members who are wandering around out in the halls come in on the floor until we get this calendar out of the way. Otherwise we will have to have a call of the House because we are coming to the point where there is not a constitutional majority of the members present."

The Speaker (Mr. Reilly (Edward J.) presiding) instructed the Sergeant-at-Arms to request the members to take their seats.

On motion of Mr. Riley (Edward F.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 180, and the bill passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Dixon, Dore, Eaton, Eddy, Egbert, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—74.

Those absent or not voting were: Representatives Austin, Bernethy, Callison, Cowen, Devenish, Finucane, Fogg, Gholson, Hay, Henry, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Nordenberg, Olson, Payne, Petit, Sandgren, Sherman, Swegle, Tisdale, Underwood, Warnica, Mr. Speaker—25.

Engrossed House Bill No. 180, having received the 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. 192,** by Committee on Roads and Bridges: Relating to a mine-to-market highway.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 192 was placed on final passage.

On motion of Mr. Hurley (John R. "Pat"), the previous question was ordered.
The Clerk called the roll on the final passage of Substitute House Bill No. 192, and the bill passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 31.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Cook, Devenish, Dixon, Eaton, Egbert, French, Fry, Gabrielsen, Hall, Hanson, Hatley, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, LaFollette, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wills, Wintler, Woodall—68.

Those absent or not voting were: Representatives Austin, Bernethy, Callison, Coe, Cowen, Dore, Eddy, Finucane, Fogg, Gholson, Guisinger, Hay, Henry, Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Moulton, Payne, Pennock, Petit, Sandegren, Sherman, Swegle, Tisdale, Underwood, Warna, Wiggen, Mr. Speaker—31.

Substitute 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.

**House Bill No. 365, by Representative Reilly (Edward J.) (By Request):**
Relating to interest coupons on county and city bonds.

On motion of Mr. Hurley (John R. "Pat"), the rules were suspended, the second reading considered the third, and House Bill No. 365 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 365, and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 28.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Cook, Devenish, Dixon, Dore, Eaton, Egbert, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Savage, Schumann, Smith (Jurie B.), Swegle, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—71.

Those absent or not voting were: Representatives Austin, Bernethy, Callison, Coe, Cowen, Eddy, Finucane, Fogg, Gholson, Hay, Henry, Hurley (John R. "Pat"), Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Nordenberg, Petit, Riley (Edward F.), Sandegren, Sherman, Smith (Michael B.), Smith (Vernon A.), Tisdale, Underwood, Warna, Mr. Speaker—28.
House Bill No. 365, having received the 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 TO AMEND HOUSE RULES**

Mr. Henry gave notice that on the next working day he would move to amend House Rule No. 10 as follows:

In House Rule No. 10, Subsection (b), strike the words “two-thirds” and insert in lieu thereof the words: “a majority”.

On motion of Mr. Fry, the House adjourned to eleven o'clock a. m., Monday, February 27, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

**FIFTIETH DAY**

**MORNING SESSION**

**HOUSE OF REPRESENTATIVES,**

**OLYMPIA, WASH., Monday, February 27, 1939.**

The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll and all members were present except Representatives Austin, Beierlein, Bernethy, Bienz, Chervenka, Jackson, Kehoe, Pearson and Riley (Edward F.), Representative Chervenka having been excused.

Prayer was offered by Father 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

**PROPOSITIONS, MOTIONS AND RESOLUTIONS**

**PROPOSED AMENDMENT TO HOUSE RULES**

Mr. Henry moved the adoption of the amendment to Rule 10, of which he gave notice on Saturday, February 25, 1939, as follows:

In House Rule No. 10, Subsection (b), strike the words “two-thirds” and insert in lieu thereof the words: “a majority”.

Mr. Reilly (Edward J.) 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 Chervenka, Jackson, Kehoe, Pearson, Riley (Edward F.), Wintler and Vane, Representatives Chervenka and Vane having been excused.
The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

The Sergeant-at-Arms announced that Mrs. Kehoe and Mr. Riley (Edward F.) were present.

On motion of Mr. Cowen, the absent members were temporarily excused, and the House proceeded with business under the call of the House.

Debate ensued on the motion by Mr. Henry to amend Rule 10.

On motion of Mr. Mackie, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion to amend Rule 10 was lost by the following vote: Yeas, 27; nays, 66; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Dixon, Dore, Fogg, Gabrielsen, Hall, Henry, McDonald, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—27.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienen, Brown, Butler, Callison, Cameron, Carty, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearseal, Pettig, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandgren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Warnica, Wentworth, White, Wiggan, Wintler, Woodall, Mr. Speaker—66.

Those absent or not voting were: Representatives Chervenka, Cook, Miller (Donald B.), Sherman, Smith (Jurie B.), Vane—6.

On motion of Mr. Reilly (Edward J.), the members who did not vote were excused from voting.

On motion of Mr. Jones (John R.), further proceedings under the call of the House were dispensed with.

PARLIAMENTARY INQUIRY

Mr. Smith (Michael B.):

"Mr. Speaker, point of parliamentary inquiry. I wish to know if, for the remaining days of the session, those members not wishing to vote will be excused from voting, as these gentlemen were this morning by Mr. Reilly's motion."

The Speaker:

"The Speaker will rule on that later in the day."

On motion of Mr. Reilly (Edward J.), House Bill No. 67 was taken from the table and re-referred to the Committee on Labor and Labor Statistics.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 25, 1939.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Engrossed House Bill No. 80, have compared same with the engrossed bill and find it correctly re-engrossed.

Robert M. French, Chairman.

I concur in this report: W. Newton Fry.
Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 40; also House Bill No. 90; also House Bill No. 94; also House Bill No. 173; also House Bill No. 190; also House Bill No. 191; also House Bill No. 284; also Engrossed House Bill No. 324; also House Bill No. 364; also House Bill No. 432, have compared same with the engrossed and original bills, and find them correctly engrossed. Robert M. French, Chairman.

I concur in this report: W. Newton Fry.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 81; also House Bill No. 123, have compared same with the original and engrossed bills, and find them correctly enrolled. ............................................... Chairman.

We concur in this report: O. R. Schumann, B. F. Reno, Jr.

The Speaker announced that he was about to sign House Bill No. 81; also House Bill No. 123.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 24, entitled "An Act to regulate and license the business of private detective and detective agencies, and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dan L. Guisinger, Chairman.

We concur in this report: C. N. Eaton, Julia Butler, H. N. Jackson, Donald B. Miller, Gerald G. Dixon, Alva Ruark, John Sherman.

Passed to second reading.

House Bill No. 170 (reported by Committee on Agriculture):
Do pass as amended.
Passed to second reading.

House Bill No. 269 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Engrossed House Bill No. 280 (reported by Committee on Industrial Insurance):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 306, entitled "An Act relating to labor; declaring the solicitation of employees by misrepresentation to be unlawful; 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.  

**DAN L. GUISINGER, Chairman.**

We concur in this report: John Sherman, Gerald G. Dixon, H. N. Jackson, George Kinnear, Edward E. Henry, Alva Ruark, C. N. Eaton, Julia Butler, Donald B. Miller.

Passed to second reading.

**House of Representatives,**  
Olympia, Wash., February 25, 1939.

MR. SPEAKER:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 316, 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 violation thereof; and amending Sections 1 and 8 of Chapter 167, Laws of 1935 (Sections 8306-1 and 8306-8 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 the attached substitute bill be substituted therefor and that the substitute bill do pass.

**DAN L. GUISINGER, Chairman.**

We concur in this report: Julia Butler, H. N. Jackson, Donald B. Miller, Gerald G. Dixon, John Sherman, C. N. Eaton.

Passed to second reading.

**House Bill No. 317** (reported by Committee on Education):

Do pass as amended.

Passed to second reading.

**House Bill No. 337** (reported by Committee on Forestry and Logged-Off Lands):

Do pass as amended.

Passed to second reading.

The Speaker observed within the bar of the House, a former Representative, Judge Raymond F. Kelly from Spokane, and appointed Mr. Brown and Mr. Hurley (Joseph E.) to escort him to a seat beside the Speaker.

**House of Representatives,**  
Olympia, Wash., February 25, 1939.

**MR. SPEAKER:**

We, a majority of your Committee on Education, to whom was referred House Bill No. 344, entitled "An Act pertaining to school budgets for school districts of the second and third class; prescribing conditions for preparation of building fund budgets, and expenditures thereunder; amending Section 1 of Chapter 183 of the Laws of 1937 (Section 4867-13 of 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.

**FRANK L. HATLEY, Chairman.**


Passed to second reading.

**House of Representatives,**  
Olympia, Wash., February 25, 1939.

**MR. SPEAKER:**

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 371, entitled "An Act relating to the powers of municipal corporations of the fourth class to levy and collect taxes and license certain kinds of business, and amending Section 1 of Chapter 207 of the Laws of 1927 (Section 9175 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.

**ALEX GABRIELSEN, Chairman.**

We concur in this report: W. J. Beierlein, Wylie W. Brown, C. E. Trombley.

Passed to second reading.
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 373, entitled "An Act providing for the location of an ornamental marker; defining the powers and duties of the Director of Highways; relating to the erection of a commemorating tablet; 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.

Carl E. Devenish, Chairman.

We concur in this report: Chas. R. Savage, David Phillips, Ralph Van Dyk, Oscar Wenberg, Richard G. Cook, Dr. U. M. Lauman, Mark M. Moulton, C. N. Eaton, Fred Miller, G. Dowe McQuesten, Alfred J. Hanson, Wylie W. Brown, Alex Gabrielsen, Dan L. Guisinger, M. T. Neal, Julia Butler, Edward L. Pettus, Gerald G. Dixon, J. Howard Payne.

Passed to second reading.

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 399, entitled "An Act relating to insurance; providing for the withdrawal of insurers from business; prescribing the procedure therefor; and amending Chapter 49 of the Laws of 1911, as amended (Sections 7032 to 7298, inclusive, of Remington's Revised Statutes), by adding thereto a new section to be known as Section 81A," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward F. Riley, Chairman.


Passed to second reading.

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 417, entitled "An Act relating to the sale by counties of property acquired for taxes and amending Section 1 of Chapter 68 of the Laws of 1937 (Section 11294 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.

John Pearshall, Chairman.

We concur in this report: H. D. Hall, Fred Miller, Carl E. Devenish.

Passed to second reading.

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 418, entitled "An Act relating to the investment of funds held in trust by corporations doing a trust business, and amending Section 20 of Chapter 42 of the Laws of 1933 (Section 3255n 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.

D. L. Underwood, Chairman.

We concur in this report: Charles Finucane, George Kinnear, W. L. LaFollette, Richard G. Cook, John R. Hurley, J. Howard Payne.

Passed to second reading.

House Bill No. 438 (reported by Committee on Education):
Do pass as amended.

Passed to second reading.
REPORTS OF STANDING COMMITTEES

Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 458, entitled "An Act relating to cities of the first class; authorizing the establishment of salary funds; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Dan L. Guisinger, Mrs. Thomas E. Kehoe, J. D. McDonald, Sixten P. Nordenberg, Hugh J. Rosellini, J. B. Smith, M. B. Smith.

O. A. WIGGEN, Chairman.

We, a minority of your Committee on Cities of the First Class, to whom was referred House Bill No. 458, 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: Charles Finucane, George Kinnear.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred House Bill No. 460, entitled "An Act relating to group life insurance and repealing Chapter 300 of the Laws of 1927 and Chapter 129 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.

Edward F. RILEY, Chairman.

We, a minority of your Committee on Insurance, to whom was referred House Bill No. 460, 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 majority of your Committee on Agriculture, to whom was referred House Bill No. 463, entitled "An Act relating to the Department of Agriculture; providing for regulation of the processing, handling, distribution, and dealing at wholesale in eggs for human consumption; providing standards of sanitation; providing a system of licenses; requiring the posting of terms and prices on eggs and certain farm supplies; defining certain offenses and providing penalties therefor; providing a saving clause; 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.

W. E. CARTY, Chairman.

We, a minority of your Committee on Agriculture, to whom was referred House Bill No. 463, 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 majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 479, entitled "An Act authorizing counties which have acquired or may hereafter acquire any real property at tax foreclosure sale to lease the same with or without an option to purchase; repealing Chapter 38 of the Laws of 1907
(Sections 11312, 11313 and 11314 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.  

JOHN PEARSALL, Chairman.

We concur in this report: H. D. Hall, Fred Miller, Carl E. Devenish.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 482, entitled "An Act relating to the practice of optometry; prescribing qualifications of persons entitled to practice optometry; fixing penalties; and amending Section 3 of Chapter 155 of the Laws of 1937 (Section 10159 of Remington's Revised Statutes) Section 1 of Chapter 134 of the Laws of 1935 (Section 10152 of Remington's Revised Statutes) and Sections 11 and 22 of Chapter 144 of the Laws of 1919 (Sections 10156 and 10163, respectively, 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.

DR. W. G. CAMERON, Chairman.

We concur in this report: Fred Miller, Frank Chervenka, D. W. Jones, Earl R. Warnica, Thos. H. Bienz.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 483, entitled "An Act requiring that certain employees of public libraries located in cities of the first class shall come under any existing civil service system in 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.

O. A. WIGGEN, Chairman.

We concur in this report: Charles Finucane, Mrs. Thomas E. Kehoe, J. D. McDonald, Sixten P. Nordenberg, Hugh J. Rosellini, J. B. Smith, M. B. Smith.

Mr. Speaker:

We, a minority of your Committee on Cities of the First Class, to whom was referred House Bill No. 483, 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: George Kinnear.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred House Bill No. 490, entitled "An Act relating to property subject to drainage, diking or sewerage improvement district assessments acquired by the county on general tax foreclosure, and amending Section 4439-4 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.

JOHN PEARSALL, Chairman.

We concur in this report: H. D. Hall, Fred Miller, Carl E. Devenish.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 496, entitled "An Act relating to the valida-
tion of the indebtedness of port districts of the State of Washington having an assessed valuation of less than Three Million Dollars ($3,000,000.00) incurred prior to the effective date of this act, and for the funding or refunding of such indebtedness or other valid indebtedness of such port districts; 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.  

ALEX GABRIELSEN, Chairman.

We concur in this report: W. J. Beierlein, Wylie W. Brown, C. E. Trombley.

Passed to second reading.

MR. SPEAKER:

House of Representatives,  
Olympia, Wash., February 25, 1939.

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 498, entitled "An Act providing for the elimination of wage and hour standards detrimental to the health, efficiency, and general well-being of workers; prescribing minimum wage and maximum hour standards; providing for the further determination and establishment of minimum wages by industry; providing for enforcement and prescribing the powers and duties of the Director of Labor and Industries under this act; prescribing penalties and repealing all acts or parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DAN L. GUISINGER, Chairman.

We concur in this report: H. N. Jackson, John Sherman, Gerald G. Dixon, Edward E. Henry, Julia Butler, Donald B. Miller.

Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 498, 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: George Kinnear, C. N. Eaton, Alva Ruark.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 61, entitled "An Act relating to the incorporation of insurance companies, and amending Section 85 of Chapter 49 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD F. RILEY, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 72, 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.

CARL E. DEVENISH, Chairman.

We concur in this report: Chas. R. Savage, Edward L. Pettus, David Phillips, Chart Pitt, Oscar Wenberg, Wallace Beckley, C. N. Eaton, Fred Miller, Richard G. Cook, G. Dove McQuesten, Alfred J. Hanson, Wylie W. Brown, Gerald G. Dixon, Dan L. Guisinger, M. T. Neal, Ralph Van Dyk, Julia Butler, Alex Gabrielsen, Dr. U. M. Lauman.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 73, 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.

CARL E. DEVENISH, Chairman.

We concur in this report: Chas. R. Savage, Edward L. Pettus, David Phillips, Chart Pitt, Oscar Wenberg, Wallace Beckley, C. N. Eaton, Fred Miller, Richard G. Cook, G. Dowel McQuesten, Alfred J. Hanson, Wylie W. Brown, Gerald G. Dixon, Dan L. Gulsinger, Ralph Van Dyk, Julia Butler, Alex Gabrielsen. Dr. U. M. Lauman.

Passed to second reading.

MR. SPEAKER:

We, your Committee on State Penal and Reformatory Institutions, to whom was referred Substitute Senate Bill No. 254, entitled "An Act relating to crimes, the granting and regulating of probation, creating probation officers, permitting suspension of imposition and execution of sentences, dismissal of information or indictment in certain cases; amending Chapter 114 of the Laws of 1935, being Sections 10249-1 to 10249-8, both inclusive, of Remington's Revised Statutes; repealing Section 6 of Chapter 114 of the Laws of 1935, being Section 10249-6 of 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.

VERNON A. SMITH, Chairman.

We concur in this report: C. Wayne Swegle, Frank O. Miller, O. A. Wiggen, E. C. Wills, G. Dowel McQuesten, David C. Cowen.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Banks and Banking, to whom was referred Senate Bill No. 379, entitled "An Act relating to banks and banking and trust companies and authorizing banks to pledge or hypothecate assets to secure deposits of funds," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

D. L. UNDERWOOD, Chairman.

We concur in this report: Charles Finucane, George Kinnear, W. L. LaFollette, Richard G. Cook, John R. Hurley, J. Howard Payne.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Banks and Banking, to whom was referred Senate Joint Resolution No. 8, providing for an amendment to Section 11 of Article XII of the Constitution of the State of Washington relating to the liability of stockholders in corporations, including banking corporations, for debts and obligations of such corporations, and enabling the Legislature to provide for the placing of the liability of stockholders of banking corporations organized under the laws of this State for the debts and obligations of such corporations upon a basis of equality with the liability of stockholders of National banking associations for debts and obligations of such associations under the laws of the United States, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

D. L. UNDERWOOD, Chairman.

We concur in this report: Charles Finucane, John R. Hurley, Richard G. Cook, George Kinnear, W. L. LaFollette, J. Howard Payne.

Passed to second reading.
COMMUNICATION FROM THE GOVERNOR

State of Washington, Executive Department, Olympia, February 27, 1939.

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. 8: "An Act providing for notice of resignation or removal of executor or administrator and amending Section 121 of Chapter 156 of the Laws of 1917."

House Bill No. 10: "An Act relating to bonds of executors and administrators and amending Section 67 of Chapter 156 of the Laws of 1917, and providing for the issuance of letters testamentary or of administration without bond in certain instances."

House Bill No. 58: "An Act relating to the preservation and inspection of drug and medical prescriptions and providing penalties for the violation thereof."

House Bill No. 325: "An Act to prohibit the sale, gift, barter, exchange or distribution of amytal, luminal, veronal, barbital, acid diethylbarbituric and para-aminobenzene sulfonamide and their derivatives; amending Section 1, Chapter 6, Laws of 1939; and declaring an emergency."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 25, 1939.

MR. SPEAKER:
The Senate has passed: Senate Bill No. 91; also Senate Bill No. 240; also Senate Bill No. 359; also Senate Bill No. 403, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 25, 1939.

The Senate has passed: Engrossed Senate Bill No. 122; also Engrossed Senate Bill No. 204; also Engrossed Senate Bill No. 336; also Engrossed Senate Bill No. 402, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

HOUSE BILL NO. 542, by Committee on Elections and Privileges: An Act relating to powers and duties of county commissioners relative to elections; creating a counting board; and prescribing penalties. Ordered printed and passed to second reading.

HOUSE BILL NO. 543, by Committee on Reclamation and Irrigation (By Departmental Request): An Act relating to proceedings to determine water rights under the provisions of Chapter 117, Session Laws of 1917, and subsequent amendments thereof; authorizing petitioners for such determinations to advance some of the costs of such proceedings; and defining the authority and duties of the State Supervisor of Hydraulics and directors of irrigation districts and trustees of water users' association with respect thereto. Ordered printed and passed to second reading.
House Bill No. 544, by Representative Gholson: An Act relating to revenue and taxation; 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 distribution of the revenue derived hereunder; creating the old age assistance fund; making an appropriation; amending Section 16, Chapter 180, Laws of 1935 (Section 8370-16 of Remington's Revised Statutes) and Section 1, Chapter 191, Laws of 1937 (Section 8370-31 of Remington's Revised Statutes); and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 545, by Representative Callison: An Act relating to revenue and taxation, 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, and amending Section 16, Chapter 180, Laws of 1935 (Section 8370-16 of Remington's Revised Statutes) and Section 1, Chapter 191, Laws of 1937 (Section 8370-31 of Remington's Revised Statutes) and providing that this act shall take effect May 1, 1939.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 546, by Representative Turner: An Act relating to the taxation of inheritances amending Section 4, Chapter 205, Laws of 1929, and repealing Section 9, Chapter 217, Laws of 1907.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 547, by Representative Turner: An Act providing for court costs and attorneys' fees in lien foreclosures.

Ordered printed and referred to Judiciary Committee.

House Bill No. 548, by Representative Fry: An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 3; and amending Section 4 of Chapter 207, Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 549, by Representative Tisdale: An Act relating to purchases of motor vehicles by the State and its political subdivisions.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 550, by Representative Riley (Edward F.): An Act relating to public work; requiring separate and independent bidding upon plumbing, gas fitting, heating and ventilating, and upon electrical installation, electrical fixtures, and communication systems, and the awarding of separate contracts therefor; and amending Section 183 of the Laws of 1923 by adding thereto a new section.

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

House Bill No. 551, by Representative Gholson: An Act relating to and providing for old age assistance, and amending Section 1 and Section 2, Chapter 156, Laws of 1937 (Section 9998-3 and Section 9998-4, Remington's Revised Statutes).

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

House Bill No. 552, by Representative Dixon: An Act to relieve the people of the State from hardships and suffering caused from inability of the State
to pay old age pensions and assistance through the agency of the Department of Social Security; creating a debt; authorizing the issuance and sale of State bonds; creating a sinking fund to be known as the "General Obligation Bonds of 1939 Retirement Fund" and allocating a portion of receipts in the Motor Vehicle Fund thereto for the payment of interest and principal of said bonds; providing for a tax levy to cover any deficiency therein; making an appropriation therefrom and declaring an emergency.

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

**House Bill No. 553**, by Representative Hay: An Act relating to the relief of unemployed citizens and the work relief programs of the State and Federal Governments and the participation of counties, municipalities, school districts, etcetera therein; establishing a fund to be known as the "Works Project Assistance Fund"; making an appropriation; and declaring an emergency.

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

**House Bill No. 554**, by Representative Pearson: An Act making an appropriation for blind students attending State institutions.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 555**, by Representative Butler: An Act providing that State elective and appointive officers shall select employees, with certain exceptions, from a classified list prepared by a new State department, established by said act, designated the State Personnel Department, administered by a director and a state personnel board with power to make rules and regulations; establishing a position-classification list for candidates for positions with provisions for the promotion, demotion and dismissal of employees; permitting or requiring certain counties and other subdivisions of the State to establish a similar plan based on merit for employees; prescribing penalties for violation; and repealing acts in conflict.

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

**House Bill No. 556**, by Representative Swegle: An Act to create a Legislative Council, and to prescribe its powers and duties; and making an appropriation therefor.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 557**, by Representative Isenhart: An Act relating to apples; creating the Washington State Apple Commission, and providing the powers and duties thereof; providing for the development of a stable, long-range program for the physical and financial rehabilitation of the apple orchards and industry of this State; making an appropriation; amending Section 3, Chapter 195, Laws of 1937 (Section 2874-3 of Remington's Revised Statutes); and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Horticulture.

**House Bill No. 558**, by Representative McQuesten: An Act relating to certain school districts and the directors thereof; and amending Sections 3 and 4 Chapter 75, Laws of 1933 (Sections 4735 and 4738, Remington's Revised Statutes).

Ordered printed and referred to Committee on Education.
House Bill No. 559, by Representative Bienz (By Request): An Act to prohibit the sale of merchandise by any superintendent, principal, teacher or other employee in the public schools to pupils in the public schools to be used in connection with the studies or school activities; and providing a penalty. 
Referred to Committee on Commerce and Manufacturing.
On motion of Mr. Bienz, the usual number of copies of House Bill No. 559 were ordered printed.

House Bill No. 560, by Representative Hurley (John R. "Pat") (By Departmental Request): An Act relating to license fees exacted from persons engaged in installing electric wires and equipment; providing the manner of payment thereof into the State Treasury; making an appropriation; amending Section 18 of Chapter 169 of the Laws of 1935 (Section 8307-18 of Remington's Revised Statutes); and declaring an emergency.
Referred to Committee on Appropriations.
On motion of Mr. Hurley (John R. "Pat"), the usual number of copies of House Bill No. 560 were ordered printed.

House Bill No. 561, by Representatives Cowen and Reilly (Edward J.): An Act relating to the University of Washington tuition fees and amending Section 2 of Chapter 169 of the Laws of 1933 (Section 4547 of Remington's Revised Statutes) and declaring an emergency.
Ordered printed and referred to Committee on Educational Institutions.

House Bill No. 562, by Representatives Hay and Underwood: An Act relating to elections and providing the transferring to the county election board of Class A counties all duties and authorities of the County Auditor.
Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 563, by Representative Smith (Michael B.): 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, and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 564, by Representative Gabrielsen: An Act relating to the promotion of efficiency, order and economy in the administration of the State Government, transferring powers and duties of certain code offices, providing for elective offices, abolishing certain code departments, and repealing acts and parts of acts in conflict herewith.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 565, by Representative Egbert: An Act relating to dikes and drains and the powers of diking districts, amending Section 1, Chapter 153, Laws of 1915 (Section 4243, Remington's Revised Statutes).
Ordered printed and referred to Committee on Dikes, Drains and Ditches.

House Bill No. 566, by Representative Gabrielsen: An Act to create the office of public defender; providing for his appointment; prescribing his
duties and compensation; making an appropriation therefor; and declaring
this act shall take effect April 1, 1939.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 567**, by Representative Smith (Jurie B.): An Act pro-
viding for the blending of liquid petroleum fuels with alcohol; the taxation
of the products thereof; providing for issuance of permits and exemptions
to manufacturers of such products and requiring labels to be affixed on said
products; and prescribing penalties.

Ordered printed and referred to Committee on Commerce and Manufac-
turing.

**House Bill No. 568**, by Representative Martin (By Request): An Act
relating to the State Board of Education; providing for the organization; pro-
viding for the appointment and the election of members thereof; creating
a State Department of Education and providing for an executive officer
thereof and specifying his powers and duties; amending Section 3, Chapter
97, page 231 Laws of 1909, Section 4, Chapter 97, page 235, Laws of 1909,
Section 1, Chapter 80, Laws of 1933; repealing Section 4, Chapter 97, page
334, Laws of 1909, Section 1, Chapter 65, Laws of 1925, Extraordinary Session,
Section 2, Chapter 97, page 235, Laws of 1909, Section 3, Chapter 97, page 235,
Laws of 1909, and Section 2, Chapter 97, page 280, Laws of 1909; and declaring
an emergency.

Referred to Committee on Education.

On motion of Mr. Martin, only 350 copies of House Bill No. 568 were
ordered printed.

**House Bill No. 569**, by Representative Cook: An Act relating to the con-
struction of a bridge across Agate Pass in Kitsap County and making an
appropriation therefor.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 570**, by Representative Laumari: An Act relating to fish
hatcheries and making an appropriation therefor.

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

**House Bill No. 571**, by Representatives Jones (D. W.) and Isenhart: An
Act for the relief of school districts unable to complete one hundred eighty
(180) days of school during the school year 1938-1939 without special aid,
and making an appropriation therefor.

Ordered printed and referred to Committee on Education.

**House Bill No. 572**, by Representative Underwood: An Act pertaining
to actions against public school districts, defining terms, providing method
of filing claims for damages and repealing Section 1 of Chapter 92 of the
Laws of 1917 (Section 4706 of Remington's Revised Statutes).

Ordered printed and referred to Judiciary Committee.

Mr. Underwood moved that House Bill No. 572 be re-referred to the
Committee on Education.

The motion was lost.

**House Bill No. 573**, by Representative Coe: An Act relating to fisheries;
permitting the use of certain gear in the Columbia River and defining cer-
tain priority rights in connection therewith; amending Section 8, Chapter
1, Laws of 1935 (Section 5671-8 Remington's Revised Statutes); amending Chapter 1, Laws of 1935 by adding thereto a new section to be known as Section 8-A; prescribing license fees; and declaring an emergency.

Ordered printed and referred to Committee on Fisheries.

**House Bill No. 574**, by Representative Turner (By Request): An Act relating to the resale of lands purchased by the county for delinquent taxes, directing and authorizing the attorney general to investigate the same, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 575**, by Representative Hay: An Act providing port district elections shall be held at the same time as general biennial elections; and amending Section 1 of Chapter 113 of the Laws of 1925, Section 1 of Chapter 133 of the Laws of 1935, and Section 1 of Chapter 182 of the Laws of 1927.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 576**, by Representative Turner (By Request): An Act relating to the taxation of inheritances; providing for the accrual and payment of taxes, interest thereon, and extension of time by the court for payment thereof; and amending Section 3, Chapter 146 of the Laws of 1917 (Section 11210 of Remington's Revised Statutes).

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 577**, by Representative Callison: An Act relating to State aid for county roads; providing for annual estimates thereof by Director of Highways for county road budgets and supplemental budgets by the boards of county commissioners and hearings on such supplemental budgets; and amending Section 56, Chapter 187, Laws of 1937 (Section 6450-56, Remington's Revised Statutes).

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 578**, by Representative Pennock: An Act supplementing the Social Security Act for the State of Washington, providing for the establishment of labor and wage conditions in any State institution or subdivision for which State or public funds are allotted.

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

**House Bill No. 579**, by Representative Hurley (Joseph E.): An Act providing for the applicability of city charter provisions and the referendum to powers delegated by law to cities, towns or the legislative authority or officers thereof.

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

**House Bill No. 580**, by Representative Brown: An Act relating to school support and providing for attendance credit in certain cases.

Ordered printed and referred to Committee on Education.

**House Bill No. 581**, by Representative Sandegren: An Act for the relief of Elmer Youngberg.

Ordered printed and referred to Committee on Appropriations.
House Bill No. 582, by Representative Jones (D. W.): An Act to establish law libraries in counties of the first, second, third and fourth classes and providing for the maintenance and use thereof and amending Section 1, Chapter 167, Laws of 1933.
Ordered printed and referred to Judiciary Committee.

House Joint Memorial No. 19, by Representative Payne: Relating to the appointment of Lewis B. Schwellenbach to the United States Supreme Court.
Ordered printed and referred to Committee on Memorials.

House Joint Memorial No. 20, by Representative Bernethy: Relating to the exportation of Port Orford cedar logs and Douglas fir peeler logs.
Ordered printed and referred to Committee on Forestry and Logged-Off Lands.

House Joint Memorial No. 21, by Representative Hanson: Relating to the control of noxious weeds.
Ordered printed and referred to Committee on Agriculture.

House Joint Memorial No. 22, by Representative Tisdale: Relating to the purchase of motor vehicles by the United States of America.
Ordered printed and referred to Committee on Appropriations.

FIRST READING OF SENATE BILLS

Senate Bill No. 91, by Senator Kyle: An Act relating to the custody of voting machines and the compensation of custodians thereof, and amending Section 1 of Chapter 85 of the Laws of 1935.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 122, by Senator McDonald: An Act relating to the collection of personal property taxes, amending Section 4 of Chapter 30 of the Laws of 1933, conferring certain powers on county treasurers, including the power to postpone sales of property upon distraint, and declaring that this act shall take effect immediately.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 204, by Senator Ferryman: An Act relating to the establishment of an unpaid commission to facilitate the cooperation of the State of Washington with other units of government.
Referred to Judiciary Committee.

Senate Bill No. 240, by Senators Mills and Klemgard: An Act relating to the platting, subdivision and dedication of land; regulation of standards, surveys and sketches thereof and amending Section 5, Chapter 186, Laws of 1937.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 336, by Senator Schroeder: An Act relating to agriculture, creating the agricultural prorate commission and providing the powers and duties thereof, providing for the institution and maintenance of proration programs for agricultural crops, prescribing penalties, creating the Agricultural Prorate Commission Fund, and making appropriations.
Referred to Committee on Agriculture.

Senate Bill No. 359, by Senator Maxwell: An Act relating to counties; recognizing the need for uniformity and coordination of county administra-
tive programs, directing county commissioners jointly to prepare annual reports on county operations and to submit to the Legislature recommenda-
tions on improvement of county administrative procedures, authorizing the designation of the Washington State Association of County Commissioners as a coordinating agency in the execution of the act, permitting counties to reimburse the association for services so rendered, and authorizing commis-
sioners to attend inter-county meetings.

Referred to Committee on Counties and County Boundaries.

Engrossed Senate Bill No. 402, by Senator Murphy: An Act relating to the payment of salaries of judges of the superior court, amending Section 2, Chapter 30, Laws of 1893.

Referred to Committee on Compensation and Fees for State and County Officers.

Senate Bill No. 403, by Senator Edwards: An Act changing the name of “The State Custodial School” to “The Eastern State Custodial School” and declaring this act shall take effect April 1, 1939.

Referred to Committee on State Charitable Institutions.

On motion of Mr. Fry, the House recessed until two o'clock p. m.

AFTERNOON SESSION

The Speaker called the House to order at two o'clock p. m.
The Clerk called the roll, and all members were present except Representat­ives Fry, Gholson, Guisinger, Judd, Olson, Pearson, Sherman and Warnica.

SECOND READING OF BILLS

House Bill No. 227, by Representative McQuesten (By Request): Relating to transportation and marketing of honey.

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

House Bill No. 269, by Representative Kinnear (Geo. C.): Relating to official court reporters.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 269, entitled “An Act relating to official court reporters and repealing Section 1, Chapter 66, Laws of 1919 (Section 42-13 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 with the following amendment:

Amend the bill by adding a new section thereto to be known as Section 2, to read as follows:

“Sec. 2. That Section 4, Chapter 126, Laws of 1913 (Section 42-4 of Remington’s Revised Statutes), be amended to read as follows:

“Section 4. In each civil action hereafter commenced the sum of One Dollar ($1.00) shall be paid by the plaintiff at the time of the filing of the complaint to the clerk of the court, and at the time of the appearance of the defendant, or any defendant appearing separately, there shall be paid in to the clerk of the court One Dollar ($1.00), and these sums so paid shall be taxed as costs in the case, and collected from the unsuccessful party in said action, and shall be known as stenographers’ costs, and
shall be paid by the clerk of said court into the County Treasury of the county in which said action is commenced:  Provided, That where the fee set forth herein is insufficient to pay the cost of providing official reporter's in any county, an additional fee of One Dollar ($1.00) shall be charged to each party to an action by the clerk of the court.

EDWARD J. RILEY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Kinnear (Geo. C.), the committee amendment was adopted.

On motion of Mr. Kinnear (Geo. C.), the following amendment to the title was adopted:

In line 3 of the title of the original bill, being line 2 of the title of the printed bill, strike the period (.) and insert in lieu thereof a comma (,) and add the following: “and amending Section 4, Chapter 126, Laws of 1913 (Section 42-4 of Remington’s Revised Statutes).”

House Bill No. 269 was passed to third reading and ordered engrossed.

The Speaker called Mr. Cowen to preside.

House Bill No. 43, by Representative Pettus: Relating to the safety and welfare of blind persons.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 43, entitled “An Act relating to the safety and welfare of blind persons, regulating traffic upon public streets and highways, limiting the use of white canes or walking sticks, and providing penalties therefor,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike the whole of Section 2.
Strike the whole of Section 3.
Strike the whole of Section 4.

In line 1 of the title, after the comma (,) following the word “persons” strike the following words: “regulating traffic upon public streets and highways” and insert in lieu thereof the word “and”.

In line 2 of the title, strike the comma (,) following the word “sticks” and insert in lieu thereof a period (.) and strike the following words: “and providing penalties therefor.” EDWARD J. RILEY, CHAIRMAN.


The bill was read the second time by sections.

Mr. Reilly (Edward J.) moved the adoption of the following amendment:

In Section 1, line 2 of the printed bill, after the word “use” strike the words: “in the manner hereinafter indicated.”

Debate ensued.

The amendment by Mr. Reilly (Edward J.) to Section 1 was lost.

Mr. Reilly (Edward J.) moved the adoption of the committee amendment to Section 2.

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The committee amendment to Section 2 was lost.
On motion of Mr. Reilly (Edward J.), the committee amendments to Section 3 and Section 4 were not adopted.

The Speaker resumed the chair.

Mr. Pettus moved the adoption of the following amendment:

Add a new section to be known as Section 5, to read as follows:

"Sec. 5. This act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately."

The amendment was lost.

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

Amend the bill by adding thereto a new section to be known as Section 5, to read as follows:

"Sec. 5. If any section, sentence, clause or portion of this act shall be held invalid by a court of competent jurisdiction, such invalidity shall not affect the remainder of the act. The Legislature hereby declares that it would have passed each section, sentence, clause and portion of this act, irrespective of the fact that any one or more of the other sections, sentences, clauses and portions be declared invalid."

On motion of Mr. Reilly (Edward J.), the two committee amendments to the title were not adopted.

House Bill No. 43 was passed to third reading and ordered engrossed.

Engrossed House Bill No. 280, by Representative Cameron: Relating to the healing arts and the licensing thereof.

House of Representatives, Olympia, Wash., February 21, 1939.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred Engrossed House Bill No. 280, entitled "An Act prohibiting the solicitation and contracting for services in the exercise of any of the healing arts on behalf of any person not licensed by this State to perform such services, and providing penalties therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 1, line 15 of the original bill, being line 7 of the amendment of the printed bill, after the word "prayer" strike the period (.) and add the following: "or to any lodge, mutual benefit society or association of employees in effect at the time of the passage of this act."

Chairman.


Mr. Speaker:

We, a minority of your Committee on Industrial Insurance, to whom was referred Engrossed House Bill No. 280, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

John Sherman, Chairman.

We concur in this report: H. N. Jackson, Clyde V. Tisdale.

Mr. Armstrong moved that Engrossed House Bill No. 280 be indefinitely postponed.

Debate ensued.

On motion of Mr. Finucane, the previous question was ordered.

The motion by Mr. Armstrong was carried, and Engrossed House Bill No. 280 was indefinitely postponed.

House Bill No. 277, by Representative Moulton: Relating to the control and eradication of animal diseases.

The bill was read the second time by sections.
On motion of Mr. Finucane, the following amendment to Section 1 was adopted.

In Section 1, line 5 of the original bill, being line 1 of the printed bill, strike the words and figures "Thirty Thousand Dollars ($30,000.00)" and insert in lieu thereof the words and figures: "Twenty Thousand Dollars ($20,000.00)".

House Bill No. 277 was passed to third reading and ordered engrossed.

**House Bill No. 393**, by Representative Fry: Relating to veterinary practice.

House of Representatives, Olympia, Wash., February 18, 1939.

MR. SPEAKER:

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 393, entitled "An Act declaring the policy of the Legislature in regard to veterinary practice; defining terms; establishing a commission and defining its powers and duties; providing for the giving of examinations to applicants and setting out qualifications necessary to secure a license; exempting veterinarians now licensed in this State from taking examinations; providing for the holding of hearings for the purpose of denying applications or revoking or suspending licenses and the procedure therefor; setting out grounds for the denying of an application or the revocation or suspension of a license; providing for license and other fees; setting out certain unlawful acts and providing penalties therefor; making certain exemptions and repealing Sections 10040, 10041, 10042, 10043, 10044, 10045, 10046, 10047, 10048, 10049, 10050, 10051, 10052, 10053, 10054, 10055 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 with the following amendments:

In Section 4, lines 23 and 24 of the original bill, being page 2, lines 17 and 18 of the printed bill, strike the whole of Subsection (5) and insert in lieu thereof the following:

"(5) Nothing in this act shall prohibit any owner or his full time employee from practicing veterinary medicine, surgery and dentistry upon the animals of the owner."

In Section 13, Subsection (7), page 7, line 10 of the original bill, being page 4, line 38 of the printed bill, strike the word "lawfully".

In Section 14, page 8, line 2 of the original bill, being page 5, line 11 of the printed bill, after the word "personally" and before the word "by" insert the word "or".

In Section 22, line 13 of the original bill, being page 6, line 1 of the printed bill, after the word "act" and before the word "is" insert the following: ":, except as otherwise provided.

In Section 24, line 29 of the original bill, being page 6, line 14 of the printed bill, after the word "capacities" strike the period (.) and add in lieu thereof a comma (,) and add the following: "or to persons who only dehorn cattle or castrate or spay domestic animals."

CARL C. MOHLER, Chairman.


The bill was read the second time by sections.

On motion of Mr. Mohler, the committee amendments were adopted.

House Bill No. 393 was passed to third reading and ordered engrossed.

**House Bill No. 425** by Representative Reilly (Edward J.) (By Departmental Request): Relating to estates and inheritance taxes.

House of Representatives, Olympia, Wash., February 24, 1939.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 425, entitled "An Act relating to revenue and taxation; providing for the levy and collection of taxes on estates, gifts and transfers in contemplation 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 certain exemptions; providing for the appointment and fixing com-
pensation of appraisers; providing for a penalty for delinquency; providing for the application of the act to pending cases; providing for the amendment of Section 2, Chapter 55, Laws of 1901, as amended; Section 4, Chapter 134, Laws of 1931, as amended; Section 12, Chapter 55, Laws of 1901, as amended; Section 115, Chapter 180, Laws of 1935; Section 8, Chapter 55, Laws of 1917, as amended; Section 4, Chapter 146, Laws of 1917, as amended; Section 95, Chapter 180, Laws of 1901, as amended; Section 7, Chapter 134, Laws of 1901, as amended; Section 1, Chapter 93, Laws of 1905, as amended; Section 9, Chapter 134, Laws of 1931, as amended; providing for the repeal of Subdivision (q) of Section 107, Chapter 180, Laws of 1935; 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 3, page 3, line 28 of the original bill, being page 3, line 5 of the printed bill, after the word "country", and insert in lieu thereof four asterisks and the word "county".

In Section 3, page 10, line 2 of the original bill, being page 6, line 26 of the printed bill, after the asterisks add the following: "subdivision (q) of Section 107, Chapter 180, Laws of 1935 is hereby repealed;"

In Section 9, page 17, line 11 of the original bill, being page 10, line 30 of the printed bill, after the asterisks and period (.) following the word "appraisers", strike the remainder of the section and insert in lieu thereof the following:

"The three appraisers thus appointed to appraise the estate shall determine the value thereof. In the event the three appraisers cannot agree upon the value, any two thereof agreeing thereon may report to the court their findings. In the event none of the appraisers agree, then each appraiser shall file with the court his findings, and the court shall then fix a value for the appraisement and inheritance tax purposes. Anyone may file exceptions with the court to the appraisement as found by the appraisers, which shall be heard and determined by the court having jurisdiction of the estate."

In Section 11, page 19, line 2 of the original bill, being page 11, line 27 of the printed bill, after the word "such" and before the word "purposes", strike the word: "charitable".

In Section 11, page 19, line 10 of the original bill, being page 11, line 33 of the printed bill, after the word "such" and before the word "purposes", strike the word: "charitable".

In Section 11, page 19, line 14 of the original bill, being page 11, line 34 of the printed bill, after the word "association" and before the word "organized", strike the word: "was".

In Section 11, page 19, line 16 of the original bill, being page 11, line 37 of the printed bill, after the word "such" and before the word "purpose", strike the word: "charitable".

In Section 11, page 19, lines 20 and 21 of the original bill, being page 11, line 41 of the printed bill, after the word "such" and before the word "purpose", strike the word: "charitable".

JOHN R. JONES, Chairman.

We concur in this report: W. E. Carty, Carl C. Mohler, Emmet E. Egbert, Roy J. Kinnear, W. J. Beierlein, W. L. LaFollette, James McCash, Frank Chervenka, Cecil Callison, James M. Hay, George Twidwell, Alva Ruark.

The bill was read the second time by sections.

On motion of Mr. Finucane, the committee amendment to Section 3, page 3, line 28 of the original bill was adopted.

Mr. Finucane moved the adoption of the committee amendment to Section 3, page 10, line 2 of the original bill.

Debate ensued.

The amendment was lost.

On motion of Mr. Moulton, the following amendment to Section 8 was adopted:

In Section 8, page 16, line 16 of the original bill, being page 10, line 9 of the printed bill, after the word "of" and before the word "one-tenth", insert the words: "not more than".
Mr. LaFollette moved the adoption of the committee amendment to Section 9. Debate ensued.

The Speaker called Mr. Hurley (John R. "Pat") to preside.
Mr. Reilly (Edward J.) moved the adoption of the following amendment to the committee amendment to Section 9:

In Section 9, line 4 of the body of the committee amendment, after the comma (,) following the word "value" strike all the matter down to and including the comma (,) following the word "agree" in line 6 of the amendment." Debate ensued.

Mr. Neal moved that House Bill No. 425 be re-referred to the Judiciary Committee for the purpose of amendment. The motion was lost.

On motion of Mr. Beierlein, the previous question was ordered. The amendment to the committee amendment to Section 9 was adopted. The committee amendment as amended to Section 9 was adopted.

On motion of Mr. Riley (Edward F.), the other committee amendments were adopted.

On motion of Mr. Kinnear (Geo. C.), the following amendments to Section 12 were adopted:

In Section 12, line 28 of the original bill, being line 1, page 12 of the printed bill, after the word "of" and before the word "any" insert the word "a" in parenthesis (a).

In Section 12, line 28 of the original bill, being lines 8 and 9, page 12 of the printed bill, after the comma (,) following the word "association" and before the word "shall" insert the following:

"(b) any corporation or association organized and existing under the laws of the State of Washington primarily and chiefly for educational, artistic or scientific purposes and for the maintenance and exhibition of scientific, artistic or historical collections for the benefit of the general public and not for profit."

On motion of Mr. LaFollette, the following amendment to the title was adopted:

In line 19 of the title of the original bill, being line 13 of the title of the printed bill, after the semi-colon (;) following the word "amended" strike the matter down to and including the semi-colon (;) following the figures "1935" in line 20 of the title of the original bill, being line 14 of the title of the printed bill.

House Bill No. 425 was passed to third reading and ordered engrossed.


On motion of Mr. Turner, House Bill No. 426 was placed at the end of the day's calendar of bills on second reading.

House Bill No. 193, by Committee on Rules and Order (By Executive Request): Relating to fisheries.

Mr. Martin moved that House Bill No. 193 be indefinitely postponed. Debate ensued.
Mr. Nordenberg demanded a call of the House and the call 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 Chervenka, Coe, Gholson and Smith (Jurie B.), Representatives Chervenka and Gholson having been excused.
On motion of Mr. Henry, the absentees were excused, and the House proceeded with business under the call of the House.

Debate continued on the merits of House Bill No. 193.

During debate, Mr. Petit exhausted his time. On motion of Mr. Tisdale, the rules were suspended, and Mr. Petit was allowed an additional ten minutes.

After considerable discussion, the previous question was ordered on motion of Mr. Mackie.

A roll call was demanded, and the demand was sustained.

Mr. Petit, as Chairman of the Fisheries Committee, requested the right to close the debate.

Mr. Dixon:

"Mr. Speaker, Mr. Martin made the motion to indefinitely postpone the bill, and he is the only man who can close the debate."

The Speaker:

"Under Rule 16, the chairman or the mover of the motion may close the debate."

The Clerk called the roll, and the motion by Mr. Martin to indefinitely postpone House Bill No. 193 was carried by the following vote: Yeas, 69; nays, 27; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cook, Cowen, Dixon, Dore, Eaton, Finucane, Fogg, French, Gabrielsen, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, LaFollette, Lauman, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Pitt, Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, White, Wigen, Wills, Wintler, Woodall—69.

Those voting nay were: Representatives Austin, Coe, Devenish, Eddy, Egbert, Fry, Hatley, Hurley (Joseph E.), Jones (John R.), Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mackie, McDonald, Moulton, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Smith (Vernon A.), Swegle, Turner, Van Dyk, Wentworth, Mr. Speaker—27.

Those absent or not voting were: Representatives Chervenka, Gholson, Smith (Jurie B.)—3.

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

On motion of Mr. Fry, the House recessed until eight o'clock p. m.
The Speaker called the House to order at eight o'clock p.m.
The Clerk called the roll, and all members were present except Representatives Austin, Babcock, Reno, Sandegren and Vane.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., February 27, 1939.

MR. SPEAKER:
The President has signed: House Bill No. 81; also House Bill No. 123, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 27, 1939.

MR. SPEAKER:
The President has signed Senate Bill No. 43, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Speaker announced he was about to sign Senate Bill No. 43.

PARLIAMENTARY RULING

The Speaker:
"The other evening when Engrossed Substitute Senate Bill No. 47 was under discussion, I leaned backward, figuratively speaking, to allow each one to speak who wished to. Particularly in closing the debate, I allowed the chairman of the committee or the mover of the motion to speak after the previous question had been ordered. However, under House Rule 16, after the previous question is ordered, no further debate is in order, even if it cuts off the chairman or the mover. I rule now, therefore, that the previous question will shut out all debate.

"In reference to members not voting under the call of the House, I am ruling that if a member wishes not to vote, he must present his reason before the vote is taken, and be excused from voting by the members. This decision is made under Rule 18."

Mr. Olson:
"Mr. Speaker, point of order. The rule states there will be no further debate. It does not say anything about not submitting any amendments."

The Speaker:
"Yes, it precludes amendments, because it brings the question before the House to a vote. If the previous question is lost, amendments may be offered. If it carries, debate is not in order."

Mr. Smith (Michael B.):
"Mr. Speaker, if a member absolutely refuses to vote when under the call of the House, what would happen?"

The Speaker:
"Mr. Smith, I believe the Constitution provides that a man must vote. However, if anyone would refuse to vote, rather than hold the session up, it is my interpretation the House could suspend the rule and excuse him."

Mr. Nordenberg:
"Mr. Speaker, ordinarily when we are discussing a bill on second reading, the Speaker will ask the clerk if there are any more amendments. I would like to have this matter clarified. Shouldn't he give the members an opportunity to submit amendments before the previous question is moved?"
The Speaker:

"When the previous question is ordered on any amendment, it prevents any further debate or further amendments to that section until the demand has been decided one way or another."

Mr. Nordenberg:

"Mr. Speaker, is it proper for the Speaker to recognize anyone who wants to move the previous question when there are other amendments to be submitted?"

The Speaker:

"As I tried to explain the other night, the Speaker cannot tell what is in a member's mind when he gets up to speak. If there are any abuses, I will try to control them."

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 145, by Representative Payne: Relating to the tax on retail sales and exempting certain materials and equipment.

On motion of Mr. Payne, consideration of House Bill No. 145 was postponed until Thursday, March 2, 1939, and the bill was ordered to retain its position on the calendar for second reading.

House Bill No. 346, by Representative Reilly (Edward J.): Providing for the relief of needy school districts.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 346, entitled "An Act relating to education; creating a State School Relief Fund for the relief of needy school districts; prescribing procedure for obtaining such relief; defining powers and duties of certain state and county officers in connection therewith; and making appropriations from said State School Relief Fund and the Current State School Fund," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, line 10, page 1 of the original bill, being Section 1, line 3, page 1 of the printed bill, insert a period (.) and strike the remainder of the section.

In Section 2, line 5, page 2 of the original bill, being line 23, page 1 of the printed bill, strike the period (.) after the word "order" and insert a colon (:) and the following: "Provided, That no district will become eligible for relief under this act unless said district has levied the full legal limit for its own support."

In Section 4, lines 22 and 23, page 2 of the original bill, being line 11, page 2 of the printed bill, strike the words and figures "Seven Hundred Fifty Thousand Dollars ($750,000.00)" and insert in lieu thereof the words and figures: "Eight Hundred Fifty Thousand Dollars ($850,000.00)". FRANK L. HATLEY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hatley, the committee amendments were adopted. House Bill No. 346 was passed to third reading and ordered engrossed.


The bill was read the second time by sections and passed to third reading. The Speaker called Mr. Hurley (John R. "Pat") to preside.
FIFTIETH DAY, FEBRUARY 27, 1939 489

House Bill No. 130, by Representative Sandegren: Relating to the licensing and safety of boiler engineers.

House of Representatives,
Olympia, Wash., February 20, 1939.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 130, entitled "An Act to provide for safety by regulating owners and licensing operating engineers; to provide for a bureau of operating engineer examiners; to provide for exemptions and license fees; and to provide for a penalty for the violation of the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 3, page 2, line 15 of the original bill, being page 2, line 6 of the printed bill, after the word "horticultural" and before the word "purposes", insert the words: "or agricultural".

In Section 12, page 5, line 19 of the original bill, being page 3, line 36 of the printed bill, after the word "in" strike the balance of the matter down to and including the period (.) following the word "industries" in line 22 of the original bill, being line 38 of the printed bill, and insert in lieu thereof the following: "the general fund".

In Section 15, page 7, line 2 of the original bill, being page 4, line 26 of the printed bill, strike the colon (:) after the word "act" and insert in lieu thereof a period (.) and strike the remainder of the section. DAN L. GUISINGER, Chairman.

We concur in this report: Donald B. Miller, C. N. Eaton, H. N. Jackson, Alva Ruark, John Sherman, Julia Butler, Roderick A. Lindsay.

The bill was read the second time by sections.

On motion of Mr. Dixon, the committee amendment to Section 3, page 2, line 15 of the original bill was adopted.

Mr. Beckley moved the adoption of the following amendment to Section 3:

In Section 3, line 4 of the printed bill, strike the word and figure "ten (10)" and insert in lieu thereof the word and figure: "fifty (50)".

Debate ensued.

Mr. Sandegren moved that House Bill No. 130 be re-referred to the Committee on Labor and Labor Statistics.

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The motion by Mr. Sandegren was carried, and House Bill No. 130 was re-referred to the Committee on Labor and Labor Statistics.

House Bill No. 426, by Judiciary Committee: Relating to the validity of certain bonds.

The bill was read in full the second time.

On motion of Mr. Reilly (Edward J.), the rules were suspended, House Bill No. 426 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Neal, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 426, and the bill passed the House by the following vote: Yeas, 84; nays, 4; absent or not voting, 11.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bellerlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie,
Those voting nay were: Representatives Hall, Petit, Pitt, Tisdale—4.
Those absent or not voting were: Representatives Armstrong, Chervenka, Devenish, Gholson, Guisinger, Nordenberg, Payne, Pennock, Smith (Jurie B.), Smith (Michael B.), Mr. Speaker—11.

House Bill No. 426, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

Substitute House Bill No. 83, by Committee on Dairy and Livestock: Relating to the marking and marketing of animal carcasses and meats intended for human consumption.

Mr. Reilly (Edward J.) moved that Substitute House Bill No. 83 be re-referred to the Committee on Dairy and Livestock.

Debate ensued.
The Speaker resumed the chair.
Debate continued.
On motion of Mr. Egbert, the previous question was ordered.
A roll call was demanded, but the demand was not sustained.
The motion by Mr. Reilly (Edward J.) to re-refer was lost on a viva voce vote.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 83 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Substitute House Bill No. 83, and the bill passed the House by the following vote: Yeas, 81; nays, 11; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kinnear (Geo. C.), Lauman, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Pearsall, Pearson, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirck, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—84.

Those voting nay were: Representatives Austin, Eddy, Hurley (Joseph E.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Miller (Donald B.), Reilly (Edward J.), Riley (Edward F.), Schumann—11.
Those absent or not voting were: Representatives Chervenka, Gholson, Kehoe, Pennock, Phillips, Smith (Jurie B.), Smith (Michael B.)—7.

Substitute House Bill No. 83, having received the constitutional majority, was declared passed.

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

On motion of Mr. Mohler, the rules were suspended, and the Chief Clerk was directed to immediately transmit Substitute House Bill No. 83 to the Senate.

House Joint Resolution No. 1, by Representative Dixon: An amendment to the Constitution relating to lotteries.

On motion of Mr. Dixon, the rules were suspended, the second reading considered the third, and House Joint Resolution No. 1 was placed on final passage.

Debate on the merits of the resolution ensued.

On motion of Mr. Underwood, the previous question was ordered.

The Clerk called the roll on the final passage of House Joint Resolution No. 1, and the resolution failed to pass the House by the following vote: Yeas, 51; nays, 40, absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Brown, Butler, Callison, Devenish, Dixon, Dore, Egbert, Finucane, Fry, Gabrielsen, Guisinger, Hall, Hanson, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Judd, Kinnear (Geo. C.), Lindsay, Mackie, Martin, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Sandegren, Savage, Schumann, Smith (Michael B.), Tisdale, Underwood, Van Buskirk, Wentworth, White, Wills—51.

Those voting nay were: Representatives Bienz, Cameron, Carty, Coe, Cook, Cowen, Eaton, Eddy, Fogg, French, Isenhart, Jones (D. W.), Kinnear (Roy J.), LaFollette, Lauman, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Reilly (Edward J.), Rosellini, Ruark, Sherman, Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Van Dyk, Vane, Warnica, Wenberg, Wiggen, Wintler, Mr. Speaker—40.

Those absent or not voting were: Representatives Chervenka, Gholson, Hatley, Hay, Kehoe, Riley (Edward F.), Smith (Jurie B.), Woodall—8.

House Joint Resolution No. 1, having failed to receive the constitutional two-thirds majority, was declared lost.

Engrossed House Bill No. 351, by Representatives Martin and Egbert: Relating to concentrated commercial feeding stuffs, fertilizers and livestock remedies.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 351 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 351, and the bill passed the House by the following vote: Yeas, 81; nays, 6; absent or not voting, 12.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Bernethy, Brown, Butler, Callison, Cameron, Carty, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Gabrielsen, Guisinger, Hall, Hanson, Hay, Henry, Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—81.

Those voting nay were: Representatives Austin, Eddy, Hurley (Joseph E.), Kinnear (Roy J.), Lindsay, Nordenberg—6.

Those absent or not voting were: Representatives Beierlein, Bienz, Chervenka, Fry, Gholson, Hatley, Hurley (John R. "Pat"), LaFollette, Payne, Pennock, Ruark, Smith (Jurie B.)—12.

Engrossed House 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.

**NOTICE OF RECONSIDERATION**

Mr. Vane gave notice that on the next working day he would move that the House reconsider the vote by which House Joint Resolution No. 1 failed to pass the House.

**House Bill No. 407**, by Representative Reilly (Edward J.): Relating to insurance companies.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and House Bill No. 407 was placed on final passage.

Mr. Callison moved that House Bill No. 407 be re-referred to the Committee on Insurance for the purpose of amendment.

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered. The motion to re-refer was lost.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The Clerk called the roll on the final passage of House Bill No. 407, and the bill passed the House by the following vote: Yeas, 61; nays, 25; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Callison, Cameron, Carty, Cook, Cowen, Devenish, Dore, Egbert, French, Gabrielsen, Guisinger, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Kehoe, Martin, McDonald, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Michael B.), Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Warnica, White, Wills, Wintler—61.
Those voting nay were: Representatives Bernethy, Butler, Coe, Eddy, Finucane, Fogg, Hall, Hay, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Mackie, McCash, McQuesten, Miller (Frank O.), Neal, Schumann, Smith (Vernon A.), Underwood, Wenberg, Wentworth, Woodall, Mr. Speaker—25.

Those absent or not voting were: Representatives Chervenka, Dixon, Eaton, Fry, Gholson, Jackson, LaFollette, Pearson, Pennock, Ruark, Smith (Jurie B.), Swegle, Wiggen—13.

House Bill No. 407, having received the 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 (Edward J.) moved that the rules be suspended, and that the Chief Clerk be directed to immediately transmit House Bill No. 407 to the Senate.

Division was called for, and the motion was lost on a rising vote.

NOTICE OF RECONSIDERATION

Mr. Callison gave notice that on the next working day he would move that the House reconsider the vote by which House Bill No. 407 passed the House.

Engrossed House Bill No. 161, by Representative Martin: Relating to employment of aliens in public office.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 161 was placed on final passage.

On motion of Mr. Reno, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 161, and the bill passed the House by the following vote: Yeas, 81; nays, 7; absent or not voting, 11.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Coe, Cowen, Devenish, Dore, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Guisinger, Hall, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wills, Wintler, Woodall, Mr. Speaker—81.

Those voting nay were: Representatives Armstrong, Cook, Fry, Isenhart, LaFollette, Ruark, Smith (Michael B.)—7.

Those absent or not voting were: Representatives Carty, Chervenka, Dixon, Eaton, Gholson, Hanson, Henry, Miller (Fred), Pearson, Smith (Jurie B.), Wiggen—11.

Engrossed House 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.

The Speaker called Mr. Reilly (Edward J.) to preside.

**House Bill No. 231**, by Representative Martin (By Departmental Request): Relating to game and to game restoration projects.

On motion of Mr. Mackie, the rules were suspended, the second reading considered the third, and House Bill No. 231 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 231, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—91.

Those voting nay were: Representative Hatley—1.

Those absent or not voting were: Representatives Callison, Carty, Chernenka, Pennock, Riley (Edward F.), Smith (Jurie B.), Mr. Speaker—7.

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.

**Substitute House Bill No. 226**, by Committee on Horticulture: Relating to the sale of agricultural, and horticultural products.

On motion of Mr. Woodall, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 226 was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Substitute House Bill No. 226, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting—16.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Roy J.), Lauman, Lindsay, Martin, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Sandegren, Savage, Schu-
mann, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall—83.

Those absent or not voting were: Representatives Austin, Beierlein, Bernethy, Carty, Chervenka, Gholson, Kinnear (Geo. C.), LaFollette, Mackie, McCash, Phillips, Riley (Edward F.), Sherman, Smith (Jurie B.), Wenberg, Mr. Speaker—16.

Substitute House 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.

Engrossed House Bill No. 409, by Representatives Pearsall, Twidwell and Mackie: Relating to the reduction of pilchards and other fish to oil.

Mr. Dore moved that the rules be suspended and that Engrossed House Bill No. 409 be returned to second reading for the purpose of making an amendment.

Debate ensued.

On motion of Mr. Smith (Michael B.), the previous question was ordered.

The motion to return the bill to second reading was lost.

On motion of Mr. Pearsall, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 409 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 409, and the bill passed the House by the following vote: Yeas, 72; nays, 18; absent or not voting, 9.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Beinz, Brown, Butler, Callison, Cameron, Coe, Cook, Cowen, Devenish, Dore, Eddy, Egbert, Finucane, French, Fry, Guisinger, Hall, Hanson, Hatley, Hay, Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Reilly (Edward J.), Reno, Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Vernon A.), Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wintler, Woodall—72.

Those voting nay were: Representatives Armstrong, Bernethy, Dixon, Eaton, Fogg, Gabrielsen, Henry, Hurley (Joseph E.), LaFollette, Lauman, Neal, Nordenberg, Olson, Pennock, Pitt, Smith (Michael B.), Wiggen, Wills—18.

Those absent or not voting were: Representatives Carty, Chervenka, Gholson, Hurley (John R. “Pat”), McDonald, Riley (Edward F.), Smith (Jurie B.), Swegle, Mr. Speaker—9.

Engrossed House Bill No. 409, having received the constitutional majority, was declared passed.

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

On motion of Mr. Pearsall, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 409 to the Senate.
Engrossed House Bill No. 23, by Representative Underwood: Relating to dogs and damages.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 23 was placed on final passage.

Debate ensued.

On motion of Mr. Hurley (Joseph E.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 23, and the bill passed the House by the following vote: Yeas, 71; nays, 19; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Butler, Callison, Cameron, Cook, Devenish, Dixon, Dore, Eaton, Egbert, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Jackson, Jones (D. W.), Kehoe, LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, White, Wiggen, Wills, Wintler—71.

Those voting nay were: Representatives Austin, Brown, Coe, Eddy, Finucane, French, Fry, Hurley (Joseph E.), Isenhart, Jones (John R.), Kinnear (Geo. C.), Kinnear (Roy J.), Montgomery, Pearson, Phillips, Riley (Edward F.), Turner, Wentworth, Woodall—19.

Those absent or not voting were: Representatives Carty, Chervenka, Cowen, Gholson, Judd, McDonald, Pettit, Smith (Jurie B.), Mr. Speaker—9.

Engrossed 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.

Mr. Underwood moved that the rules be suspended, and the Chief Clerk be directed to immediately transmit Engrossed House Bill No. 23 to the Senate.

The motion was lost.

House Bill No. 315, by Representative Sandegren: Relating to surveying.

On motion of Mr. Sandegren, the rules were suspended, the second reading considered the third, and House Bill No. 315 was placed on final passage.

On motion of Mr. Smith (Michael B.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 315, and the bill passed the House by the following vote: Yeas, 76; nays, 4; absent or not voting, 19.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearson, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Michael B.), Smith
FIFTIETH DAY, FEBRUARY 27, 1939

(Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler—76.

Those voting nay were: Representatives McQuesten, Phillips, Schumann, Woodall—4.

Those absent or not voting were: Representatives Carty, Chervenka, Devenish, Fry, Gholson, Hatley, Jones (John R.), Judd, Lindsay, Mackie, Martin, McCash, McDonald, Pearsall, Pennock, Petit, Smith (Jurie B.), Van Dyk, Mr. Speaker—19.

House Bill No. 315, having received the constitutional majority, was declared passed.

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

**House Bill No. 68, by Representative Vane:** Relating to the probate of estates.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and House Bill No. 68 was placed on final passage.

On motion of Mr. Armstrong, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 68, and the bill passed the House by the following vote: Yeas, 76; nays, 1; absent or not voting, 22.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Callison, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gabrielsen, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Mackie, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—76.

Those voting nay were: Representative Kinnear (Geo. C.)—1.

Those absent or not voting were: Representatives Beierlein, Cameron, Carty, Chervenka, Devenish, Fogg, Gholson, Guisinger, Hay, Judd, Lindsay, Martin, McDonald, Nordenberg, Payne, Pennock, Petit, Sherman, Smith (Jurie B.), Van Dyk, Warnica, Mr. Speaker—22.

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.

The Speaker resumed the chair.

**Engrossed House Bill No. 78, by Representative Hurley (John R. "Pat"):** Relating to the education of the children of soldiers.

On motion of Mr. Hurley (John R. "Pat"), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 78 was placed on final passage.

On motion of Mr. Hatley, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Bill No. 78 and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—81.

Those absent or not voting were: Representatives Armstrong, Cameron, Carty, Chervenka, French, Gholson, Jones (John R.), Judd, Lindsay, Mackie, Martin, McDonald, Pearsall, Pennock, Petit, Ruark, Smith (Jurie B.), Van Dyk—18.

Engrossed 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.

Mr. Fry moved that when the House adjourn, it stand adjourned to twelve o'clock noon, Tuesday, February 28, 1939.

The motion carried.

On motion of Mr. Fry, the House adjourned to twelve o'clock noon, Tuesday, February 28, 1939.

John N. Sylvester, Speaker.

S. R. Holcomb, Chief Clerk.
FIFTY-FIRST DAY, FEBRUARY 28, 1939

FIFTY-FIRST DAY

AFTERNOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, FEBRUARY 28, 1939.

The Speaker called the House to order at twelve o'clock noon.

The Clerk called the roll, and all members were present except Representatives Armstrong, Chervenka, Judd, Kinnear (Geo. C.), Petit, Smith (Jurie B.) and Smith (Michael B.).

Prayer was offered by Father 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. Payne, further reading was dispensed with, and the journal was ordered to stand approved as read.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

On motion of Mr. Cowen, the members of the Appropriations Committee were temporarily excused, subject to call, in order that they might work on the omnibus appropriation bill.

The Speaker observed, within the bar of the House, former Representative Harry E. Christianson from Pacific County, and appointed Mr. Tisdale and Mr. Petit to escort him to a seat beside the Speaker.

On motion of Mr. Reilly (Edward J.), Rule 20 was suspended.

Mr. Pitt moved that the Speaker be instructed to observe Rule 35 of Reed's Rules of Order.

The Speaker:

"Mr. Pitt, your motion is out of order. It is the duty of the Speaker to observe all rules at all times."

The Speaker observed, within the bar of the House, former Representative Sam G. Lamping from King County, and appointed Mr. Kinnear (Roy J.) and Mr. Olson to escort him to a seat beside the Speaker.

The Speaker observed, within the bar of the House, former Representative Albert Meade from Pierce County, and appointed Mr. Sandegren and Mr. Cameron to escort him to a seat beside the Speaker.

Mr. Vane moved that the House do at this time reconsider the vote by which House Joint Resolution No. 1 failed to pass the House.

Mr. Dixon demanded a call of the House, and the call was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll, and the following absentees were noted: Representatives Brown, Cook, Eaton, Hay, Isenhart, Montgomery and Smith (Michael B.).

The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.

The Sergeant-at-Arms announced that Mr. Cook was present.
On motion of Mr. Reilly (Edward J.), the absent members were temporarily excused, and the House proceeded with business under the call of the House.

Debate ensued on the motion by Mr. Vane that the House reconsider the vote by which House Joint Resolution No. 1 failed to pass the House.

On motion of Mr. Ruark, the previous question was ordered.
The motion to reconsider House Joint Resolution No. 1 was carried.

RECONSIDERATION

Debate ensued on the merits of House Joint Resolution No. 1.

On motion of Mr. Beierlein, the previous question was ordered.
The Clerk called the roll on the final passage of House Joint Resolution No. 1, and the resolution failed to pass the House by the following vote: Yeas, 60; nays, 36; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Brown, Butler, Callison, Cowen, Devenish, Dixon, Doré, Eaton, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Lindsay, Mackie, Martin, Neal, Nordenberg, Olson, Payne, Pearse, Pearson, Pennock, Pet特, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Smith (Vernon A.), Tisdale, Underwood, Van Buskirk, Wentworth, White, Wills—60.

Those voting nay were: Representatives Bienz, Cameron, Carty, Coe, Cook, Eddy, French, Hall, Isenhart, Jones (D. W.), Kinnear (Roy J.), La-Follette, Lauman, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Rosellini, Sherman, Swegle, Trombley, Turner, Twidwell, Van Dyk, Vane, Warnica, Wenberg, Wiggen, Wintler, Woodall, Mr. Speaker—36.

Those absent or not voting were: Representatives Chervenka, Smith (Jurie B.), Smith (Michael B.)—3.

House Joint Resolution No. 1, having failed to receive the constitutional two-thirds majority, was declared lost.

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

Mr. Cameron moved that the Sergeant-at-Arms be instructed to strictly enforce House Rule No. 80 for the remainder of the session.

Debate ensued.

On motion of Mr. Moulton, the previous question was ordered.
The motion was carried.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Mackie:

Be It Resolved By The House of Representatives of The State of Washington

In Legislative Session Assembled:

That WHEREAS, The most effective means of restoring prosperity and providing reemployment is the encouragement of industry; and

WHEREAS, The manufacture of red cedar shingles has been one of the most important industries of the State of Washington, providing employment for thousands of men and for the welfare of their families; and

WHEREAS, Through the efforts of former Senator C. C. Dill and Senator Homer T. Bone in securing a quota protection for this industry and through the adoption of
the quota amendment by Senator Homer T. Bone to the Revenue Act of 1936, the red cedar shingle industry of this State was saved; and

WHEREAS, Under the present reciprocal agreement with Canada the red cedar shingle industry is again threatened with destruction by the unfair competition of shingles from British Columbia produced under wage and cost conditions with which Washington manufacturers maintaining the American standard of wages and of living cannot compete:

Therefore, Be It Resolved, By the House of Representatives of the State of Washington that Senators Homer T. Bone and Lewis B. Schwellenbach and the members of Congress from the State of Washington petition the President of the United States and the Department of State to use every means in their power to insure salvation of this important industry and employment of thousands of workers by immediate action of the Federal Government.

On motion of Mr. Mackie, the resolution was adopted on a voice vote.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., February 27, 1939.

MR. SPEAKER:
Your Committee on Engrossment, to whom was referred House Bill No. 43; also House Bill No. 198; also House Bill No. 269; also House Bill No. 277; also House Bill No. 346, have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

House of Representatives,
Olympia, Wash., February 27, 1939.

MR. SPEAKER:
We, a majority of your Committee on Insurance, to whom was referred House Bill No. 137, entitled "An Act relating to industrial insurance policies; prohibiting insurance companies from entering into certain types of contracts; and defining terms," 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: Harry D. Austin, W. J. Beierlein, Thos. H. Bienz, Ernest A. Dore, Jr., Alex Gabrielsen, James M. Hay, Tom Montgomery, Ernest T. Olson, George Twidwell, O. R. Schumann.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 25, 1939.

MR. SPEAKER:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 267, entitled "An Act relating to liens for labor and material and amending Chapter 24 of the Laws of 1893," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 25, 1939.

MR. SPEAKER:
We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 401, entitled "An Act relating to State parks and establishing the Salt Creek State Park in Jefferson County," 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: Oscar Wenberg, Kathryn Fogg, H. N. Jackson, John Pear- sall, Donald B. Miller.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 406, entitled "An Act providing for an appropriation for the cost of the completion of a bridge across Columbia slough from Puget Island in the Columbia River to Cathlamet, Wahkiakum County, Washington; for certain appropriation facilities therefor; defining the power and duty of the Director of Highways; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CARL E. DEVENISH, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 430, entitled "An Act relating to the election of precinct committeemen and amending Section 1 of Chapter 200 of the Laws of 1927 (Section 5198 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.

JULIA BUTLER, Chairman.


Passed to second reading.

House Bill No. 442 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

House Bill No. 448 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

House Bill No. 488 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 509, entitled "An Act relating to intoxicating liquor; providing that beer may be bottled or canned only at the place of manufacture; prescribing penalties for the violation thereof; amending Section 736-23-B of Remington's Revised Statutes (Sup.), 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.

Mr. Speaker:

We, a minority of your Committee on Liquor Control, to whom was referred House Bill No. 509, 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: Hugh J. Rosellini.

Passed to second reading.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 18, relating to W. P. A. wages, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD E. HENRY, Chairman.

We concur in this report: Michael B. Smith, D. W. Jones, Charles Finucane, Will Wentworth.

Passed to second reading.

Engrossed Senate Bill No. 213 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred Senate Bill No. 300, entitled "An Act regulating the advertising and sale of second-hand watches and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EARL S. COE, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on State Charitable Institutions, to whom was referred Senate Bill No. 403, entitled "An Act changing the name of 'The State Custodial School' to 'The Eastern State Custodial School', and declaring this act shall take effect April 1, 1939," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANCIS PEARSON, Chairman.

We concur in this report: H. C. Armstrong, Richard G. Cook, Dr. W. G. Cameron, Frank O. Miller, J. C. White, Ella Wintler.

Passed to second reading.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 11, relating to completion of the Lewis and Clark Highway, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD E. HENRY, Chairman.

We concur in this report: Michael B. Smith, D. W. Jones, Charles Finucane, Will Wentworth.

Passed to second reading.
COMMUNICATION FROM THE GOVERNOR

State of Washington, Executive Department,
Olympia, February 28, 1939.

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

LADIES AND GENTLEMEN:
I am in receipt of a letter from Mrs. Elizabeth R. Lord and her daughter, Mrs. W. D. Lucas, of Olympia, Washington, a copy of which is hereto attached.

I consider this proposal worthy of your immediate consideration.

Respectfully,
CLARENCE D. MARTIN, GOVERNOR.

Letterhead of
FRANK C. OWINGS
Lawyer
NATIONAL BANK OF COMMERCE BUILDING
Olympia, Washington
February 25, 1939.

Honorable Clarence D. Martin
Governor of the State of Washington
Olympia, Washington.

Dear Governor:
Our husband and father, the late Clarence J. Lord, became a citizen of the State some fifty years ago, living the entire time in Olympia. He was proud of his citizenship and loved our commonwealth. It is a pleasure to us in memory of him to grant our home to the State for public use, in conformity with the accompanying deed, which is to be delivered to the proper authorities, if acceptable to them.

May I not impose on you to take or initiate such action as may be necessary in the premises?

Sincerely,
ELIZABETH R. LORD
MRS. W. D. LUCAS (HELEN LORD)

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 150; also Engrossed Senate Bill No. 215; also Engrossed Senate Bill No. 229; also Engrossed Senate Bill No. 361, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
The Senate has passed Senate Joint Resolution No. 18, and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
The Senate has adopted Senate Concurrent Resolution No. 4, and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
The Senate has passed Engrossed Substitute Senate Bill No. 219, and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.
Mr. Speaker:
The Senate has passed: Senate Bill No. 319; also Senate Bill No. 320; also Senate Bill No. 328; also Senate Bill No. 382, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senator Chamber,
Olympia, Wash., February 27, 1939.

Mr. Speaker:
The Senate has passed: Senate Bill No. 321, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senator Chamber,
Olympia, Wash., February 27, 1939.

Mr. Speaker:
The Senate has passed: Senate Bill No. 357; also Engrossed Senate Bill No. 111; also Engrossed Senate Bill No. 175, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 111, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to water and water rights and works and structures for the control and storage of water and the flowage thereof, and to the establishment of the water level of lakes and the jurisdiction of the superior courts in connection therewith, and amending Section 36 of Chapter 117, Laws of 1917, and declaring an emergency.

Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Bill No. 150, by Senator Maxwell: An Act relating to the reimbursement of the mayor and city councilmen of third and fourth class cities for expenses incurred in the discharge of their official duties, and to the payment of salaries to said officers, and amending Section 7 of Chapter 184 of the Laws of 1915 and Section 6 of Chapter 7, page 346, Laws of 1889-90.

Referred to Committee on Municipal Corporations Other Than First Class.

Engrossed Senate Bill No. 175, by Senator Farquharson: An Act authorizing the Department of Finance, Budget and Business to build, equip and operate food processing plants; declaring the policy of such operation; making an appropriation, and providing that it shall be a misdemeanor to sell the products of such plants, and declaring an emergency.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 215, by Senator Kyle: An Act relating to third class cities; providing for and fixing the terms of offices for mayor, attorney, clerk and treasurer thereof; and providing that this act shall take effect immediately.

Referred to Committee on Municipal Corporations Other Than First Class.

Engrossed Substitute Senate Bill No. 219, by Committee on Social Security: An Act relating to unemployment compensation, amending Chapter 162 of the
Laws of 1937, providing for the transfer of certain funds to the railroad unemployment insurance account in the United States Treasury, making an appropriation.

Referred to Judiciary Committee.

Engrossed Senate Bill No. 228, by Committee on Rules and Joint Rules (By Executive Request): An Act establishing within the Department of Social Security a division for improving the condition of the blind and for the prevention of blindness and prescribing the power and duties thereof; establishing a home industries revolving fund to assist the blind to become self-supporting and amending Section 5 of Chapter 132 of the Laws of 1937, being Remington's Revised Statutes 10007-3.

Referred to Committee on Appropriations.

Senate Bill No. 319, by Senator Reardon: An Act relating to river improvement districts and repealing Section 9629 to Section 9650, inclusive, of Remington's Revised Statutes.

Referred to Committee on Flood Control.

Senate Bill No. 320, by Senator Reardon: An Act relating to flood control in counties and amending Sections 9625, 9626 and 9627 of Remington's Revised Statutes.

Referred to Committee on Flood Control.

Senate Bill No. 321, by Senator Drumheller: An Act relating to the public sale of oil, gas, metalliferous and non-metalliferous mining leases, providing for the regulation and supervision thereof, licensing of agents, filing of statutory statements, and prescribing penalties and fees therefor.

Referred to Committee on Mines and Mining.

Senate Bill No. 328, by Senators Duggan and Shorett: An Act relating to the defense of tax suits, and making an appropriation therefor.

Referred to Committee on Appropriations.

Senate Bill No. 357, by Senators Lovejoy and Kyle: An Act relating to admission to the practice of law, amending Section 8 of Chapter 94 of the Laws of 1933 (Section 138-8 of Remington's Revised Statutes).

Referred to Judiciary Committee.

Engrossed Senate Bill No. 361, by Senators Shorett and Reardon: An Act relating to water and water supply districts; providing for the issuance and sale of water revenue bonds; providing for the payment thereof from revenues and from utility local improvement district assessments; creating a water revenue redemption fund; providing for the refunding of local improvement district bonds; and amending Section 9 of Chapter 114 of the Laws of 1929 (Section 11587 of Remington's Revised Statutes) and Section 1 of Chapter 177 of the Laws of 1937 (Section 11588 of Remington's Revised Statutes).

Referred to Committee on Reclamation and Irrigation.

Senate Bill No. 382, by Senator Edwards: An Act relating to the taking and reduction of pilchards, amending Section 1, Chapter 137, Laws of 1935 (Section 5721-1, Remington's Revised Statutes), and providing penalties for the violation hereof, and declaring that this act shall take effect January 1, 1940.

Referred to Committee on Fisheries.
Senate Concurrent Resolution No. 4, by Committee on Rules and Joint Rules: Relating to the closing of the Legislature.

On motion of Mr. Payne, the rules were suspended, and Senate Concurrent Resolution No. 4 was advanced to second reading and read in full.

On motion of Mr. Payne, the rules were suspended, Senate Concurrent Resolution No. 4 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The resolution was adopted on a voice vote.

On motion of Mr. Payne, the rules were suspended, and the Chief Clerk was directed to immediately transmit the resolution to the Senate.

Senate Joint Resolution No. 18, by Senator Troy: Relating to the gift of the Clarence J. Lord home to the State of Washington for public purposes.

On motion of Mr. Payne, the rules were suspended, Senate Joint Resolution No. 18 was advanced to second reading, and read in full.

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

Debate ensued.

On motion of Mr. Hatley, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 18, and the resolution passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fry, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Warnica, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—85.

Those absent or not voting were: Representatives Cameron, Chervenka, Fogg, French, Gabrielsen, Gholson, Jones (John R.), Reno, Smith (Jurie B.), Smith (Michael B.), Van Dyk, Vane, Wenberg, White—14.

Senate Joint Resolution No. 18, having received the constitutional majority, was declared passed.

On motion of Mr. LaFollette, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Joint Resolution No. 18 to the Senate.

SECOND READING OF BILLS

House Bill No. 179, by Representative Petit: Relating to a ferry across the Columbia River.

The bill was read the second time by sections.
Mr. Petit moved that the rules be suspended, the bill be advanced to third reading, the second reading considered the third, and that the bill be placed on final passage.

Debate ensued.

The motion was lost.

House Bill No. 179 was passed to third reading.

**House Bill No. 327**, by Representative McQuesten: Relating to the fishing rights of certain Indians.

*House of Representatives,*
*Olympia, Wash., February 20, 1939.*

**Mr. Speaker:**

We, your Committee on Game and Game Fish, to whom was referred House Bill No. 327, entitled “An Act relating to the Sokulik Indians, providing for their fishing in designated areas, and empowering the State Game Commission to regulate the same,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, lines 6 and 7 of the original bill, being lines 1 and 2 of the printed bill, strike the words “The State Game Commission is hereby empowered to make regulations under which”, and insert in lieu thereof the word: “That”.

In Section 1, line 16 of the original bill, being line 9 of the printed bill, after the word “fish” and before the word “at” strike the words: “by any reasonable means”.

In Section 1, line 17 of the original bill, being line 9 of the printed bill, strike the word “family” and insert in lieu thereof the words: “other members of band”.

In Section 1, line 17 of the original bill, being line 9 of the printed bill, strike the word “use” and insert in lieu thereof the word: “consumption”.

In line 2 of the title after the word “areas” strike the comma (,) and insert in lieu thereof a period (.) and strike the remainder of the sentence.

**FRED J. MARTIN, Chairman.**


The bill was read the second time by sections.

On motion of Mr. McQuesten, the committee amendments to Section 1 were adopted.

Mr. Armstrong moved the adoption of the following amendment:

Amend the bill by striking the entire subject matter and insert in lieu thereof the following: “Give the entire country back to the Indians.”

The amendment was lost.

On motion of Mr. McQuesten, the committee amendment to the title was adopted.

On motion of Mr. McQuesten, the following amendment to the title was adopted:

In line 1 of the title of the original bill, being line 1 of the title of the printed bill, strike the words “Relating to” and insert in lieu thereof the words: “For relief of”.

House Bill No. 327 was passed to third reading and ordered engrossed.

**House Bill No. 240**, by Representative Smith (Vernon A.) (By Departmental Request): Relating to paroles.

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

**House Bill No. 242**, by Representative Smith (Vernon A.) (By Departmental Request): Providing conservation camps for certain prisoners.

On motion of Mr. Austin, Substitute House Bill No. 242 was substituted
for House Bill No. 242, and the substitute bill was read the second time by sections.

Mr. Reilly (Edward J.), moved the adoption of the following amendment:

In Section 1, line 10 of the printed bill, strike the period (.) and insert in lieu thereof a comma (,) and the following: "Provided, however, any superior court judge may directly sentence any first time offender to said camp in lieu of incarceration in the penitentiary."

Debate ensued.
On motion of Mr. Martin, the previous question was ordered.
The amendment was lost.

On motion of Mr. Armstrong, the following amendment to Section 2 was adopted:

In Section 2, line 24 of the substitute bill, being line 14 of the printed substitute bill, strike the period (.) following the word "director" and insert in lieu thereof a colon (:) and add the following: "Provided, however, That such clearing of lands shall not be construed to mean clearing lands which would ordinarily be cleared in the process of construction or maintenance of state or county roads."

Mr. Dixon moved the adoption of the following amendment to Section 1:

In Section 1, line 8 of the printed bill, after the word "reformatory" insert the words: "who are first offenders".

Debate ensued.
On motion of Mr. Beierlein, the previous question was ordered.
The amendment by Mr. Dixon was lost.

Substitute House Bill No. 242 was passed to third reading and ordered engrossed.

On motion of Mr. Dore, House Bill No. 466 was placed at the end of the day's calendar of bills on second reading.
On motion of Mr. Fry, the House recessed until 3:30 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 3:30 p. m.
The Clerk called the roll, and all members were present except Representat-ives Armstrong, Cameron, Chervenka, Coe, Hurley (John R. "Pat"), Judd, Martin, McDonald, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Olson, Petit, Reilly (Edward J.), Sandegren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Vane, Wenber, Wiggen and Wintler.
The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 116, by Representative Riley (Edward F.): Relating to contractors and to public contracts.

Mr. Speaker:

We, a majority of your Committee on Public Buildings and Grounds, to whom was referred House Bill No. 116, entitled "An Act relating to contractors performing public contracts and furnishing public supplies, and defining the powers and duties of certain boards, commissions, officers and employees with respect thereto," have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, line 14 of the original bill, being line 7 of the printed bill, strike the word "manufacturing", and insert in lieu thereof the words: "doing business, carrying such stocks and marketing".

In Section 1, line 19 of the original bill, being line 11 of the printed bill, strike the colon (:) and insert in lieu thereof a period (.) and strike the balance of the sentence.

We concur in this report: Frank O. Miller, Edward L. Pettus, Earl R. Warnica.

The bill was read the second time by sections.
On motion of Mrs. Kehoe, the committee amendments were adopted.
House Bill No. 116 was passed to third reading and ordered engrossed.

House Bill No. 369, by Representative Reilly (Edward J.) (By Request): Relating to police matrons.
The bill was read the second time by sections and passed to third reading.

House Bill No. 438, by Representative Woodall: Relating to the education of Indians.


We, a majority of your Committee on Education, to whom was referred House Bill No. 438, entitled "An Act relating to the education of Indians, and providing for the disposition of certain moneys," have had 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, Subsection (3), line 26 of the original bill, being line 15 of the printed bill after the word "day" and before the word "such" strike the word "for" and insert in lieu thereof the word: "from".


The bill was read the second time by sections.
On motion of Mr. Woodall, the committee amendment was adopted.
House Bill No. 438 was passed to third reading and ordered engrossed.

House Bill No. 398, by Committee on Dairy and Livestock: Relating to milk and to milk products.
The bill was read the second time by sections.
Mr. Payne moved the adoption of the following amendment:

In Section 89, line 44, page 14 of the printed bill, strike the period (.) and insert in lieu thereof a comma (,) and add the following: "unless the label shall recite that such milk has homogenized or emulsified cream added thereto in letters of the same size as the letters in the distributor's name".

Debate ensued.
On motion of Mr. Mackie, the previous question was ordered.
The amendment by Mr. Payne was lost.
House Bill No. 398 was passed to third reading.
On motion of Mr. Jones (John R.), the House reverted to the fifth order of business for the purpose of receiving committee reports.
REPORTS OF STANDING COMMITTEES

FIFTY-FIRST DAY, FEBRUARY 28, 1939

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 202, entitled "An Act to make uniform the law on fresh pursuit; authorizing this State to cooperate with other states therein; defining terms; providing for transmittal of the law to other states; 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.

Edward J. Reilly, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 293, entitled "An Act relating to the assessment and taxation of the property of railroad companies, motor vehicle transportation companies, air transportation companies, electric light and power companies, telegraph companies, telephone companies, gas companies, pipe line companies, water companies, heating companies, toll bridge companies, water transportation companies and logging railroad companies, amending Sections 1, 3, 7, 8, 9, 10, 13, 14 and 15, Chapter 123, Laws of 1935, being Sections 11156-1, 11156-3, 11156-7, 11156-8, 11156-9, 11156-10, 11156-13, 11156-14 and 11156-15, 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 be re-referred to the Judiciary Committee.

John R. Jones, Chairman.


On motion of Mr. Jones (John R.), the committee report was adopted, and House Bill No. 293 was re-referred to the Judiciary Committee.

House Bill No. 444 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 446, entitled "An Act concerning inventories and intermediate and final accountings by trustees, and to make uniform the law with reference thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 487, entitled "An Act relating to revenue and taxation and amending Section 36 of Chapter 180 of the Laws of 1935 (Section 8370-36 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.

JOHN R. JONES, Chairman.


Passed to second reading.

House Bill No. 541 (reported by Committee on Horticulture):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 27, 1939.

We, a majority of your Committee on Horticulture, to whom was referred House Bill No. 557, entitled "An Act relating to apples; creating the Washington State Apple Commission, and providing the powers and duties thereof; providing for the development of a stable, long-range program for the physical and financial rehabilitation of the apple orchards and industry of this State; making an appropriation; amending Section 3, Chapter 195, Laws of 1937 (Section 2874-3 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.

Chairman.

We concur in this report: John R. Jones, J. C. White, John Isenhart, H. D. Hall.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 27, 1939.

We, a minority of your Committee on Horticulture, to whom was referred House Bill No. 557, 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: O. R. Schumann.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

We, a majority of your Committee on Education, to whom was referred House Bill No. 571, entitled "An Act for the relief of school districts unable to complete one hundred and eighty (180) days of school during the school year 1938-1939 without special aid, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Committee on Appropriations.

FRANK L. HATLEY, Chairman.

On motion of Mr. Hatley, the committee report was adopted, and House Bill No. 571 was referred to the Committee on Appropriations.

House of Representatives,
Olympia, Wash., February 28, 1939.

We, a majority of your Committee on Education, to whom was referred House Bill No. 580, entitled "An Act relating to school support and providing for attendance
credit in certain cases," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK L. HATLEY, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 66, entitled "An Act relating to school directors, increasing their powers and providing for the joint purchase of supplies and equipment and amending Section 4776 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.

FRANK L. HATLEY, Chairman.

We concur in this report: Wallace Beckley, Thos. H. Bienz, Julia Butler, Carl E. Devenish, Kathryn Fogg, Mark M. Moulton, Sixten P. Nordenberg, Ernest T. Olson, B. F. Reno, Jr.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred Engrossed Senate Bill No. 83, entitled "An Act relating to industrial insurance and the care of injured workmen; and amending Section 6 of Chapter 310 of the Laws of 1927; Sections 7, 9 and 11 of Chapter 136 of the Laws of 1923; Section 9 of Chapter 182 of the Laws of 1921; Section 14 of Chapter 28 of the Laws of 1917; and Section 4 of Chapter 188 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.

JOHN SHERMAN, Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Industrial Insurance, to whom was referred Engrossed Senate Bill No. 83, 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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JOHN SHERMAN, Chairman.

We concur in this report: Dr. W. G. Cameron, D. L. Underwood, Dr. U. M. Lauman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 106, entitled "An Act relating to inheritance taxes, exempting transfers to religious and certain non-profit corporations and associations from the payment of such taxes and amending Section 9 of Chapter 134 of the Laws of 1931," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN R. JONES, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 167, entitled "An Act relating to admission of children to public schools and amending Section 1 of Chapter 93 of the Laws of Extraordinary Session of 1925 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.

FRANK L. HATLEY, Chairman.

We concur in this report: Wallace Beckley, Thos. H. Bienz, Julia Butler, Carl E. Devenish, Mrs. Thomas E. Kehoe, Mark M. Moulton, Sixten P. Nordenberg, Ernest T. Olson, B. F. Reno, Jr.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 210, entitled "An Act exempting from the payment of inheritance tax gifts, bequests, devises and transfers of property for certain designated purposes and amending Section 8 of Chapter 134 of the Laws of 1931, and providing for reciprocal exemptions for charitable bequests going to other states," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN R. JONES, Chairman.


Passed to second reading.

On motion of Mr. Jones (John R.), the House advanced to the ninth order of business, and resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 428, by Representative Guisinger: Relating to the hours of employment of State employees.

The Speaker called Mr. Hurley (John R. "Pat") to preside.

The bill was read the second time by sections.

Mr. Woodall moved the adoption of the following amendment:

In Section 1, lines 1 and 2 of the printed bill, strike the words: "nor the Washington State Patrol".

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The amendment by Mr. Woodall was lost.

Mr. Isenhart moved the adoption of the following amendment:

Strike all of Section 1.

Debate ensued.

On motion of Mr. Hatley, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Isenhart was lost by the following vote: Yeas, 22; nays, 57; absent or not voting, 20.

Those voting yea were: Representatives Babcock, Beckley, Carty, Eaton, Eddy, Egbert, French, Fry, Isenhart, Jones (D. W.), Judd, Kinnear (Roy J.), Lauman, McQuesten, Miller (Frank O.), Ruark, Schumann, Smith (Vernon A.), Turner, Warnica, Wintler, Woodall—22.
Those voting nay were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Callison, Coe, Cook, Devenish, Dixon, Dore, Finucane, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Kehoe, Kinnear (Geo. C.), Lindsay, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Neal, Nordenberg, Olson, Payne, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Swegle, Tisdale, Twidwell, Underwood, Van Buskirk, Van Dyk, Wentworth, White, Wiggen, Wills—57.

Those absent or not voting were: Representatives Butler, Cameron, Chervenka, Cowen, Gholson, Jones (John R.), LaFollette, Miller (Fred), Möhler, Montgomery, Moulton, Pearsall, Reilly (Edward J.), Reno, Smith (Jurie B.), Smith (Michael B.), Trombley, Vane, Wenberg, Mr. Speaker—20.

Mr. Armstrong moved the adoption of the following amendment:

In Section 1, line 1 of the printed bill, strike the words "penal or reformatory" and insert in lieu thereof the words: "State owned or operated".

Debate ensued.

On motion of Mr. Lindsay, the previous question was ordered.

The amendment by Mr. Armstrong was lost.

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

In Section 1, line 8 of the original bill, being line 3 of the printed bill, strike the words and figures "forty-four (44)" and insert in lieu thereof the words and figures: "forty-eight (48)".

House Bill No. 428 was passed to third reading and ordered engrossed.


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

House Bill No. 187, by Representative Brown: Relating to the consolidation of townships.

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

House Bill No. 394, by Representatives Isenhart and Jones (D. W.): Relating to cull apples.

Mr. Speaker:

We, your Committee on Horticulture, to whom was referred House Bill No. 394, entitled "An Act relating to cull apples, levying an assessment and providing for its collection and disbursement, providing for the enforcement of this act, and prescribing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 3, page 1, line 23 of the original bill, being line 16 of the printed bill, after the word "it" and before the word "to" insert the words: "for research and".

Frank Chervenka, Chairman.


The bill was read the second time by sections.

The Speaker resumed the chair.

On motion of Mr. Isenhart, the following amendments to Section 1 were adopted:
In Section 1, line 8 of the original bill, being line 2 of the printed bill, after the figures "1939", strike the period (.) and insert in lieu thereof a comma (,) and add the following: "and which may hereafter be raised in the State of Washington and delivered to processing plants."

In Section 1, line 13 of the original bill, being line 6 of the printed bill, after the word "agriculture" and before the word "the" strike the word "at" and insert in lieu thereof the words: "prior to".

On motion of Mr. Isenhart, the committee amendment to Section 3 was adopted.

House Bill No. 394 was passed to third reading and ordered engrossed.

**House Bill No. 509**, by Representative Hurley (Joseph E.): Relating to the bottling of malt products.

Mr. Rosellini moved that House Bill No. 509 be re-referred to the Judiciary Committee.

Debate ensued.

On motion of Mr. Austin, the previous question was ordered.

The motion to re-refer was lost.

Mr. Woodall moved that House Bill No. 509 be re-referred to the Committee on Labor and Labor Statistics.

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The Speaker observed, within the bar of the House, former Representative Guy W. Van Horn from Whatcom County, and appointed Mr. Reno and Mr. Van Dyk to escort him to a seat beside the Speaker.

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

Amend the bill by striking the whole of Section 2.

On motion of Mr. Hurley (Joseph E.), the following amendment to the title was adopted:

In line 4 of the title of the original bill, being line 3 of the title of the printed bill, after the parenthesis following the abbreviation "Sup.", strike the comma (,) and the remainder of the title and insert in lieu thereof a period (.)

House Bill No. 509 was passed to third reading and ordered engrossed.

**House Bill No. 466**, by Committee on Insurance: Increasing the salary of the State Insurance Commissioner.

The bill was read the second time by sections.

Mr. Beckley moved the adoption of the following amendment:

Strike all of Section 1.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Beckley was lost by the following vote: Yeas, 38; nays, 46; absent or not voting, 15.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Dixon, Eaton, Eddy, Egbert, Finucane, French, Fry, Hall, Isenhart, Jones (D. W.), Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Moulton, Neal, Nordenberg, Pearson, Pettus, Reno, Ruark, Schumann, Smith (Michael B.), Smith (Vernon A.), Trombley, Turner, Van Buskirk, Warnica, Wintler, Woodall—38.
Those voting nay were: Representatives Armstrong, Austin, Bernethy, Bienz, Brown, Butler, Callison, Carty, Cowen, Devenish, Dore, Fogg, Gabrielsen, Guisinger, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Kehoe, Martin, McDonald, Mohler, Olson, Pearsall, Pennock, Petit, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Tisdale, Twidwell, Underwood, Wenberg, Wentworth, White, Wiggen, Wills, Mr. Speaker—46.

Those absent or not voting were: Representatives Cameron, Chervenka, Coe, Cook, Gholson, Hanson, Judd, Mackie, Miller (Donald B.), Montgomery, Payne, Smith (Jurie B.), Swegle, Van Dyk, Vane—15.

Mr. Dixon moved the adoption of the following amendment:

Amend the bill by adding a new section to be known as Section 2, to read as follows:

"Sec. 2. That this matter be put on the next general ballot for the people to decide on."

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The amendment by Mr. Dixon was lost.

Mr. Babcock moved the adoption of the following amendment:

In Section 1 of the printed bill, strike the words and figures "January 15, 1941," and insert in lieu thereof the words and figures: "January 15, 1951."

Debate ensued.

On motion of Mr. Dore, the previous question was ordered.

The amendment by Mr. Babcock was lost.

House Bill No. 466 was passed to third reading.

THIRD READING OF BILLS

House Bill No. 312, by Representative Eddy: Relating to the State Law Librarian.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and House Bill No. 312 was placed on final passage.

Debate on the merits of the bill ensued.

On motion of Mr. Hall, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 312, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear, (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McQuesten, Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Winter, Woodall, Mr. Speaker—88.
Those absent or not voting were: Representatives Austin, Cameron, Chervenka, Coe, Lindsay, McDonald, Miller (Donald B.), Miller (Frank O.), Montgomery, Smith (Jurie B.), Van Buskirk—11.

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.

House Bill No. 368, by Representative Sylvester: Relating to fraternal benefit societies.

On motion of Mr. Hurley (Joseph E.), the rules were suspended, the second reading considered the third, and House Bill No. 368 was placed on final passage.

On motion of Mr. Hall, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 368, and the bill passed the House by the following vote: Yeas; 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinneir (Geo. C.), Kinneir (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McChesney, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petet, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Dyk, Vane, Warnaica, Wenberg, Wentworth, White, Wiggan, Wills, Wintler, Woodall, Mr. Speaker—89.

Those voting nay were: Representatives Pettus, Smith (Michael B.)—2.

Those absent or not voting were: Representatives Cameron, Chervenka, Jackson, Jones (John R.), Martin, McDonald, Montgomery, Van Buskirk—8.

House Bill No. 368, having received the constitutional majority, was declared passed.

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

On motion of Mr. Fry, the House recessed until eight o'clock p. m.

EVENING SESSION

The Speaker called the House to order at eight o'clock p. m.

The Clerk called the roll, and all members were present except Representatives Austin, Beckley, Butler, Chervenka, Cowen, Devenish, Dixon, Dore Finucane, French, Fry, Gabrielsen, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Kinneir (Geo. C.), LaFollette, Martin, Mohler, Montgomery, Olson, Payne, Reilly (Edward J.), Riley (Edward F.), Smith (Jurie B.), Smith (Michael B.), Van Buskirk and Wills.

Mr. Lindsay demanded a call of the House, and the demand was sustained.
CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll, and the following absentees were noted: Representatives Cowen, Beierlein, Devenish, Dixon, Eddy, Finucane, Gholson, Hurley (John R. "Pat"), Hurley (Joseph E.), Petit, Reilly (Edward J.), Riley (Edward F.) and Woodall.

Mr. Callison moved that the absent members be temporarily 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 absent members within the bar of the House.

The Sergeant-at-Arms announced that Mr. Hurley (John R. "Pat") was present.

The Speaker called Mr. Hurley (John R. "Pat") to preside.

Mr. Armstrong moved that the absent members be temporarily excused, and the House proceed with business under the call of the House.

The motion was lost.

The Sergeant-at-Arms announced that Mr. Dixon, Mr. Gholson and Mr. Riley (Edward F.) were present.

The Speaker resumed the chair.

The Sergeant-at-Arms announced that Mr. Beierlein, Mr. Woodall, Mr. Hurley (Joseph E.), Mr. Eddy, Mr. Finucane and Mr. Reilly (Edward J.) were present.

On motion of Mr. Martin, the absent members were temporarily excused and the House proceeded with business under the call of the House.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

House Bill No. 96, by Representative Swegle: Relating to motor vehicle loans.

On motion of Mr. Swegle, the rules were suspended, the second reading considered the third, and House Bill No. 96 was placed on final passage.

On motion of Mr. Olson, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 96, and the bill passed the House by the following vote: Yeas, 80; nays, 10; absent or not voting, 9.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isehnart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Olson, Pearsall, Pearson, Pennock, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wintler, Mr. Speaker—80.

Those voting nay were: Representatives Armstrong, Gabrielsen, Guisinger, Hall, Nordenberg, Pettus, Twidwell, Van Dyk, Wiggen, Wills—10.
Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Devenish, Montgomery, Payne, Petit, Smith (Jurie B.), Woodall—9.

House Bill No. 96, having received the constitutional majority, was declared passed.

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

On motion of Mr. Lindsay, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 96 to the Senate.

Engrossed House Bill No. 90, by Representative Reilly (Edward J.): Providing pensions for disabled officers and employees of cities.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 90 was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 90, and the bill passed the House by the following vote: Yeas, 71; nays, 21; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Dixon, Dore, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, LaFollette, Mackie, Martin, McDonald, Miller (Donald B.), Mohler, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wigger, Wills, Wintler, Mr. Speaker—71.

Those voting nay were: Representatives Beekley, Eaton, Eddy, Egbert, Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Reno, Ruark, Schumann, Smith (Vernon A.), Turner, Warnica, Woodall—21.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Devenish, Montgomery, Payne, Smith (Jurie B.)—7.

Engrossed House 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. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 90 to the Senate.

On motion of Mr. Judd, Mr. Woodall was excused from the call of the House until 9:30.


On motion of Mr. Pearson, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 40 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Bill No. 40, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—91.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Devenish, Montgomery, Payne, Smith (Jurie B.), Woodall—8.

Engrossed House Bill No. 40, having received the constitutional majority, was declared passed.

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

On motion of Mr. Pearson, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 40 to the Senate.

On motion of Mr. Reno, Mr. Hatley was excused from the call of the House.

Engrossed House Bill No. 120, by Representative Butler: Relating to drainage improvement districts.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 120 was placed on final passage.

On motion of Mr. LaFollette, the previous question was ordered.

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

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—92.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Woodall—7.
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.

On motion of Mr. Hay, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 120 to the Senate.

On motion of Mr. Henry, Mr. Turner was excused from the call of the House.

Engrossed House Bill No. 190, by Committee on Rules and Order: Relating to workmen's compensation.

On motion of Mr. Sherman, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 190 was placed on final passage.

On motion of Mr. Guisinger, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 190, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale; Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Mr. Speaker—91.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Woodall—8.

Engrossed 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. 191, by Committee on Rules and Order: Relating to industrial insurance and medical aid rates.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 191 was placed on final passage.

On motion of Mr. Sherman, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 191, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R.
"Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—91.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Woodall—8.

Engrossed 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.

**Engrossed House Bill No. 172**, by Committee on Rules and Order (By Executive Request): Relating to intoxicating liquors.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 172 was placed on final passage.

On motion of Mr. Kinnear (Geo. C.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 172, and the bill passed the House by the following vote: Yeas, 86; nays, 5; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beiérlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—86.

Those voting nay were: Representatives Fogg, Lauman, McCash, McQuesten, Twidwell—5.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Woodall—8.

Engrossed 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 Mr. Reilly (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 172 to the Senate.
**Engrossed House Bill No. 198**, by Representative Reilly (Edward J.): Relating to crimes and to Sabbath breaking.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 198 was placed on final passage.

On motion of Mr. Kinnear (Geo. C.), the previous question was ordered. The Clerk called the roll on the final passage of Engrossed House Bill No. 198, and the bill failed to pass the House by the following vote: Yeas, 43; nays, 48; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Butler, Callison, Coe, Devenish, Dore, Eddy, Finucane, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Lindsay, Mackie, Martin, Neal, Nordenberg, Olson, Pear­sall, Pearson, Pennock, Petit, Phillips, Reno, Riley (Edward F.), Savage, Schu­mann, Smith (Michael B.), Smith (Vernon A.), Tisdale, Underwood, Van Bus­kirk, Wentworth, Mr. Speaker—43.

Those voting nay were: Representatives Babcock, Beckley, Brown, Carty, Cook, Dixon, Eaton, Egbert, Fogg, French, Hall, Henry, Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFol­lette, Lauman, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Pettus, Pitt, Reilly (Edward J.), Rosellini, Ruark, Sandegren, Sherman, Swegle, Trombley, Twid­well, Van Dyk, Vane, Warnica, Wenberg, White, Wiggan, Wills, Wintler—48.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Woodall—8.

Engrossed House Bill No. 198, having failed to receive the constitutional majority, was declared lost.

Mr. Reilly (Edward J.) gave notice that at eleven o'clock p. m. today he would move that the House reconsider the vote by which Engrossed House Bill No. 198 failed to pass the House.

**Engrossed House Bill No. 128**, by Representative Jackson: Relating to wages and to the unlawful rebating of wages.

On motion of Mr. Kinnear (Geo. C.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 128 was placed on final passage.

Debate ensued.

Mr. Kinnear (Geo. C.) moved that Engrossed House Bill No. 128 be re-referred to the Committee on Labor and Labor Statistics, and that it retain its position on third reading on Thursday's calendar.

Debate ensued.

On motion of Mr. Jackson, the previous question was ordered. A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion to re-refer the bill to the Com­mittee on Labor and Labor Statistics was lost by the following vote: Yeas, 31; nays, 60; absent or not voting, 8.

Those voting yea were: Representatives Babcock, Beckley, Carty, Deven­ish, Eaton, Eddy, Egbert, Finucane, French, Fry, Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery,

Those voting nay were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Coe, Cook, Dixon, Dore, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, LaFollette, Mackie, Martin, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pen­nock, Petit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Mr. Speaker—60.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Woodall—8.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 128, and the bill passed the House by the following vote: Yeas, 68; nays, 23; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Finucane, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, LaFollette, Mackie, Martin, McDonald, Miller (Donald B.), Mohler, Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—68.

Those voting nay were: Representatives Babcock, Beckley, Eaton, Eddy, Egbert, French, Fry, Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Moulton, Ruark, Smith (Vernon A.)—23.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Woodall—8.

Engrossed House Bill No. 128, having received the constitutional majority, was declared passed.

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

On motion of Mr. Henry, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 128 to the Senate.

The Speaker observed, within the bar of the House, former Representative Dorian E. (Doug.) Todd, and appointed Mr. Pennock and Mr. Riley (Edward F.) to escort him to a seat beside the Speaker.

The Speaker observed, within the bar of the House, former Representative Vic Skinner from Grays Harbor County, and appointed Mr. Twidwell and Mr. Pearsall to escort him to a seat beside the Speaker.

The Speaker called Mr. Vane to preside.

House Bill No. 247, by Representative Reilly (Edward J.) (By Depart­mental Request): Transferring certain funds in the State Treasury.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the sec­ond reading considered the third, and House Bill No. 247 was placed on final passage.
On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 247, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warna, Wenberg, Wentworth, White, Wiggen, Wills, Wintler—90.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Woodall, Mr. Speaker—9.

House Bill No. 247, having received the constitutional majority, was declared passed.

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

House Bill No. 248, by Representative Reilly (Edward J.) (By Departmental Request): Transferring certain funds in the State Treasury.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 248 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 248, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John J. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warna, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—91.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Mr. Speaker—8.

House Bill No. 248, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 249**, by Representative Reilly (Edward J.) (By Departmental Request): Transferring certain funds in the State Treasury.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 249 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The Clerk called the roll on the final passage of House Bill No. 249, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Ede, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordberg, Olson, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—91.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Mr. Speaker—8.

House Bill No. 249, having received the constitutional majority, was declared passed.

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

**House Bill No. 250**, by Representative Reilly (Edward J.) (By Departmental Request): Transferring certain funds in the State Treasury.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 250 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered. The Clerk called the roll on the final passage of House Bill No. 250, and the bill passed the House by the following vote: Yeas, 85; nays, 6; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Ede, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery Moulton, Neal, Pearsall, Pearson, Pennock, Pettit, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman,
Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wills, Wintler, Woodall—85.

Those voting nay were: Representatives Babcock, Nordenberg, Olson, Petit, Tisdale, Wiggen—6.

Those absent or not voting were: Representatives Cameron,. Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Mr. Speaker—8.

House 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.

Engrossed House Bill No. 253, by Representative Reilly (Edward J.) (By Departmental Request): Transferring certain funds in the State Treasury.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 253 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 253, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinneal (Geo. C.), Kinneal (Roy J.), LaFollette, Lauman, Lindsal, Mackie, Martin, McCas, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moultal, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—91.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payne, Smith (Jurie B.), Turner, Mr. Speaker—8.

Engrossed House 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.

Substitute House Bill No. 156, by Committee on Appropriations: Relating to the Pacific Northwest Centennial Exposition.

Mr. Hurley (John R. "Pat") moved that the rules be suspended, the second reading considered the third, and that Substitute House Bill No. 156 be placed on final passage.

On motion of Mr. Underwood, the previous question was ordered.

The motion by Mr. Hurley (John R. "Pat") was carried.

The Speaker resumed the chair.

On motion of Mr. Riley (Edward F.), the previous question on the final passage of Substitute House Bill No. 156 was ordered.
Mr. Reno moved that Substitute House Bill No. 156 be indefinitely postponed.

The Speaker:
"Your motion is out of order, Mr. Reno. The previous question has been ordered."

The Clerk called the roll on the final passage of Substitute House Bill No. 156, and the bill passed the House by the following vote: Yeas, 64; nays, 28; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cook, Dixon, Dore, Eddy, Finucane, Fogg, Fry, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mackie, Martin, McDonald, Miller (Frank O.), Mohler, Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wentworth, White, Wiggen, Wills, Mr. Speaker—64.

Those voting nay were: Representatives Babcock, Beckley, Carty, Coe, Devenish, Eaton, Egbert, French, Gabrielsen, Gholson, Isenhart, Jones (D. W.), Jones (John R.), Judd, LaFollette, Lauman, McCash, McQuesten, Miller (Donald B.), Miller (Fred), Moulton, Phillips, Ruark, Schumann, Warnica, Wenberg, Wintler, Woodall—28.

Those absent or not voting were: Representatives Cameron, Chervenka, Cowen, Hatley, Payné, Smith (Jurie B.), Turner—7.

Substitute House Bill No. 156, having received the constitutional majority, was declared passed.

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

On motion of Mr. Underwood, the rules were suspended, and the Chief Clerk was directed to immediately transmit Substitute House Bill No. 156 to the Senate.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Reno from Whatcom County.

Mr. Reno:
"Mr. Speaker, on several occasions before the vote was taken on this bill, I attempted to gain the floor, but did not succeed. I will be frank to say the bill is a good bill, and I had no intention of voting against it. But I would have liked to have had an opportunity to discuss it."

PARLIAMENTARY INQUIRY

Mr. Woodall:
"Mr. Speaker, I would like to make a parliamentary inquiry. I was of the opinion that a motion to indefinitely postpone may be made at any time and took precedence over any other action."

The Speaker:
"When a motion to place a bill on final passage is made, it has the same ranking as one to indefinitely postpone."

Mr. Woodall:
"Mr. Speaker, the motion to indefinitely postpone was made before the motion to place on final passage had been voted on."
The Speaker:
"But the previous question had been ordered on the final passage of Substitute House Bill No. 156 and it was compulsory to put that question."

Mr. Reno:
"Mr. Speaker, I attempted to move the indefinite postponement before the previous question was ordered."

The Speaker:
"No motion is in order unless the mover has been first recognized by the Chair."

House Bill No. 385, by Representative Riley (Edward F.): Relating to Insurance.

On motion of Mr. Cowen, the rules were suspended, the second reading considered the third, and House Bill No. 385 was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

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, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Cowen, Devenish, Dixon, Ore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McCQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson; Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those absent or not voting were: Representatives Cameron, Chervenka, Hatley, Payne, Smith (Jurie B.), Turner—6.

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. Riley (Edward F.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 385 to the Senate.

Engrossed House Bill No. 432, by Committee on Parks and Playgrounds: Relating to the State parks and parkways fund.

On motion of Mr. Dore, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 432 was placed on final passage.

On motion of Mr. Dore, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 432, and the bill passed the House by the following vote: Yeas, 56; nays, 37; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Bernethy, Bienz, Brown, Butler, Callison, Carty, Cook, Cowen, Dore, Finucane, Fogg, Gabrielsen, Guisinger, Hall, Hay, Henry, Hurley (John R. "Pat"), Hurley
(Joseph E.), Judd, Kehoe, Martin, McDonald, Miller (Donald B.), Miller
(Frank O.), Mohler, Montgomery, Nordenberg, Olson, Pearsall, Pearson,
Pennock, Pitt, Reilly (Edward J.), Rosellini, Ruark, Sandegren, Savage, Sher-
man, Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van
Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills,
Wintler, Mr. Speaker—56.

Those voting nay were: Representatives Babcock, Beckley, Beierlein,
Coe, Devenish, Dixon, Eaton, Eddy, Egbert, French, Fry, Gholson, Hanson,
Ishenart, Jackson, Jones (D. W.), Jones (John R.), Kinnear (Geo. C.), Kinnear
(Roy J.), LaFollette, Lauman, Lindsay, Mackie, McCash, McQuesten, Miller
(Fred), Moulton, Neal, Petit, Pettus, Phillips, Reno, Riley (Edward F.),
Schumann, Smith (Vernon A.), Warnica, Woodall—37.

Those absent or not voting were: Representatives Cameron, Chervenka,

Engrossed House Bill No. 432, having received the constitutional majority,
was declared passed.

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

title of the act.

On motion of Mr. Dore, the rules were suspended and the Chief Clerk
was directed to immediately transmit Engrossed House Bill No. 432 to the

Senate.

House Bill No. 111, by Representatives Twidwell, Pearsall and Mackie:
Relating to election of cities of the third and fourth class.

Miss Butler moved that the rules be suspended and that House Bill No. 111
be returned to second reading for the purpose of amendment.

Mr. Mackie:

“Mr. Speaker, point of information. Isn’t it necessary to revert to the fourth order

of business to make a motion?”

The Speaker:

“No, the rules may be suspended by a two-thirds majority vote.”

Debate on Miss Butler’s motion ensued.

On motion of Mr. Pearsall, the previous question was ordered.

The motion to return House Bill No. 111 to second reading was carried.

The bill was read the second time by sections.

Miss Butler moved the adoption of the following amendment to Section 1:

In Section 1, line 7 of the printed bill, strike the words “The city council or com-
mission” and insert in lieu thereof the following: “The county election board”.

Debate ensued.

On motion of Mr. Armstrong, the previous question was ordered.

The amendment to Section 1 was lost.

On motion of Mr. Twidwell, the rules were suspended, House Bill No. 111
was advanced to third reading, the second reading considered the third, and
the bill was placed on final passage.

On motion of Mr. Pearsall, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 111, and
the bill passed the House by the following vote: Yeas, 76; nays, 17; absent
or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Beierlein,
Bernethy, Bienz, Callison, Carty, Coe, Cook, Cowen, Devenish, Dixon, Eaton,
Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Hall, Hanson, Hay, Hurley (John R. "Pat"), Jackson, Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—76.

Those voting nay were: Representatives Babcock, Beckley, Brown, Butler, Dore, Gholson, Guisinger, Henry, Hurley (Joseph E.), Isenhart, Jones (D. W.), Kehoe, LaFollette, Miller (Donald B.), Mohler, Reno, Woodall—17.

Those absent or not voting were: Representatives Cameron, Chervenka, Hatley, Payne, Smith (Jurie B.), Turner—6.

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.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Nordenberg from King County.

Mr. Nordenberg:

"Mr. Speaker, the members of this House have one particular personal right, and that is the right to vote as they choose. During these last days of the session, I have noticed that if members are absent someone else votes for them, and I would like to see that practice stopped."

The Speaker:

"If such a thing is happening, I would like to have it brought to my attention."

Mr. Nordenberg:

"All right, Mr. Speaker. I wasn't present when my name was called, and someone voted 'Aye' for me on this bill when I wanted to vote 'No'."

The Speaker:

"Your remarks will be entered in the journal, and in the future be present and vote from your seat when we are under the call of the House."

Engrossed House Bill No. 94, by Representatives Austin and Armstrong: Relating to Superior Court bailiffs.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 94 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The Clerk called the roll on the final passage of Engrossed House Bill No. 94, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman,
Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those voting nay were: Representative Isenhart—1.

Those absent or not voting were: Representatives Cameron, Chervenka, Hatley, Payne, Smith (Jurie B.), Turner—6.

Engrossed House Bill No. 94, having received the 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. Reilly (Edward J.) moved that the House do at this time reconsider the vote by which Engrossed House Bill No. 198 failed to pass the House.

Debate ensued.

Mr. McDonald:

"Mr. Speaker, point of order. The notice for reconsideration was given for eleven o'clock, and it is now four minutes past eleven."

The Speaker:

"Mr. McDonald, a roll call was being taken at eleven o'clock, and a roll call cannot be interrupted."

The motion to reconsider was carried.

**RECONSIDERATION**

Debate ensued on the merits of Engrossed House Bill No. 198.

On motion of Mr. Wentworth, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 198, and the bill passed the House by the following vote: Yeas, 50; nays, 43; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Butler, Callison, Coe, Cowen, Devenish, Dixon, Dore, Eddy, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Kinnear (Geo. C.), Lindsay, Mackie, Martin, Montgomery, Neal, Olson, Pearsall, Pearson, Pennock, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Schumann, Smith (Vernon A.), Tisdale, Underwood, Van Buskirk, Wenberg, Wentworth, Wills, Mr. Speaker—50.

Those voting nay were: Representatives Babcock, Beckley, Brown, Carty, Cook, Eaton, Egbert, French, Hall, Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Nordenberg, Pettus, Pitt, Ruark, Sandegren, Savage, Sherman, Smith (Michael B.), Swegle, Trombley, Twidwell, Van Dyk, Vane, Warnica, White, Wiggen, Wintler, Woodall—43.

Those absent or not voting were: Representatives Cameron, Chervenka, Hatley, Payne, Smith (Jurie B.), Turner—6.
Engrossed 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.

On motion of Mr. Reilly (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 198 to the Senate.

**EXPLANATION OF VOTE**

Gerald G. Dixon:

"I wish to put into the Journal my reasons for voting for House Bill No. 198. The bill calling for beer to be sold on Sundays, 2 p.m. to 10 p.m., was stricken out by amendment which I supported by speaking for it and voting. An amendment was also adopted permitting the Liquor Board at their discretion to permit the sale of beer in sealed containers to be sold.

"I feel that the Liquor Board and the Governor have used very good judgment in the exercise of their powers on the liquor question and am willing to abide by their judgment, and therefore, I am voting for House Bill No. 198 as amended, for the above reasons."

On motion of Mr. Fry, the House reverted to the fifth order of business for the purpose of receiving committee reports.

**REPORTS OF STANDING COMMITTEES**

**House of Representatives,**
Olympia, Wash., February 28, 1939.

Mr. Speaker:

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 376, entitled "An Act relating to the production, sale and distribution of milk and the control and regulation thereof; declaring the intention of the Legislature in relation thereto; creating a milk control board and prescribing its powers and duties; fixing bond; making an appropriation; defining terms; providing for issuance and revocation of licenses and prescribing fees therefor; providing for keeping of records and making of reports; providing for the adjustment and regulation of minimum prices; granting superior courts jurisdiction therewith; prescribing penalties; repealing all acts and parts of acts inconsistent therewith; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House without recommendation. CARL C. MOHLER, Chairman.

We concur in this report: Wallace Beckley, Emmet E. Egbert, Robert M. French, Ralph Van Dyk, Perry B. Woodall.

Mr. Speaker:

We, a minority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 376, 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: Wylie W. Brown, W. E. Carty, George Twidwell.

Mr. Speaker:

We, a minority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 376, 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: James McCash.

Passed to second reading.

On motion of Mr. Finucane, the House dispensed with further proceedings under the call of the House.
FIFTY-FIRST DAY, FEBRUARY 28, 1939

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 524, entitled "An Act making an appropriation for the Department of Public Service of the State of Washington to defray the cost and expenses incident to an investigation of the telephone utilities of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Cecil Callison, J. Howard Payne, L. B. Judd, J. K. Van Buskirk, Clyde V. Tisdale, Roy J. Kinnear, Ernest A. Dore, Jr., Alfred J. Hanson.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 535, entitled "An Act relating to public service companies; providing for additional supervision and regulation thereof and for the payment by said public service companies of the costs of certain investigations, valuations and appraisals and services made and rendered by the Department of Public Service; and repealing Section 12 of Chapter 165 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.

We concur in this report: Cecil Callison, J. Howard Payne, L. B. Judd, J. K. Van Buskirk, Clyde V. Tisdale, Roy J. Kinnear, Ernest A. Dore, Jr., Alfred J. Hanson.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 536, entitled "An Act relating to interference by electrical lines and facilities with the service and efficiency of telephone and telegraph lines and facilities; giving the Department of Public Service authority to order the elimination of such interference and to apportion the expenses involved in such elimination; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Vernon A. Smith, Cecil Callison, J. Howard Payne, L. B. Judd, J. K. Van Buskirk, Clyde V. Tisdale, Roy J. Kinnear, Ernest A. Dore, Jr., Alfred J. Hanson.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 13, providing for submission to the electors of the State of a proposal to amend Article III of the Constitution of the State of Washington, by adding thereto a new section to be designated as Section 26, and relating to salaries of State officers," 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 House Joint Memorial No. 17, relating to National Defense Program, have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that it do pass.

EDEWARD E. HENRY, Chairman.

We concur in this report: Michael B. Smith, Will Wentworth, Charles Finucane, D. W. Jones.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, your Committee on Counties and County Boundaries, to whom was referred Senate Bill No. 359, entitled "An Act relating to counties, recognizing the need for uniformity and coordination of county administrative programs, directing county commissioners jointly to prepare annual reports on county operations and to submit to the Legislature recommendations on improvement of county administrative procedures, authorizing the designation of the Washington State Association of County Commissioners as a coordinating agency in the execution of the act, permitting counties to reimburse the association for services so rendered, and authorizing commissioners to attend inter-county meetings," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN PEARCALL, Chairman.

We concur in this report: Michael B. Smith, Will Wentworth, Charles Finucane, D. W. Jones.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, your Committee on Agriculture, to whom was referred Senate Bill No. 359, entitled "An Act relating to counties, recognizing the need for uniformity and coordination of county administrative programs, directing county commissioners jointly to prepare annual reports on county operations and to submit to the Legislature recommendations on improvement of county administrative procedures, authorizing the designation of the Washington State Association of County Commissioners as a coordinating agency in the execution of the act, permitting counties to reimburse the association for services so rendered, and authorizing commissioners to attend inter-county meetings," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD E. HENRY, Chairman.

We concur in this report: Michael B. Smith, Will Wentworth, Charles Finucane, D. W. Jones.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, a majority of your Committee on Agriculture, to whom was referred Engrossed Senate Bill No. 8, entitled "An Act repealing Sections 1, 2 and 3 of Chapter 157 of the Laws of 1937, relating to and regulating the sale of eggs," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

W. E. CARTY, Chairman.

We concur in this report: C. N. Eaton, Emmet E. Egbert, James McCash, George Twidwell.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, a minority of your Committee on Agriculture, to whom was referred Engrossed Senate Bill No. 8, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

W. E. CARTY, Chairman.

We concur in this report: C. N. Eaton, Emmet E. Egbert, James McCash, George Twidwell.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, a minority of your Committee on Agriculture, to whom was referred Engrossed Senate Bill No. 8, 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.

We concur in this report: C. N. Eaton, Emmet E. Egbert, James McCash, George Twidwell.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 7, relating to the exemption of vessels under 200 tons gross tonnage from the provisions of Treaty Draft Convention No. 53, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD E. HENRY, Chairman.

We concur in this report: Michael B. Smith, Charles Finucane, Will Wentworth, D. W. Jones.

Passed to second reading.
FIFTY-SECOND DAY, MARCH 1, 1939

On motion of Mr. Martin, the House advanced to the regular order of business.

On motion of Mr. Fry, the House adjourned to twelve o'clock noon, Wednesday, March 1, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-SECOND DAY

AFTERNOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, March 1, 1939.

The Speaker called the House to order at twelve o'clock noon.

The Clerk called the roll, and all members were present except Representatives Chervenka, Devenish, Dixon, McDonald, Mohler, Payne, Sherman, Smith (Michael B.) and Turner, Representatives Chervenka, Payne and Turner having been excused.

Prayer was offered by Reverend 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., March 1, 1939.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bill No. 425, have compared same with the original bill and find it correctly engrossed.

We concur in this report: W. Newton Fry, Wylie W. Brown.

House of Representatives,
Olympia, Wash., February 26, 1939.

MR. SPEAKER:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Bill No. 66, entitled "An Act relating to old-age assistance, and adding a new section to Remington's Revised Statutes to be known as Section 9998-18, providing exemption of home from foreclosure for delinquent taxes or delinquent assessments," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JAMES M. HAY, Chairman.

We concur in this report: Kathryn Fogg, William J. Pennock, Ernest T. Olson, Mrs. Thomas E. Kehoe, Julia Butler, Dr. U. M. Lauman, Cecil Callison, Cecil A. Gholson, C. Wayne Swegle.

Passed to second reading.
House Bill No. 67 (reported by Committee on Labor and Labor Statistics):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 130, entitled "An Act to provide for safety by regulating owner and licensing operating engineers; to provide for a bureau of operating engineer examiners; to provide for exemptions and license fees; and to provide for a penalty for the violation of the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DAN L. GUISSINGER, Chairman.

We concur in this report: Julia Butler, Gerald G. Dixon, Donald B. Miller, H. N. Jackson, John Sherman, Edward E. Henry, George Kinnear.

Passed to second reading.

House Bill No. 305 (reported by Committee on Labor and Labor Statistics):
Majority: Do not pass.
Minority: Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 130, 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: C. N. Eaton, Roderick A. Lindsay, Alva Ruark, John W. Eddy.

Passed to second reading.

House Bill No. 321 (reported by Committee on Unemployment Relief and Public Welfare):
Majority: Do not pass.
Minority: Do pass.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Bill No. 321, entitled "An Act adding the division of youth administration to the Department of Social Security, providing for employment, vocational education, and vocational training of youth, making an appropriation, amending Chapter 111 of the Laws of 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.

JAMES M. HAY, Chairman.

We concur in this report: Ernest T. Olson, Kathryn Fogg, William J. Pennock, Julia Butler, Cecil Callison, C. Wayne Swegle, Cecil A. Gholson.

Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 333, entitled "An Act relating to and making an appropriation for the benefit of the Aurora Avenue condemnation fund of the city of Seattle to be used to pay the obligations against said fund and to relieve the real estate from the assessment made by the Eminent Domain Commission of the city of Seattle, to pay the condemnation awards on account of the Aurora Avenue condemnation under Ordinance No. 59719 of the city of Seattle, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the
House with the recommendation that it be re-referred to the Committee on Roads and Bridges.


On motion of Mr. Underwood, the committee report was adopted, and House Bill No. 333 was re-referred to the Committee on Roads and Bridges.

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Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred House Bill No. 529, entitled "An Act relating to the practice of dentistry and making it unlawful to use certain forms of advertising; amending Section 20 of Chapter 112 of the Laws of 1935 (Section 10031-20 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: B. F. Reno, Jr., Earl R. Warnica, Dr. U. M. Lauman, D. W. Jones, Fred Miller.

Passed to second reading.

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Mr. Speaker:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred House Bill No. 553, entitled "An Act relating to the relief of unemployed citizens and the work relief programs of the State and Federal Governments and the participation of counties, municipalities, school districts, et cetera therein; establishing a fund to be known as the 'Works Project Assistance Fund'; 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.

James M. Hay, Chairman.

We concur in this report: Mrs. Thomas E. Kehoe, Kathryn Fogg, Julie Butler, William J. Pennock, Ernest T. Olson, Dr. U. M. Lauman, Cecil Callison, Cecil A. Gholson, C. Wayne Swegle.

Passed to second reading.

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Mr. Speaker:

We, your Committee on Dikes, Drains and Ditches, to whom was referred House Bill No. 565, entitled "An Act relating to dikes and drains and the powers of diking districts, amending Section 1, Chapter 153, Laws of 1915 (Section 4243, 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.

Michael B. Smith, Chairman.

We concur in this report: G. Dowe McQuesten, Clyde V. Tisdale, Chart Pitt, W. J. Beierlein.

Passed to second reading.

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Communication from the Governor

State of Washington, Executive Department, Olympia, March 1, 1939.

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. 81: "An Act relating to the creation, government and maintenance of fire protection districts outside of cities and towns; providing for the levy and collection of taxes and assessments against the lands within the district; authorizing the issuance and disposal of district warrants; repealing Chapter 60 of the Laws of 1933, Extraordinary Session; and declaring an emergency."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 1, 1939.

Mr. Speaker:
The Senate has passed Engrossed Senate Bill No. 436, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 1, 1939.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 166; also Engrossed Senate Bill No. 395, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 28, 1939.

Mr. Speaker:
The President has signed: Senate Concurrent Resolution No. 4; also Senate Joint Resolution No. 18, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 28, 1939.

Mr. Speaker:
The Senate has passed: Senate Bill No. 289; also Senate Bill No. 363; also Senate Bill No. 376; also Senate Bill No. 381; also Senate Bill No. 382; also Senate Bill No. 383; also Senate Bill No. 394; also Senate Bill No. 396, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., February 28, 1939.

Mr. Speaker:
The Senate has passed: Senate Bill No. 310; also Senate Bill No. 371; also Senate Bill No. 385; also Senate Bill No. 387; also Senate Bill No. 412, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Speaker announced he was about to sign Senate Joint Resolution No. 18; also Senate Concurrent Resolution No. 4.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., February 28, 1939.

Mr. Speaker:
We, of your Free Conference Committee, to whom was referred Senate Bill No. 50, entitled "An Act relating to inspection of bakeries, and amending Section 8 of Chapter 137 of the Laws of 1937," have had the same under consideration, and we recommend
that the House recede from the House amendment thereto and that the bill be amended as follows:

In Section 1, line 18 of the original bill, the same being Section 1, line 10 of the printed bill, insert after the word "bakery" and before the word "association" the word "operators".

Senate Members
A. M. Murfin
H. I. Kyle
Ted F. Schroeder

House Members
H. C. Armstrong
John Sherman
Perry B. Woodall

On motion of Mr. Armstrong, the report of the Free Conference Committee on Senate Bill No. 50 was adopted.

The Clerk called the roll on the final passage of Senate Bill No. 50 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Brown, Butler, Callison, Cameron, Carty, Coe, Cowen, Dixon, Gore, Eaton, Eddy, Egbert, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Swegle, Tisdale, Trombley, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—77.

Those absent or not voting were: Representatives Austin, Chervenka, Cook, Devenish, Finucane, Hurley (Joseph E.), Jackson, Jones (John R.), Mackie, McCash, McDonald, Miller (Fred), Moulton, Payne, Petit, Rosellini, Sherman, Smith (Michael B.), Smith (Vernon A.), Turner, Twidwell, Wernica—22.

Senate Bill No. 50, having received the constitutional majority, was declared passed as amended by the Free Conference Committee.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 166, by Senator Holt: An Act relating to taxation of property, and amending Section 52 of Chapter 130 of the Laws of the Extraordinary Session of 1925.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 289, by Senator McDonald: 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.

Referred to Committee on Educational Institutions.

Senate Bill No. 310, by Senator Edwards: An Act relating to forestry, forest lands, the acquisition and transfer thereof and the powers of the State Forest Board and the officers of the several counties relative thereto.

Referred to Committee on Forestry and Logged-Off Lands.

Senate Bill No. 363, by Senator McAulay: An Act providing for the storage and keep of any fish or game lawfully acquired; providing regulations
therefor; prescribing penalties; and repealing all acts and parts of acts in conflict herewith.

Referred to Committee on Game and Game Fish.

**Senate Bill No. 371**, by Senator Roberts: An Act relating to Big Tree State Park, authorizing the disposition thereof by the State Parks Committee, creating the Federation Park Fund and providing therefor, making an appropriation and declaring that this act shall take effect immediately.

Referred to Committee on Parks and Playgrounds.

**Senate Bill No. 376**, by Senator Moe (By Departmental Request): An Act relating to irrigation districts comprising 200,000 or more acres of land within their boundaries and to elections in such districts called and held to vote on proposed contracts between the district and the United States or any agency thereof where such contracts include provisions in accordance with the Act of Congress of May 27, 1937 (50 Stat. 208).

Referred to Committee on Reclamation and Irrigation.

**Senate Bill No. 385**, by Committee on Elections and Privileges: An Act relating to election laws, providing for the complete codification thereof, and making an appropriation.

Referred to Committee on Elections and Privileges.

**Senate Bill No. 387**, by Committee on Harbors and Waterways: An Act relating to port districts and amending Section 1, Chapter 133, Laws of 1935 (Section 9691A-1, Remington's Revised Statutes).

Referred to Committee on Harbors and Waterways.

**Senate Bill No. 391**, by Senator Keller: An Act reappropriating a certain sum from the motor vehicle fund for testing laboratory site and equipment, including the purchase and improvement of land and the erection of buildings, including the necessary salaries and wages incident thereto, and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

**Senate Bill No. 392**, by Senator Keller: An Act appropriating a certain sum from the motor vehicle fund for administration by the Director of Highways of Federal funds allotted to the State, and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

**Senate Bill No. 393**, by Senator Keller: An Act reappropriating a certain sum from the motor vehicle fund for capital outlay, including the purchase and improvement of lands and erection of buildings, including the necessary salaries and wages incident thereto, and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

**Senate Bill No. 394**, by Senator Keller: An Act reappropriating a certain sum from the motor vehicle fund for salaries, operations, administration, construction, reconstruction, location, alteration, repair, improvement and maintenance of secondary state highways, and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.
Engrossed Senate Bill No. 395, by Senator Keller: An Act reappropriating a certain sum from the motor vehicle fund for location, right of way, engineering, improvement, construction, reconstruction and maintenance of county roads and city streets, and for the Director of Highways, and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

Senate Bill No. 396, by Senator Keller: An Act reappropriating a certain sum from the motor vehicle fund for location, right of way, engineering, improvement, construction and reconstruction of primary state highways, including the construction of bridges to form a part of primary state highways, and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

Senate Bill No. 412, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to the State Government and authorizing the Department of Fisheries and the Department of Game to each establish and operate certain funds as therein provided, and declaring an emergency.

Referred to Committee on Fisheries.

Engrossed Senate Bill No. 436, by Senator McAulay: An Act relating to the State Game Commission; providing the number, qualifications and method of selection thereof; prescribing terms and residences and amending Section 8 of Chapter 3 of the Laws of 1933 (Section 5855-2 of Remington's Revised Statutes).

Referred to Committee on Game and Game Fish.

SECOND READING OF BILLS

Engrossed Senate Bill No. 51, by Senator Orndorff: Relating to delinquent taxes on real property.

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

Mr. Isenhart moved that the rules be suspended, the bill advanced to third reading, the second reading considered the third, and Engrossed Senate Bill No. 51 placed on final passage.

Debate ensued.

On motion of Mr. Hurley (Joseph E.), the previous question was ordered.

The motion to advance the bill was lost.

Senate Bill No. 359, by Senator Maxwell: Relating to county administrative programs.

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

Senate Bill No. 98, by Senator Reardon: Relating to lands for State Forests.

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

Senate Bill No. 138, by Committee on Insurance: Relating to life insurance policy loans.

The bill was read the second time by sections.

Mr. Gabrielsen moved the adoption of the following amendment to Section 1:

In Section 1, lines 9 and 10 of the printed bill, after the word "the" in line 9, strike the words: "same rate as is provided for the original principal" and insert in lieu thereof the words and figures: "4.8% per annum".
Debate ensued.
On motion of Mr. Martin, the previous question was ordered.
The amendment by Mr. Gabrielsen was lost.
Senate Bill No. 138 was passed to third reading.

**Senate Bill No. 343**, by Committee on Agriculture: Relating to soil erosion and to soil conservation.
The bill was read the second time by sections and passed to third reading.

**Substitute Senate Bill No. 254**, by Committee on State Penal and Reformatory Institutions: Relating to crimes and punishment thereof.
The bill was read the second time by sections and passed to third reading.

**Engrossed Senate Bill No. 25**, by Senators Shorett and Murfin: Relating to motor vehicles and to the financial responsibility of owners and operators thereof.
The bill was read the second time by sections and passed to third reading.

**Senate Bill No. 65**, by Senator Morgan: Relating to salaries of the officers of cities of the second class.
The bill was read the second time by sections and passed to third reading.

**Senate Joint Memorial No. 11**, by Senators Roup and Copeland: Relating to the Lewis and Clark Highway.
The memorial was read the second time in full and passed to third reading.

**Engrossed Senate Bill No. 194**, by Senator Murphy: Relating to food fish.
The bill was read the second time by sections and passed to third reading.

**Engrossed Senate Bill No. 103**, by Senator Schroeder: Relating to cut-over lands.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 401**, by Representatives Pearson, Sherman and Savage: Relating to State Parks.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 129**, by Representative Twidwell: Relating to the protection of forests.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 348**, by Representative Riley (Edward F.): Relating to the proceeds of life insurance.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 298**, by Representative Reilly (Edward J.) (By Departmental Request): Relating to the State Treasurer and to the transfer of funds.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 299**, by Representative Reilly (Edward J.) (By Departmental Request): Relating to depositories of public funds.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 330**, by Representative Rosellini: Relating to motor busses.

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Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 330, entitled "An Act relating to motor busses operating in cities of the first class;
providing for the regulations thereof; prescribing penalties for violation thereof; 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 with the following amendment:

Amend the bill by adding thereto a new section to be known as Section 5a, to read
as follows:

"Sec. 5a. Motor busses engaged in intercity transportation shall be exempt from the
provisions of this act." O. A. WIGGEN, Chairman.

We concur in this report: Sixten P. Nordenberg, J. D. McDonald, Charles Finucane,
Hugh J. Rosellini, George Kinnear, Dan L. Guisinger, Mrs. Thomas E. Kehoe, J. B.
Smith, M. B. Smith.

The bill was read the second time by sections.

Mr. Reno moved the adoption of the following amendment to Section 4:

In Section 4, line 3, page 2 of the printed bill, strike the words "governing body of
any city of the first class" and insert in lieu thereof the words: "the Public Service
Department of the State of Washington."

Debate ensued on the merit of the amendment.

On motion of Mr. Hurley (Joseph E.), the previous question was ordered.

The amendment was lost.

On motion of Mr. Rosellini, the committee amendment to Section 5 was
adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 218, by Representative Hurley (Joseph E.): Relating to
outside work by full-time public officers.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No.
218, entitled "An Act relating to outside work by full time public officers and employees
for compensation; prohibiting the same; and prescribing penalties," have had the same
under consideration, and we respectfully report the same back to the House with the
recommendation that it do pass with the following amendment:

In Section 1, line 6 of the original bill, being line 1 of the printed bill, following the
word "officer" strike the remainder of the section and insert in lieu thereof a comma
(,) and the following words: "deputy or employee of the State, class A counties,
counties of the first class and cities having a population in excess of 50,000 shall do any
outside work for, or render any outside services to any person, firm or corporation for
compensation or fees." EDWARD J. REILLY, Chairman.

We concur in this report: O. R. Schumann, Mark M. Moulton, C. Wayne Swegle,
Henry, B. F. Reno, Jr.

The bill was read the second time by sections.

On motion of Mr. Hurley (Joseph E.), the committee amendment was
adopted.

House Bill No. 218 was passed to third reading and ordered engrossed.

House Bill No. 396, by Representative Turner: Relating to the disqualifi-
cation of Superior Court Judges.

The bill was read the second time by sections.

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

In Section 1, lines 25, 26, 27 and 28 of the original bill, being lines 15, 16, 17 and 18
of the printed bill, strike all the underscored matter.

House Bill No. 396 was passed to third reading and ordered engrossed.

House Bill No. 380, by Representative Chervenka: Relating to taxation.
Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 380, entitled "An Act relating to assessment, levy and collection of taxes and amending Section 25 of Chapter 130 of the Laws of the Extraordinary Session of 1925 (Section 11129 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 with the following amendment:

In Section 1, line 26 of the original bill, being line 16 of the printed bill, following the word "land", insert a period (.), and strike the balance of the section.

John R. Jones, Chairman.


The bill was read the second time by sections.

On motion of Mr. Callison, the committee amendment was adopted.

House Bill No. 380 was passed to third reading and ordered engrossed.

On motion of Mr. Fry, the House recessed until 3:30 p.m.

MID-AFTERNOON SESSION

The Speaker called the House to order at 3:30 p.m.

The Clerk called the roll and all members were present except Representatives Chervenka, Dixon, Jones (John R.), Martin, McDonald, Sherman, Smith (Michael B.), Turner, Twidwell and Wenberg, Representatives Chervenka and Turner having been excused.

THIRD READING OF BILLS

Senate Bill No. 88, by Senators Metcalf and Schroeder: Relating to port districts.

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

* The Speaker observed, within the bar of the House, former Representative Daniel Morgan from Spokane County, and appointed Mr. Miller (Donald B.) and Mr. Brown to escort him to a seat beside the Speaker.

The Speaker observed, within the bar of the House, former Representative Margaret Coughlin from King County, and appointed the Sergeant-at-Arms to escort her to a seat beside the Speaker.

On motion of Mr. Jackson, the previous question was ordered.

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, 79; nays, 1; absent or not voting, 19.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Coe, Cook, Cowen, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McQuesten, Miller
FIFTY-SECOND DAY, MARCH 1, 1939

(Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Olson, Pearson, Pennock, Petit, Pettus, Pitt, Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—79.

Those voting nay were: Representative Mohler—1.

Those absent or not voting were: Representatives Armstrong, Chervenka, Devenish, Dixon, Guisinger, Kinnear (Geo. C.), Mackie, Martin, McDonald, Nordenberg, Payne, Pearsall, Phillips, Reilly (Edward J.), Rosellini, Smith (Michael B.), Smith (Vernon A.), Turner, Wenberg—19.

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.

Senate Bill No. 127, by Senator Moe (By Executive Request): Relating to dormitory buildings at the Central Washington College of Education.

On motion of Mr. Reilly (Edward J.), 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 Senate Bill No. 127, and the bill passed the House by the following vote: Yeas, 51; nays, 39; absent or not voting, 9.

Those voting yea were: Representatives Bienz, Brown, Butler, Cameron, Coe, Cowen, Devenish, Dixon, Finucane, French, Fry, Gabrielsen, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Lindsay, Martin, Miller (Fred), Mohler, Moulton, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Reilly (Edward J.), Rosellini, Ruark, Sandegren, Savage, Sherman, Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Mr. Speaker—51.

Those voting nay were: Representatives Armstrong, Austin, Babcock, Beierlein, Bernethy, Callison, Carty, Dare, Eaton, Eddy, Egbert Fogg, Gholson, Guisinger, Hall, Hay, Hurley (Joseph E.), Isenhart, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Neal, Nordenberg, Petit, Pitt, Reno, Riley (Edward F.), Schumann, Smith (Jurie B.), Smith (Vernon A.), Van Dyk, Wills, Woodall—39.

Those absent or not voting were: Representatives Beckley, Chervenka, Cook, Mackie, McDonald, Phillips, Smith (Michael B.), Turner, Wenberg—9.

Senate 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.

Mr. Reilly (Edward J.) gave notice that later this day he would move that the House reconsider the vote by which Senate Bill No. 127 passed the House.

EXPLANATIONS OF VOTES

John Isenhart:

"I am voting 'yes' on Senate Bill No. 127 because I am advised many widows and poor people own these bonds."
G. Dowe McQuesten:

"Senate Bill No. 127 is a just bill, but I am voting 'no' because, in my opinion, it will be impossible to get the money within the next two years to pay the $160,500.00 provided for in the bill."

**Engrossed Senate Bill No. 114**, by Committee on Rules and Joint Rules (By Executive Request): Relating to Buergers disease.

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

On motion of Mr. Savage, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 114, and the bill passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 20.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Butler, Callison, Cameron, Coe, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall—78.

Those voting nay were: Representative Schumann—1.

Those absent or not voting were: Representatives Brown, Carty, Chervenka, Cook, Devenish, French, Hall, Jones (John R.), Martin, McDonald, Payne, Petit, Phillips, Reilly (Edward J.), Smith (Michael B.), Turner, Twidwell, Van Dyk, Wenberg, Mr. Speaker—20.

Engrossed Senate Bill No. 114, having received the 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. Hurley (John R. "Pat") to preside.

**Engrossed House Bill No. 223**, by Representative Lindsay: Relating to bonding and licensing of painting contractors.

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

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 223, and the bill passed the House by the following vote: Yeas, 53; nays, 19; absent or not voting, 27.

Those voting yea were: Representatives Austin, Beckley, Beierlein, Bernethy, Bienz, Butler, Callison, Coe, Cook, Cowen, Dixon, Dore, Finucane, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), LaFollette, Lindsay, Mackie, Miller (Donald B.), Miller (Fred), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Reno, Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Wentworth, White, Wiggen, Wills—53.
Those voting nay were: Representatives Armstrong, Babcock, Eaton, Eddy, Egbert, Fry, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, McCash, McQuesten, Miller (Frank O.), Montgomery, Moulton, Ruark, Smith (Vernon A.), Wintler, Woodall—19.

Those absent or not voting were: Representatives Brown, Cameron, Carty, Chervenka, Devenish, French, Hanson, Hatley, Henry, Isenhart, Jones (John R.), Kehoe, Martin, McDonald, Payne, Petit, Phillips, Reilly (Edward J.), Riley (Edward F.), Schumann, Smith (Michael B.), Swegle, Turner, Van Dyk, Warnica, Wenberg, Mr. Speaker—27.

Engrossed 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.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 1, 1939.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 93; also
Engrossed Senate Bill No. 322; also
Engrossed Senate Bill No. 407, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The Senate has passed: House Bill No. 131; also
House Bill No. 134, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

SENATE AMENDMENT TO HOUSE BILL

Senate Chamber,
Olympia, Wash., March 1, 1939.

Mr. Speaker:
The Senate has passed Engrossed House Bill No. 37, with the following amendment:
Amend Section 1, line 13 of the engrossed bill by striking the words and figures “two and six-tenths (2 6/10)” and inserting in lieu thereof the words and figures: “two and one-half (2½)”; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

On motion of Mr. Cameron, the House concurred in the Senate amendment to Engrossed House Bill No. 37.

The Clerk called the roll on the final passage of Engrossed House Bill No. 37, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 71; nays, 4; absent or not voting, 24.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Coe, Cook, Cowen, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R.; “Pat”), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Lindsay, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Pearsall, Pearson, Pettus, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Swegle, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Wentworth, White, Wiggen, Wintler, Woodall—71.
Those voting nay were: Representatives Dore, Kinnear (Roy J.), Neal, Smith (Vernon A.)—4.

Those absent or not voting were: Representatives Armstrong, Chervenka, Devenish, French, Gholson, Henry, Hurley (Joseph E.), Jones (John R.), Mackie, McDonald, Payne, Pennock, Petit, Phillips, Riley (Edward F.), Schumann, Smith (Michael B.), Tisdale, Turner, Van Dyk, Warnica, Wenberg, Wills, Mr. Speaker—24.

Engrossed House Bill No. 37, having received the constitutional majority, was declared passed, as amended by the Senate.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 277, by Representative Moulton: Relating to the control and eradication of animal diseases.

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

On motion of Mr. Bienz, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 277, and the bill passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 23.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Coe, Cook, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Savage, Schumann, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler—75.

Those voting nay were: Representative Nordenberg—1.

Those absent or not voting were: Representatives Armstrong, Carty, Chervenka, Cowen, Devenish, French, Hurley (Joseph E.), Jackson, Jones (John R.), LaFollette, McDonald, Payne, Petit, Phillips, Riley (Edward F.), Sandegren, Sherman, Smith (Michael B.), Turner, Van Dyk, Wenberg, Woodall, Mr. Speaker—23.

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. Moulton, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 277 to the Senate.

House Bill No. 381, by Representative Martin: Relating to tidelands at LaConner.

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

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 381, and the bill passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 23.
Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Coe, Cook, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Iserhurt, Jackson, Jones (D. W.), Judd, Kehoe, Kinneear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petitt, Pettus, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Savage, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wentworth, White, Wills, Wintler—75.

Those voting nay were: Representative Wiggen—1.

Those absent or not voting were: Representatives Armstrong, Chervenka, Cowen, Devenish, Dixon, French, Fry, Jones (John R.), Kinneear (Geo. C.), McDonald, Moulton, Neal, Payne, Phillips, Riley (Edward F.), Sandegren, Schumann, Sherman, Turner, Vane, Wenberg, Woodall, Mr. Speaker—23.

House Bill No. 381, having received the constitutional majority, was declared passed.

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

House Bill No. 175, by Representative Van Dyk: Relating to the assessment of property for taxation.

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

Debate on the merits of the bill ensued.

On motion of Mr. Underwood, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 175, and the bill passed the House by the following vote: Yeas, 66; nays, 10; absent or not voting, 23.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Coe, Cook, Cowen, Dore, Eaton, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Iserhurt, Jones (D. W.), Judd, Kehoe, Kinneear (Geo. C.), Kinneear (Roy J.), LaFollette, Lauman, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Wentworth, White, Wiggen, Wintler, Mr. Speaker—66.

Those voting nay were: Representatives Callison, Eddy, Hatley, Hay, Lindsay, McCash, McQuesten, Schumann, Warnica, Woodall—10.

Those absent or not voting were: Representatives Armstrong, Carty, Chervenka, Coe, Devenish, Dixon, Egbert, French, Jackson, Jones (John R.), Mackie, Martin, McDonald, Moulton, Neal, Payne, Reno, Sandegren, Swegle, Turner, Vane, Wenberg, Wills—23.

House Bill No. 175, having received the 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. 268**, by Representative Riley (Edward F.) (By Departmental Request): Relating to the fraudulent sale of securities.

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

On motion of Mr. Bienz, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 268, and the bill passed the House by the following vote: Yeas, 53; nays, 21; absent or not voting, 25.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cook, Dore, Eddy, Egbert, Finucane, Fry, Gabrielsen, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Miller (Donald B.), Mohler, Montgomery, Nordenberg, Olson, Pearson, Pennock, Phillips, Pitt, Riley (Edward F.), Rosellini, Ruark, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Wentworth, Wills, Mr. Speaker — 53.

Those voting nay were: Representatives Babcock, Cowen, Eaton, Gholson, Jones (D. W.), LaFollette, Lauman, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Pettus, Reilly (Edward J.), Reno, Schumann, Smith (Vernon A.), Wenberg, White, Wiggen, Wintler, Woodall — 21.

Those absent or not voting were: Representatives Chervenka, Coe, Devenish, Dixon, Fogg, French, Guisinger, Henry, Jones (John R.), Lindsay, Mackie, Martin, McDonald, Moulton, Neal, Payne, Pearsall, Petitt, Sandegren, Swegle, Turner, Underwood, Van Dyk, Vane, Warnica — 25.

House Bill No. 268, having received the constitutional majority, was declared passed.

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


On motion of Mr. Riley (Edward F.), the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Riley (Edward F.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 334, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cook, Cowen, Dore, Eaton, Eddy, Egbert, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Roy J.), LaFollette, Mackie, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Nordenberg, Olson, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.),
FIFTY-SECOND DAY, MARCH 1, 1939

Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—76.

Those absent or not voting were: Representatives Chervenka, Coe, Dev- enish, Dixon, Finucane, French, Jones (John R.), Judd, Kinnear (Geo. C.), Lauman, Lindsay, Martin, McCash, McDonald, Miller (Donald B.), Moulton, Neal, Payne, Pearsall, Sandegren, Turner, Vane, Wenberg—23.

House Bill No. 334, having received the 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. 425, by Representative Reilly (Edward J.) (By Departmental Request): Relating to estates and inheritance taxes.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Bienz, the previous question was ordered.

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, 75; nays, 2; absent or not voting, 22.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Cook, Cowen, Dore, Eaton, Eddy, Egbert, Fry, Gabrielsen, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruarok, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—75.

Those voting nay were: Representatives Bernethy, Pitt—2.

Those absent or not voting were: Representatives Chervenka, Coe, Dev- enish, Dixon, Finucane, Fogg, French, Gholson, Guisinger, Jones (John R.), Lindsay, Martin, Miller (Donald B.), Neal, Nordenberg, Payne, Petit, Sandegren, Trombley, Turner, Twidwell, Vane—22.

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.

MOTION

On motion of Mr. Smith (Vernon A.), the House reverted to the fifth order of business for the purpose of receiving committee reports.

REPORTS OF STANDING COMMITTEES

House of Representatives, Olympia, Wash., March 1, 1939.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 303, entitled “An Act relating to public works; providing for
the payment of the prevailing rate of wage; 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.

DAN L. GUISINGER, Chairman.

We concur in this report: John Sherman, George Kinnear, Donald B. Miller, Julia Butler, C. N. Eaton, Alva Ruark, Gerald G. Dixon, H. N. Jackson, Roderick A. Lindsay, Edward E. Henry.

House of Representatives, Olympia, Wash., March 1, 1939.

Mr. Speaker:

We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 303, 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 Parks and Playgrounds, to whom was referred House Bill No. 320, entitled "An Act establishing Lot 1, Section 24, Township 21 North, Range 1 West of Willamette Meridian, in Pierce County, as a state park," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ERNEST A. DORE, JR., Chairman.

We concur in this report: Oscar Wenberg, Kathryn Fogg, H. N. Jackson, John Pearsall, Donald B. Miller.

Passed to second reading.

House of Representatives, Olympia, Wash., March 1, 1939.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 397, entitled "An Act relating to motor truck, trailer and semi-trailer fees, and amending Section 17, Chapter 188 of the Laws of 1937," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CARL E. DEVENISH, Chairman.


Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 419, entitled "An Act relating to state parks, and establishing a state park in Pierce county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ERNEST A. DORE, JR., Chairman.

We concur in this report: Oscar Wenberg, Kathryn Fogg, H. N. Jackson, John Pearsall, Donald B. Miller.

Passed to second reading.


House Bill No. 421 (reported by Committee on Printing): Do pass as amended.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 513, 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.

CARL E. DEVENISH, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., March 1, 1939.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 522, entitled "An Act validating, ratifying, approving, and confirming certain bonds and other instruments or obligations heretofore issued; validating, ratifying, approving and confirming certain proceedings heretofore taken by public bodies for public works projects; repealing or amending conflicting laws; 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.

D. L. UNDERWOOD, Chairman.

We concur in this report: Richard G. Cook, George Kinnear, John R. Hurley, L. B. Judd, Roderick A. Lindsay, David Cowen.

Passed to second reading.

House of Representatives, Olympia, Wash., March 1, 1939.

Mr. Speaker:

We, a minority of your Committee on Banks and Banking, to whom was referred House Bill No. 522, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: John W. Eddy, W. L. LaFollette, Charles Finucane.

Passed to second reading.

House Bill No. 528 (reported by Committee on Labor and Labor Statistics):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 537 (reported by Committee on Roads and Bridges):
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. 550, entitled "An Act relating to public work; requiring separate and independent bidding upon plumbing, gas fitting, heating and ventilating, and upon electrical installation, electrical fixtures, and communication systems, and the awarding of separate contracts therefor; and amending Chapter 183 of the Laws of 1923, by adding thereto a new section," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

DAN L. GUISINGER, Chairman.

We concur in this report: John Sherman, Donald B. Miller, Julia Butler, Gerald G. Dixon, H. N. Jackson, Edward E. Henry.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 550, 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: George Kinnear, C. N. Eaton, Alva Ruark, John W. Eddy, Roderick A. Lindsay.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 570, entitled "An Act relating to fish hatcheries and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

FRED J. MARTIN, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred House Joint Memorial No. 20, relating to the exportation of Port Orford cedar logs and Douglas fir peeler logs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEORGE TWIDWELL, Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Forestry and Logged-Off Lands, to whom was referred House Joint Memorial No. 20, 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: Earl S. Coe.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred Engrossed Senate Bill No. 9, entitled "An Act relating to hunting and fishing and amending Sections 42 and 43, Chapter 178, Laws of the Extraordinary Session of 1925 as amended (Section 5897 and 5898 of Remington's Revised Statutes) and providing that actual citizens over the age of sixty-five years may obtain fishing licenses free of charge," 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.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred Senate Bill No. 220, entitled "An Act providing for the regulation of field trials for hunting dogs and providing penalty for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED J. MARTIN, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred Senate Bill No. 223, entitled "An Act relating to the investment of funds held in trust by corporations doing a trust business, and amending Section 20 of Chapter 42 of the Laws of 1933 (Section 3255n 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.

D. L. UNDERWOOD, Chairman.

We concur in this report: Richard G. Cook, George Kinnear, John R. Hurley, John W. Eddy, L. B. Judd, Roderick A. Lindsay, Charles Finucane, W. L. LaFollette, Dr. David Cowen.

Passed to second reading.

Mr. Speaker:

We, your Committee on Public Morals, to whom was referred Engrossed Senate Bill No. 259, entitled "An Act relating to licensing of boxing, sparring and wrestling contests or exhibitions; providing for exemptions therefrom, and amending Section 22 of Chapter 184 of the Laws of 1933 (Section 8276-22 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.

WILL WENTWORTH, Chairman.

We concur in this report: Edward J. Reilly, Ernest A. Dore, Jr., Alex Gabrielsen, Edward F. Riley, Hugh J. Rosellini, Harry D. Austin.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred Senate Bill No. 304, entitled "An Act relating to the regulation and control of water
within the State of Washington, providing for the filing of applications therefor, fixing fees, giving notice of hearing thereon and amending Section 1 of Chapter 161 of the Laws of 1925 (Section 7381 of Remington's Revised Statutes) and Section 4 of Chapter 122 of the Laws of 1929 (Section 7382 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.

FRED J. MARTIN, Chairman.


Passed to second reading.

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred Engrossed Senate Bill No. 402, entitled "An Act relating to the payment of salaries of judges of the Superior Court, amending Section 2, Chapter 30, Laws of 1893," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

RICHARD G. COOK, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 420 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

MOTIONS

On motion of Mr. Hurley (Joseph E.), the House advanced to the regular order of business.

Mr. Sherman:

"Notice having been given by a member who voted on the prevailing side on the vote by which Senate Bill No. 127 passed the House that he would move later this day that that vote be reconsidered, and having voted on the prevailing side, and such a motion now being the proper order of business, I now move that the House reconsider the vote by which Senate Bill No. 127 passed the House."

Mr. Reilly (Edward J.):

"Mr. Speaker, I served notice to move for reconsideration, and I am the only one who served notice and therefore the only one that can make the motion for reconsideration."

Debate ensued.

Mr. Hurley (Joseph E.):

"Mr. Speaker, point of order. Mr. Reilly gave notice of reconsideration this morning, but does not intend to make the motion. Therefore, it is in order for Mr. Sherman to give notice now and immediately make the motion to reconsider."

The Speaker:

"The Speaker rules that a motion to reconsider is in order, in view of the fact that Mr. Sherman could give the notice now and immediately make the motion, whether the member who gave notice this morning wanted to go through with the reconsideration or not."

Mr. Reilly (Edward J.) moved that the House adjourn to ten o'clock Thursday, March 2.
Division was called for, and the motion to adjourn was lost on a rising vote.

Debate continued.

The Speaker:

"Mr. Reilly gave notice to reconsider the vote at the end of the calendar day. He has the right to make the motion now. If he does not wish to make it, Mr. Sherman, having voted on the prevailing side, may."

Mr. Reilly (Edward J.) moved that the rules be suspended and that all House Bills passed this day be immediately transmitted to the Senate.

The motion was lost.

Debate continued.

The Speaker:

"Mr. Reilly, you gave the notice for reconsideration, but Mr. Sherman has taken the floor and been recognized to make the motion to reconsider. If you wish to make the motion, you may. If you do not, Mr. Sherman may."

Mr. Reilly (Edward J.) moved that the House recess until eight o'clock.

Mr. Hurley (Joseph E.):

"Mr. Speaker, the motion is out of order."

The Speaker:

"The motion to recess takes precedence."

The motion to recess was lost.

Mr. Reilly (Edward J.) moved that the House adjourn to ten o'clock Thursday, March 2.

The motion was lost.

Mr. Sherman moved that the House do at this time reconsider the vote by which Senate Bill No. 127 passed the House.

The motion was carried.

**RECONSIDERATION**

Mr. Reilly (Edward J.) 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 Chervenka, Jones (John R.), Judd, Lauman, McCash, McDonald, Miller (Donald B.), Miller (Frank), Neal, Reno, Sandegren, Turner, Vane and White, Representatives Chervenka, McDonald, Turner and Vane having been excused.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

Mr. Hurley (Joseph E.) moved that the absent members be excused and that the House proceed with the business under the call of the House.

The motion was lost.

Mr. Reilly (Edward F.) moved that Mr. Bienz be excused from the call of the House for twenty minutes.

The motion was lost.

Mr. Cameron moved that Mr. Sandegren be excused from the call of the House.

The motion was lost.
Mr. Smith (Michael B.) moved that the absent members be excused and that the House proceed with business under the call of the House.

Division was called for, and the motion was carried on a rising vote.

On motion of Mr. Reilly (Edward J.), the previous question on the final passage of Senate Bill No. 127 was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 127, and the bill failed to pass the House by the following vote: Yeas, 44; nays, 43; absent or not voting, 12.

Those voting yea were: Representatives Brown, Butler, Cameron, Coe, Cook, Cowen, Devenish, Dore, Finucane, French, Fry, Gabrielsen, Gholson, Hanson, Hatley, Hurley (John R. “Pat”), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Lindsay, Mackie, Martin, Miller (Fred), Mohler, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Rosellini, Ruark, Savage, Swegle, Twidwell, Underwood, Warnica, Wentworth, Wiggen, Wintler, Mr. Speaker—44.

Those voting nay were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Callison, Carty, Dixon, Eaton, Eddy, Egbert, Fogg, Guisinger, Hall, Hay, Henry, Hurley (Joseph E.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), McQuesten, Montgomery, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Tisdale, Trombley, Van Buskirk, Van Dyk, Wenberg, Wills, Woodall—43.

Those absent or not voting were: Representatives Chervenka, Lauman, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Neal, Reno, Sandegren, Turner, Vane, White—12.

Senate Bill No. 127, having failed to receive the constitutional majority, was declared lost.

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

On motion of Mr. Armstrong, the House adjourned to ten o'clock a. m. Thursday, March 2, 1939.

S. R. HOLCOMB, Chief Clerk.

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FIFTY-THIRD DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., THURSDAY, MARCH 2, 1939.

The Speaker called the House to order at ten o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Austin, Callison, Chervenka, Dixon, Eaton, Hay, Henry, Lindsay, Mackie, Montgomery, Smith (Michael B.), and Vane, Representative Chervenka having been excused.
Prayer was offered by Reverend 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

**MOTIONS**

Mr. Savage moved that Rule 20 be enforced.

The motion was lost.

On motion of Mr. Reilly (Edward J.), Rule 20 was suspended.

**REPORTS OF STANDING COMMITTEES**

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 116; also Substitute House Bill No. 242; also House Bill No. 327; also House Bill No. 330; also House Bill No. 390; also House Bill No. 393; also House Bill No. 394; also House Bill No. 428; also House Bill No. 438; also House Bill No. 509. have compared same with the substitute and original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 354, entitled "An Act relating to taxation; amending Sections 4 and 6, Chapter 180, Laws of 1935, as amended by Sections 1 and 3, respectively, Chapter 227, Laws of 1937; amending Section 12, Chapter 180, Laws of 1935; repealing Section 7, Chapter 180, Laws of 1935; and declaring that this act shall take effect May 1, 1939," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

We concur in this report: W. L. LaFollette, Joseph E. Hurley, Alva Ruark, L. E. Babcock, C. C. Mohler, Emmet E. Egbert, Roy J. Kinnear, James M. Hay.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 354, 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: Edward F. Riley, Cecil Callison.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 354, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: W. J. Belerlein, George Twidwell, James McCash, W. E. Carty.

Passed to second reading.
We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 477, entitled "An Act relating to the regulation and control of water within this State and rights to the use thereof, and amending Chapter 117, Laws of 1917, as amended, by adding thereto a new section to be known as Section 39-b," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CECIL A. GHOULSON, Chairman.


Passed to second reading.

House Bill No. 484 (reported by Committee on Unemployment Relief and Public Welfare):

Do pass as amended.

Passed to second reading.

House Bill No. 486 (reported by Committee on Revenue and Taxation):

Do pass as amended.

Passed to second reading.

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 505, entitled "An Act relating to tax on the sale of beer and amending Section 24 of Chapter 62 of the Laws of 1933 Extraordinary Session (Section 7306-24 of 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.

JOHN R. JONES, Chairman.


Passed to second reading.

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 505, 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: Joseph E. Hurley, L. E. Babcock, Emmet E. Egbert.

Passed to second reading.

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 544, entitled "An Act relating to revenue and taxation; 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 distribution of the revenue derived thereunder; creating the old-age assistance fund; making an appropriation; amending Section 16, Chapter 180, Laws of 1935 (Section 8370-16 of Remington's Revised Statutes) and Section 1, Chapter 191, Laws of 1937 (Section 8370-31 of 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.

JOHN R. JONES, Chairman.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 544, 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: Cecil Callison, W. J. Beierlein, Cecil A. Gholson.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 544, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Chairman.

I concur in this report: James M. Hay.

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. 578, entitled "An Act supplementing the Social Security Act for the State of Washington, providing for the establishment of labor and wage conditions in any State institution or subdivision for which state or public funds are allotted," 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: William J. Pennock, Oscar Wenberg, W. L. LaFollette, Mrs. Thomas E. Kehoe, Ernest T. Olson, Kathryn Fogg, Julia Butler, H. C. Armstrong, Cecil A. Gholson, Oscar Wenberg.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 519, entitled "An Act relating to taxation; imposing a tax upon pinball machines, slot machines, iron claw machines, traveling cranes and other mechanical machines or devices; amending Section 1 of Chapter 227 of the Laws of 1937 (Section 8370-4 of 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.

Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 519, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Chairman.

We concur in this report: Joseph E. Hurley, L. E. Babcock, Emmet E. Egbert, Roy J. Kinnear, James McCash.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 521, entitled “An Act relating to taxation; authorizing the segregation and separate payment of tax upon improvements owned separately from the fee as a part of which they have been assessed; and prescribing the duties of certain county officers in connection therewith,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 576, entitled “An Act relating to the taxation of inheritances; providing for the accrual and payment of taxes, interest thereon, and extension of time by the court for payment thereof; and amending Section 3, Chapter 146 of the Laws of 1917 (Section 11210 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.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 232, entitled “An Act relating to cities of the third class, providing for confirmation by the council of appointive officers and amending Section 1 of Chapter 182 of the Laws of 1929 (Sec. 9116, 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: Wylie W. Brown, C. E. Trombley, W. J. Beierlein.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 111, entitled “An Act relating to water and water rights and works and structures for the control and storage of water and the flowage thereof, and to the establishment of the water level of lakes and the jurisdiction of the superior courts in connection therewith, and amending Section 36 of Chapter 117, Laws of 1917, and declaring an emergency,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.
Mr. Speaker:

We, your Committee on State Library, to whom was referred Senate Bill No. 135, entitled "An Act relating to free public libraries and the trustees thereof, providing for a special levy, establishing a fund, and amending Section 8 and Section 10 and adding Section 9a to Chapter 119 of the Laws of 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. DowE McQuesten, Chairman.

We concur in this report: Ella Wintler, Chart Pitt, John R. Hurley, William J. Pennock, Earl R. Warnica.

Passed to second reading.

Mr. Speaker:

We, your Committee on Municipal Corporations Other Than First Class, to whom was referred Engrossed Senate Bill No. 150, entitled "An Act relating to the reimbursement of the mayor and city councilmen of third and fourth class cities for expenses incurred in the discharge of their official duties, and to the payment of salaries to said officers, and amending Section 7 of Chapter 184, of the Laws of 1915 and Section 6 of Chapter 7, page 346, Laws of 1889-90," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alex Gabrielsen, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Municipal Corporations Other Than First Class, to whom was referred Engrossed Senate Bill No. 215, entitled "An Act relating to third class cities; providing for the fixing the terms of offices for mayor, attorney, clerk and treasurer thereof; and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alex Gabrielsen, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Bill No. 310, entitled "An Act relating to forestry, forest lands, the acquisition and transfer thereof and the powers of the State Forest Board and the officers of the several counties relative thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

George Twidewell, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 376, entitled "An Act relating to irrigation districts comprising 200,000 or more acres of land within their boundaries and to elections in such districts called and held to vote on proposed contracts between the district and the United States of any agency thereof where such contracts include provisions in accordance
with the Act of Congress of May 27, 1937 (50 Stat. 208)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CECIL A. GHOULSON, Chairman.


Passed to second reading.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 1, 1939.

The Senate has passed: Substitute House Bill No. 29; also Engrossed House Bill No. 60; also Engrossed House Bill No. 91; also Engrossed House Bill No. 110; also House Bill No. 132; also House Bill No. 300; and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS

Senate Chamber,
Olympia, Wash., March 1, 1939.

The Senate has passed: House Bill No. 25, with the following amendments:
Amend the title by striking the following: "; and declaring an emergency".
Amend Sec. 3 by striking the entire section; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

On motion of Mr. Hatley, the House concurred in the Senate amendments to House Bill No. 25.

The Clerk called the roll on the final passage of House Bill No. 25, as amended by the Senate and the bill passed the House by the following vote:
Yeas, 74; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Armstrong, Beckley, Beierlein, Bienz, Brown, Butler, Carty, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Fogg, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—74.

Those absent or not voting were: Representatives Austin, Babcock, Bernethy, Callison, Cameron, Chervenka, Cook, Dixon, Dore, Finucane, French, Gholson, Hay, Henry, Hurley (John R. "Pat"), Jones (John R.), Lindsay, Mackie, Miller (Donald B.), Montgomery, Nordenberg, Pennock, Phillips, Van Dyk, Vane—25.

House Bill No. 25, having received the constitutional majority, was declared passed, as amended by the Senate.
The Senate has passed: Engrossed House Bill No. 41, with the following amendment:

Amend Section 1, line 15 of the engrossed bill by striking the words "of taxation" and inserting in lieu thereof the words: "to tax persons and corporations, their franchises and property on the lands included in said park"; and the same is here-with transmitted.

On motion of Mr. Sherman, the House concurred in the Senate amendment to Engrossed House Bill No. 41.

Engrossed House Bill No. 41, having received the constitutional majority, was declared passed, as amended by the Senate.

The Senate has passed: Engrossed House Bill No. 148, with the following amendment:

Amend Section 3, Subsection (j), line 7, page 5 of the original bill, the same being Section 3, Subsection (j), line 32, page 3 of the printed bill, by striking the word "inclusive" and inserting in lieu thereof the word "exclusive"; and the same is here-with transmitted.

On motion of Mr. Kinnear (Geo. C.), the House concurred in the Senate amendment to Engrossed House Bill No. 148.

Engrossed House Bill No. 148, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 31.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Coe, Cook, Devenish, Eaton, Eddy, Egbert, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearson, Petit, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Tisdale, Twidwell, Underwood, Van Buskirk, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—71.

Those voting nay were Representatives Reno, Warnica, Woodall—3.

Those absent or not voting were: Representatives Austin, Beckley, Callison, Chervenka, Cowen, Dixon, Dore, Finucane, Hay, Hurley (John R. "Pat"), Jones (John R.), Kinnear (Roy J.), Lindsay, Mackie, Miller (Donald B.), Nordenberg, Pearsall, Pennock, Pettus, Smith (Michael B.), Swegle, Trombly, Turner, Van Dyk, Vane—25.

Engrossed House Bill No. 41, having received the constitutional majority, was declared passed, as amended by the Senate.
Miller (Fred), Mohler, Montgomery, Neal, Olson, Payne, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Vernon A.), Tisdale, Trombley, Twidwell, Underwood, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—68.

Those absent or not voting were: Representatives Austin, Callison, Cameron, Carty, Chervenka, Dixon, Dore, Egbert, Finucane, Fogg, Guisinger, Hanson, Hay, Henry, Hurley (John R. "Pat"), Jackson, Jones (John R.), Kehoe, Lindsay, Mackie, Miller (Donald B.), Moulton, Nordenberg, Pearsall, Sherman, Smith (Michael B.), Swegle, Turner, Van Buskirk, Van Dyk, Vane—31.

Engrossed House Bill No. 148, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 104 with the following amendments:

Amend Section 1, line 31, page 1 and line 1, page 2 of the engrossed bill, the same being Section 1, line 19, page 1 of the printed bill, by striking the words "State Board of Control" following the word "the" and preceding the word "shall" and inserting in lieu thereof the words: "Director of Department of Finance, Budget and Business".

Amend Section 1, line 8, page 2 of the engrossed bill, the same being Section 1, line 25, page 1 of the printed bill, by striking the words "State Board of Control" following the word "the" and preceding the word "from" and inserting in lieu thereof the words: "Director of Department of Finance, Budget and Business"; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

On motion of Mr. Lauman, the House concurred in the Senate amendments to Engrossed House Bill No. 104.

The Clerk called the roll on the final passage of Engrossed House Bill No. 104, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting; 28.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Cook, Devenish, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hatley, Henry, Hurley (Joseph E.), Jackson, Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Olson, Payne, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Warnica, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—71.

Those absent or not voting were: Representatives Austin, Callison, Cameron, Chervenka, Coe, Cowen, Dixon, Dore, Fry, Hall, Hanson, Hay, Hurley (John R. "Pat"), Isehnart, Jones (D. W.), Jones (John R.), Lindsay, Mackie, Mohler, Nordenberg, Pearsall, Reilly (Edward J.), Smith (Michael B.), Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth—28.

Engrossed House Bill No. 104, having received the constitutional majority, was declared passed, as amended by the Senate.
Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 323, with the following amendments:

Amend Section 5, Subsection (g), line 7, page 10 of the engrossed bill, the same being Section 5, Subsection (g), line 44, page 2 of the mimeographed amendment to the printed bill, by adding the letter "s" to the word "covenant".

Amend Section 5, Subsection (g), line 12, page 10 of the engrossed bill, the same being Section 5, Subsection (g), line 49, page 2 of the mimeographed amendment to the printed bill, by adding the letter "s" to the word "covenant".

Amend Section 5, line 4, page 8 of the engrossed bill, the same being line 18, page 1 of the mimeographed amendment to the printed bill, by striking the semi-colon (;) and inserting the following: "or other governing body of such city;"

Amend Section 5, Subsection (g), page 10, line 22 of the engrossed bill, the same being Section 5, Subsection (g), page 3, line 2 of the mimeographed house amendment, by striking the word "revenues" and inserting in lieu thereof the words: "revenue bonds and warrants"; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

On motion of Mr. Smith (Vernon A.), the House concurred in the Senate amendments to Engrossed House Bill No. 323.

The Clerk called the roll on the final passage of Engrossed House Bill No. 323, 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 Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Coe, Cook, Cowen, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Underwood, Van Buskirk, Van Dyk, Wentworth, White, Wiggen, Wintler, Mr. Speaker—75.

Those absent or not voting were: Representatives Austin, Callison, Cameron, Chervenka, Devenish, Dixon, Dore, Fry, Gabrielson, Henry, Hurley (John R. "Pat"), Jackson, Jones (John R.), Lindsay, Pearsall, Pennock, Rosellini, Smith (Michael B.), Twidwell, Vane, Warnica, Wenberg, Wills, Woodall—24.

Engrossed House Bill No. 323, having received the constitutional majority, was declared passed, as amended by the Senate.

The Speaker observed within the bar of the House, former Representative Charles I. Roth from Whatcom County, and appointed Mr. Fred Miller and Mr. Reno to escort him to a seat beside the Speaker.

The Speaker called Mr. Reilly (Edward J.) to preside.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 93, by Senator Wanamaker (By Departmental Request): An Act relating to food and shellfish, defining the powers of the
Director of Fisheries in relation thereto, amending Sections 108 and 110 of Chapter 7, Laws of 1921 and declaring an emergency.

Referred to Committee on Fisheries.

Engrossed Senate Bill No. 322, by Senator Holt: An Act to create an association to be known as the "Washington State Chiropractor's 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 all acts or parts of acts in conflict therewith.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Engrossed Senate Bill No. 407, by Senator Drumheller: An Act relating to the recall of elective public officers and to carry out the provisions and facilitate the operation and effect of Sections 33 and 34 of Article 1 of the State Constitution and amending Chapter 146 of the Laws of 1913 by adding thereto a new section following Section 3 (Section 5352 Remington's Revised Statutes), to be known as Section 3a, and making said section applicable to any recall proceeding now pending or hereafter initiated, and declaring an emergency.

Referred to Judiciary Committee.

SECOND READING OF BILLS

House Bill No. 410, by Representative Coe: Relating to the sale of beer at picnics and other special occasions.

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

House Bill No. 67, by Representative Guisinger: Regulating and controlling the barber industry.

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 67, entitled "An Act to regulate and control the barber industry; providing additional jurisdiction, power and duties of the Director of Licenses and authorizing him to approve agreements from each county; and providing penalties for 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 with the following amendments:

Amend the bill by renumbering Section 8 to read "Sec. 7", and amend the bill further by renumbering the remaining sections consecutively.

Amend the bill by adding thereto a new section to be known as 9a, to read as follows:

"Sec. 9a. When at least eighty-five per cent (85%) of the barbers of each county sign and submit to the Director of Licenses minimum prices for barber work, the Director of Licenses shall have the power to approve the same after ascertaining by such investigations and proofs as the condition permits and requires that such price agreement is just and under varying conditions will best protect public health and safety by affording a sufficient minimum price for barber work to enable the barbers to furnish modern and healthful services and appliances, so as to minimize the danger to the public health incident to such work.

"The Director of Licenses shall take into consideration all conditions affecting the barber profession in its relation to the public health and safety.

"In determining reasonable minimum prices, the Director of Licenses shall take into consideration the necessary costs incurred in the particular county in maintaining a barber shop in a clean, healthful and sanitary condition.

"The Director of Licenses after making such investigation shall fix by official order the minimum price for all work usually performed in a barber shop.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 67, entitled "An Act to regulate and control the barber industry; providing additional jurisdiction, power and duties of the Director of Licenses and authorizing him to approve agreements from each county; and providing penalties for 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 with the following amendments:

Amend the bill by renumbering Section 8 to read "Sec. 7", and amend the bill further by renumbering the remaining sections consecutively.

Amend the bill by adding thereto a new section to be known as 9a, to read as follows:

"Sec. 9a. When at least eighty-five per cent (85%) of the barbers of each county sign and submit to the Director of Licenses minimum prices for barber work, the Director of Licenses shall have the power to approve the same after ascertaining by such investigations and proofs as the condition permits and requires that such price agreement is just and under varying conditions will best protect public health and safety by affording a sufficient minimum price for barber work to enable the barbers to furnish modern and healthful services and appliances, so as to minimize the danger to the public health incident to such work.

"The Director of Licenses shall take into consideration all conditions affecting the barber profession in its relation to the public health and safety.

"In determining reasonable minimum prices, the Director of Licenses shall take into consideration the necessary costs incurred in the particular county in maintaining a barber shop in a clean, healthful and sanitary condition.

"The Director of Licenses after making such investigation shall fix by official order the minimum price for all work usually performed in a barber shop.
"If the Director of Licenses after investigation made upon his own initiative, or upon the complaint of a representative group of barbers, determines that the minimum prices so fixed are insufficient to properly provide healthful services to the public and keep the shops sanitary, then the Director of Licenses shall from time to time have authority to vary or refix the minimum prices for a barber's work in each county."

DAN L. GUISSINGER, Chairman.

We concur in this report: John Sherman, Gerald G. Dixon, H. N. Jackson, Julia Butler, Donald B. Miller.

House of Representatives,
Olympia, Wash., February 28, 1939.

Mr. Speaker:

We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 67, 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: George Kinnear, Alva Ruark.

The bill was read the second time by sections.
On motion of Mr. Guisinger, the committee amendments were adopted.
House Bill No. 67 was passed to third reading and ordered engrossed.

House Bill No. 473, by Representative Devenish: Relating to the licensing of operators and the ownership of motor vehicles.
On motion of Mr. Devenish, House Bill No. 473 was made a special order of business for 1:45 p.m.

House Bill No. 357, by Representative Reilly (Edward J.): Relating to intoxicating liquors in hotels.
Mr. Henry moved that House Bill No. 357 be indefinitely postponed.
The Speaker (Mr. Reilly (Edward J.) presiding) called Mr. Cowen to preside.

Debate ensued on the merits of the bill.
On motion of Mr. Pettus, the previous question was ordered.
A roll call was demanded, and the demand was sustained.
Mr. Mackie 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 Chervenka, Dore, Hatley, Pearsall, Vane and White.
The Sergeant-at-Arms was instructed to bring the absentees within the bar of the House.
The Sergeant-at-Arms announced that Mr. Hatley was present.
On motion of Mr. Hurley (John R. "Pat"), the absent members were excused, and the House proceeded with business under the call of the House.
Mr. Payne moved that Mr. Callison be excused from the call of the House.
The motion was lost.
Mr. Smith (Michael B.) moved that Mr. Callison be excused from the call of the House.
The Speaker ruled the motion out of order.
The Speaker declared the question before the House to be the motion by Mr. Henry to indefinitely postpone House Bill No. 357.
The Clerk called the roll, and the motion to indefinitely postpone House Bill No. 357 was carried by the following vote: Yeas, 74; nays, 20; absent or not voting, 5.
Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Coe, Cook, Cowen, Eaton, Eddy, Egbert, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearson, Petit, Pettus, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Warnica, Wenberg, White, Wiggen, Wintler, Woodall, Mr. Speaker—74.

Those voting nay were: Representatives Armstrong, Austin, Bernethy, Callison, Devenish, Dixon, Finucane, Gholson, Hanson, Kehoe, Lindsay, Mackie, Pennock, Phillips, Reilly (Edward J.), Sandegren, Tisdale, Underwood, Wentworth, Will—20.

Those absent or not voting were: Representatives Chervenka, Dore, Jones (John R.), Pearsall, Vane—5.

On motion of Mr. Smith (Michael B.), Mr. Callison was excused from the call of the House.

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

House Bill No. 243, by Representative Smith (Vernon A.) (By Departmental Request): Relating to witnesses in criminal cases.

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

House Bill No. 244, by Representative Smith (Vernon A.) (By Departmental Request): Relating to crimes and extraditions.

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

House Bill No. 557, by Representative Isenhart: Relating to apples.

The bill was read the second time by sections.

On motion of Mr. Isenhart, further consideration of House Bill No. 557 was deferred until the afternoon session.

On motion of Mr. Isenhart, the House recessed 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 Beierlein, Chervenka, Coe, Finucane, Fry, Guisinger, Hurley (John R. "Pat"), Mohler, Montgomery, Payne, Petit, Sherman, Trombley and Wenberg, Representatives Chervenka and Hurley (John R. "Pat") having been excused.

The House resumed consideration of bills on second reading.

SPECIAL ORDER OF BUSINESS

The hour having arrived, the House took up the special order of business, House Bill No. 473 on second reading.

House Bill No. 473, by Representative Devenish: Relating to the licensing of operators and the ownership of motor vehicles.
FIFTY-THIRD DAY, MARCH 2, 1939

House of Representatives,
Olympia, Wash., February 27, 1939.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 473, entitled "An Act relating to motor vehicles, evidence of ownership, registration licensing and identification thereof, and regulation and licensing of operators thereof; relating to certain provisions for the ownership, registration and licensing of vehicles and control of vehicle operators; prescribing the powers and duties of certain public officers; defining certain offenses; amending Sections 5, 6, 7, 17, 21, 28, 46, 47, 52, 56, and 67 of Chapter 188, Session Laws of 1937; and declaring an emergency and that this act shall become effective April 1, 1939," have had 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, page 3, line 23 of the original bill, being line 37, page 2 of the printed bill, strike the word "highways" and insert in lieu thereof the word: "licenses".

Strike the whole of Section 2 and amend the bill further by renumbering the remaining sections consecutively.


The bill was read the second time by sections.

On motion of Mr. Devenish, the committee amendments were adopted.

The Speaker called Mr. Moulton to preside.

On motion of Mr. Turner, the following amendment to the title was adopted:

In line 7 of the title of the original bill, being line 5 of the title of the printed bill, strike the figure "6" and comma (,).

House Bill No. 473 was passed to third reading and ordered engrossed.

MOTION

Mr. Olson moved that the House revert to the fourth order of business for the purpose of making a motion.

Debate ensued.

The motion was lost.

SECOND READING OF BILLS

The House resumed consideration of House Bill No. 557 on second reading.

On motion of Mr. Isenhart, the following amendment to Section 5 was adopted:

In Section 5, line 25 of the original bill, being lines 39 and 40 of the printed bill, after the word "under" and before the word "chapter" insert the following: "Section 4 of".

Mr. Neal moved the adoption of the following amendment:

Strike the whole of Section 5.

Debate ensued.

On motion of Mr. Underwood, the previous question was ordered. The amendment was lost.

House Bill No. 557 was passed to third reading and ordered engrossed.

House Bill No. 362, by Representative Carty: Relating to foreclosure of mortgages.

The bill was read the second time by sections and passed to third reading.
House Bill No. 224, by Representative Jackson: Relating to State-wide first aid instruction and classes.

The Speaker resumed the chair.

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

House Bill No. 535, by Representative Warnica: Relating to the appraisal of public service companies and the expenses therefor.

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

House Bill No. 524, by Representative Warnica: Relating to an investigation of telephone rates.

The bill was read the second time by sections.

On motion of Mr. Warnica, the following amendments to Section 1 were adopted:

In Section 1, line 10 of the original bill, being line 3 of the printed bill, after the word "appropriated" and before the word "the" insert the following: "from the public service revolving fund."

In Section 1, line 11 of the original bill, being line 4 of the printed bill, after the figure and parenthesis "($300,000)" insert a period (.) and strike the remainder of the section.

House Bill No. 524 was passed to third reading and ordered engrossed.

House Bill No. 406, by Representative Butler: Relating to a bridge across a slough of the Columbia River.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, House Bill No. 406 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 406, and the bill passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carly, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Doré, Eaton, Eddy, Egbert, Fogg, French, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kebo, LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggers, Wills, Wintler, Woodall, Mr. Speaker—84.

Those voting nay were: Representative Pitt—1.

Those absent or not voting were: Representatives Finucane, Fry, Gabrielsen, Gholson, Hay, Hurley (John R. "Pat"), Jones (John R.), Kinnear (Geo. C.), Kinnear (Roy J.), Mackie, Miller (Donald B.), Montgomery, Petit, Trombley—14.

House Bill No. 406, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. LaFollette, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 406 to the Senate.

**House Bill No. 536**, by Representatives Moulton and Coe: Relating to telephone and telegraph lines.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), 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 on the merits of the bill ensued.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 536, and the bill passed the House by the following vote: Yeas, 66; nays, 12; absent or not voting, 21.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Egbert, Fogg, French, Gabrielsen, Hall, Hanson, Hay, Henry, Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Lauman, Lindsay, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Payne, Pearsall, Phillips, Pitt, Reilly (Edward J.), Reno, Rosellini, Sandegren, Savage, Schumann, Smith (Vernon A.), Swegle, Turner, Twidwell, Underwood, Vane, Warnica, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—66.

Those voting nay were: Representatives Bernethy, LaFollette, McDonald, Nordenberg, Olson, Pennock, Pettus, Ruark, Smith (Jurie B.), Trombley, Van Buskirk, Van Dyk—12.

Those absent or not voting were: Representatives Austin, Dore, Eddy, Finucane, Fry, Gholson, Guisinger, Hatley, Hurley (John R. "Pat"), Jones (John R.), Kinnear (Roy J.), Mackie, Miller (Donald B.), Pearson, Petit, Riley (Edward F.), Sherman, Smith (Michael B.), Tisdale, Wenberg, Wentworth—21.

House Bill No. 536, having received the 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. Henry gave notice that later this day he would move that the House reconsider the vote by which House Bill No. 536 passed the House.

**SECOND READING OF BILLS**

**House Bill No. 389**, by Representative Rosellini: Relating to bail bonds.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, House Bill No. 389 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Hay, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 389, and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Gore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—80.

Those absent or not voting were: Representatives Austin, Brown, Butler, Callison, Fry, Hanson, Hatley, Henry, Jones (John R.), Mackie, McDonald, Miller (Donald B.), Montgomery, Pearson, Petit, Smith (Michael B.), Tisdale, Underwood, Wenberg—19.

House Bill No. 389, having received the constitutional majority, was declared passed.

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

**House Bill No. 399,** by Representative Riley (Edward F.) (By Departmental Request): Relating to the withdrawal of insurance companies in the State of Washington.

The bill was read the second time by sections.

On motion of Mr. Riley (Edward F.), the rules were suspended, House Bill No. 399 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Bienz, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 399, and the bill passed the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 26.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Dixon, Gore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Olson, Payne, Pearsall,Pennock, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Sandegren, Savage, Schumann, Sherman, Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—72.

Those voting nay were: Representative Reno—1.

Those absent or not voting were: Representatives Austin, Cameron, Carty, Devenish, Fry, Hatley, Hay, Henry, Jones (John R.), Lindsay, Martin, McDonald, Miller (Donald B.), Montgomery, Nordenberg, Pearson, Petit, Pettus, Rosellini, Ruark, Smith (Jurie B.), Smith (Michael B.), Twidwell, Underwood, Van Dyk, Wenberg—26.
House Bill No. 399, having received the constitutional majority, was de­
clared passed.

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

House Bill No. 541, by Representative Isenhart: Relating to apples and
unfair trade practices.

House of Representatives,
Olympia, Wash., February 27, 1939.

Mr. Speaker:

We, a majority of your Committee on Horticulture, to whom was referred House
Bill No. 541, entitled “An Act relating to the apple industry; providing the public
policy of this State; declaring and prohibiting unfair trade practices and preventing
frauds; defining terms; providing for certain orders and marketing agreements and
the terms thereof; prescribing the powers and duties of the Director of Agriculture
and the making of rules and regulations; establishing and delineating the powers and
duties of the Washington Apple Marketing Board; providing for the enforcement
of this act; prescribing penalties; 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 with the following amendments:

In Section 2, page 2, line 18 of the original bill, being line 7, page 2 of the printed
bill, strike the whole of Subsection (f).

In Section 3, page 3, Subsection (d), line 9 of the original bill, being page 2, line 24
of the printed bill, after the word “markets” strike the words “or auctions”.

In Section 3, page 3, Subsection (d), line 12 of the original bill, being page 2, line 26
of the printed bill, after the semi-colon (;) add the following words: “nothing herein
shall apply to shipments to an established apple auction.”

In Section 3, page 3, Subsection (e), line 16 of the original bill, being page 2, line 29
of the printed bill, after the word “container” strike the period (.) and insert a comma
(,) and add the following: “excepting to approved processors within the State.”

In Section 13, line 24 of the original bill, being page 5, line 25 of the printed bill,
after the word “State” strike the semi-colon (;) and the word “or” and insert in lieu
thereof a period (.).

In Section 13, page 8 of the original bill, being page 5 of the printed bill, strike the
whole of Subsection (b).

In Section 14, page 9, line 23 of the original bill, being page 6, line 4 of the printed
bill, after the word “State” strike the semi-colon (;) and the word “or”.

In Section 14, page 9 of the original bill, being page 6 of the printed bill, strike the
whole of Subsection (2).

In Section 23, page 14, lines 4, 5, 6 and 7 of the original bill, being page 8, lines 24,
25, and 26 of the printed bill, strike the whole of Subsection (2).

In Section 29, page 16 of the original bill, being page 9, line 30 of the printed bill,
strike the whole of Subsection (a).

In Section 29, line 13, page 16 of the original bill, being line 34, page 9 of the printed
bill, strike the following: “(b)”.

We concur in this report: H. D. Hall, John Isenhart, John R. Jones, J. C. White.

House of Representatives,
Olympia, Wash., February 27, 1939.

Mr. Speaker:

We, a minority of your Committee on Horticulture, to whom was referred House
Bill No. 541, have had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do not pass.

We concur in this report: O. R. Schumann, Perry B. Woodall.

The bill was read the second time by sections.

Mr. Reno moved the adoption of the following amendment:

Strike the enacting clause.

Debate ensued.

The amendment was lost.

19—H
The Speaker called Mr. Hurley (John R. "Pat") to preside.

On motion of Mr. Isenhart, the committee amendment to Section 2 was adopted.

On motion of Mr. Isenhart, the committee amendment to Section 3, page 3, line 9 of the original bill was adopted.

On motion of Mr. Isenhart, the committee amendment to Section 3, page 3, line 12 of the original bill was adopted.

Mr. Isenhart moved the adoption of the committee amendment to Section 3, page 3, line 16 of the original bill.

The amendment was lost.

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

Amend the bill by striking the whole of Subsection (b) of Section 3.

Mr. Isenhart asked permission of the House to refer back to the committee amendment to Section 3, page 3, line 16 of the original bill, which had been lost.

Mr. Reno:

"Point of order, Mr. Speaker. The amendment was voted on and was lost. It will take a two-thirds vote to reconsider the vote."

The Speaker:

"The point is well taken, Mr. Reno. It will take a two-thirds vote."

Mr. Finucane moved that the rules be suspended and the House refer back to the committee amendment which had been lost.

The motion was carried.

The Clerk re-read the amendment.

On motion of Mr. Isenhart, the amendment was adopted.

Mr. Reno moved the adoption of the following amendment:

In Section 3, strike the whole of Subsection (d).

The amendment was lost.

Mr. Reno moved the adoption of the following amendment:

Strike the whole of Section 6.

The amendment was lost.

Mr. Cowen moved that House Bill No. 541 be re-referred to the Committee on Horticulture.

Debate ensued.

With the consent of the House, Mr. Cowen withdrew his motion to re-refer.

Mr. Gholson moved that House Bill No. 541 be indefinitely postponed.

Debate ensued.

On motion of Mr. Armstrong, the previous question was ordered.

The motion to indefinitely postpone was lost.

Mr. Reno moved the adoption of the following amendment:

Strike the whole of Section 8.

The amendment was lost.

Mr. Reno moved the adoption of the following amendment:

In Section 9, strike all of Subsection (a), lines 38 and 39 of the printed bill.

The amendment was lost.

Mr. Reno moved the adoption of the following amendment:

In Section 9, strike the whole of Sub-paragraph (c), being lines 4 to 11 inclusive, page 4 of the printed bill.

The amendment was lost.
Mr. Woodall moved the adoption of the following amendment:
In Section 9, strike the whole of Subsection (b).
The amendment was lost.

Mr. Reno moved the adoption of the following amendment:
Strike the whole of Section 12.
The amendment was lost.

Mr. Finucane moved that House Bill No. 541 be placed at the end of the day's calendar of bills on third reading for further consideration.
The motion was lost.

On motion of Mr. Isenhart, the committee amendments to Section 13 were adopted.

Mr. Hall moved the adoption of the committee amendment to Section 14, page, 9, line 23 of the original bill.

Mr. Callison moved that the committee amendment be laid on the table.
The motion to lay the committee amendment on the table was lost.

On motion of Mr. Finucane, the previous question was ordered.
The committee amendment was adopted.

Mr. Isenhart moved the adoption of the committee amendment to Section 14, Subsection (2).

Mr. Reno moved that the committee amendment be laid on the table.
The motion was lost.

On motion of Mr. Finucane, the previous question was ordered.
The committee amendment to Section 14, Subsection (2) was adopted.

On motion of Mr. Isenhart, the committee amendment to Section 23 was adopted.

On motion of Mr. Isenhart, the committee amendment to Section 29, Subsection (a) was adopted.

Mr. Hall moved the adoption of the committee amendment to Section 29, page 16 of the original bill.

Mr. Reno moved that the amendment be laid on the table.
The motion was lost.

On motion of Mr. Finucane, the previous question was ordered.
The committee amendment was adopted.
Mr. Callison moved that the title be laid on the table.
The motion was lost.

Mr. Mackie moved that the House recess until 7:30 p.m.
The motion was lost.

On motion of Mr. Isenhart, the following amendment was adopted:
Amend the bill by renumbering and relettering the sections and subsections consecutively.

Mr. French moved that the rules be suspended, House Bill No. 541 be advanced to third reading, the second reading considered the third, and the bill placed on final passage.

Mr. Isenhart 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 Chervenka, Cook, Eaton, Fry, Hay, Jones (John R.), Martin, Miller
(Donald B.), Nordenberg, Pearson and Van Dyk, Representatives Chervenka and Jones (John R.) having been excused.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

On motion of Mr. Van Dyk, the absent members were excused and the House proceeded with business under the call of the House.

A roll call was demanded and the demand was sustained.

Mr. Bienz moved that the roll call be reversed.

The Speaker (Mr. Hurley (John R. “Pat”) presiding) declared the motion by Mr. Bienz to be out of order.

The Speaker resumed the chair.

The Clerk called the roll on the motion by Mr. French to suspend the rules and place House Bill No. 541 on final passage, and the motion was lost by the following vote: Yeas, 56; nays, 35; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Beckley, Beierlein, Bernethy, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Egbert, French, Gabrielsen, Hall, Hanson, Henry, Hurley (John R. “Pat”), Isenhart, Jackson, Jones (D. W.), Kinnear (Roy J.), Lauman, Martin, McCash, McDonald, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Nordenberg, Olson, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Tisdale, Trombley, Twidwell, Van Buskirk, Warnica, Wenberg, White, Wigen, Wills, Wintler—56.

Those voting nay were: Representatives Austin, Babcock, Bienz, Brown, Callison, Eddy, Finucane, Fogg, Gholson, Guisinger, Hatley, Hurley (Joseph E.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lindsay, Mackie, McQuesten, Moulton, Neal, Payne, Reilly (Edward J.), Reno, Ruark, Schumann, Smith (Michael B.), Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Wentworth, Woodall, Mr. Speaker—35.

Those absent or not voting were: Representatives Cook, Eaton, Fry, Hay, Jones (John R.), Miller (Donald B.), Pearson, Van Dyk—8.

House Bill No. 541 was passed to third reading and ordered engrossed.

House Bill No. 487, by Representatives Moulton and Coe: Relating to a tax on common carrier railroads.

The bill was read the second time by sections.

Mr. Reilly (Edward J.) moved that the rules be suspended, House Bill No. 487 advanced to third reading, the second reading considered the third, and the bill placed on final passage.

The motion was carried.

Mr. Woodall moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 487, and the bill passed the House by the following vote: Yeas, 72; nays, 23; absent or not voting, 4.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gholson, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), La-
FIFTY-THIRD DAY, MARCH 2, 1939

Follette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—72.

Those voting nay were: Representatives Armstrong, Bernethy, Dore, Gabrielsen, Guisinger, Hall, Henry, Jackson, Mohler, Neal, Nordenberg, Olson, Pennock, Pettus, Pitt, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Wenberg, Wills—23.

Those absent or not voting were: Representatives Fry, Jones (John R.), Miller (Donald B.), Pearson—4.

House Bill No. 487, having received the constitutional majority, was declared passed.

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

On motion of Mr. Finucane, Mrs. Fogg was excused from the call of the House for a half hour.

House Bill No. 397, by Representative Smith (Vernon A.): Relating to the licensing of motor trucks and trailers.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, House Bill No. 397 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 397, and the bill passed the House by the following vote: Yeas, 89; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those voting nay were: Representatives French, Mohler, Phillips, Ruark—4.

Those absent or not voting were: Representatives Cook, Fogg, Fry, Jones (John R.), Miller (Donald B.), Pearson—6.

House Bill No. 397, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 397 to the Senate.

The Speaker observed, within the bar of the House, former Representative Grant C. Sisson from Skagit County, and appointed Mr. Hurley (John R. "Pat") and Mr. Martin to escort him to a seat beside the Speaker.

The Speaker observed, within the bar of the House, former Representative Morris Sorensen from Kittitas County, and appointed Mr. Hanson and Mr. White to escort him to a seat beside the Speaker.

On motion of Mr. Smith (Vernon A.), Mr. Olson was excused from the call of the House for thirty minutes.

On motion of Mr. Riley (Edward F.), Mr. Devenish was excused from the call of the House until 5:15 p.m.

**House Bill No. 145**, by Representative Payne: Relating to the tax on retail sales and exempting certain materials and equipment.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 145, entitled "An Act relating to the tax on retail sales; providing certain exemptions therefrom; and amending Section 19 of Chapter 180 of the Laws of 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.

.................................................... Chairman.

We concur in this report: George Twidwell, James McCash, Cecil Callison, Frank Chervenka, Alva Ruark, L. E. Babcock, James M. Hay, Carl C. Mohler, Cecil A. Gholson.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 145, have had 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, Subdivision (h), line 31 of the original bill, being line 21 of the printed bill, strike the period (.) following the word "boat" and insert: "except food for pleasure craft not used for profit."

JOHN R. JONES, Chairman.

We concur in this report: W. L. LaFollette, Roy J. Kinnear, Emmet E. Egbert, W. J. Belerlein, Francis Pearson, John W. Eddy.

The bill was read the second time by sections.

Mr. Payne moved that the minority committee amendment be not adopted. The motion was carried, and the amendment was not adopted.

Mr. Payne moved the adoption of the following amendment:

Amend the bill by striking the whole of Subsection (h) of Section 1, and insert in lieu thereof the following:

"(h) Sales of materials, equipment, parts or other articles to be used in the construction and repair of any commercial vessel, ship or boat."

Debate ensued.

Mr. Smith (Michael B.) moved the adoption of the following amendment to the amendment by Mr. Payne:

In line 5 of the amendment to Subsection (h) of Section 1, strike the period (.) after the word "boat" and add the following: "engaged in interstate or foreign commerce."
Debate ensued.
The amendment by Mr. Smith (Michael B.) to the amendment by Mr. Payne was adopted.
The amendment by Mr. Payne as amended was adopted.
Mr. Callison moved the adoption of the following amendment:
In Section 1, strike all of Subsection (g) and insert in lieu thereof four asterisks.
Debate ensued.
With the consent of the House, Mr. Callison withdrew his amendment.
Mr. Pettus moved that House Bill No. 145 be indefinitely postponed.
Debate ensued.
With the consent of the House, Mr. Pettus withdrew his motion to indefinitely postpone the bill.
Mr. Cowen moved the adoption of the following amendment:
In Section 1, after Subsection (h) add a new subsection to be known as Subsection "(i)" to read as follows:
"(i) Sales of airplanes in interstate or trans-oceanic service."
Debate ensued.
With the consent of the House, Mr. Cowen withdrew his amendment.
House Bill No. 145 was passed to third reading and ordered engrossed.
On motion of Mr. Payne, the rules were suspended, Engrossed House Bill No. 145 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
On motion of Mr. Reilly (Edward J.), the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed House Bill No. 145, and the bill passed the House by the following vote: Yeas, 83; nays, 13; absent or not voting, 3.
Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McDonald, McQuesten, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Turner, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—83.
Those voting nay were: Representatives Mackie, McCash, Miller (Frank O.), Miller (Fred), Mohler, Pearsall, Ruark, Schumann, Swegle, Tisdale, Trombly, Twidwell, White—13.
Those absent or not voting were: Representatives Jones (John R.), Miller (Donald B.), Pearson—3.
Engrossed House Bill No. 145, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Payne, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 145 to the Senate.
Mr. Smith (Michael B.):

"Mr. Speaker, I would like to have a ruling. I would like to know just how the footnote to House Rule 37 which refers to the State Constitution should be interpreted."

The Speaker:

"That would be interpreted, I believe, as it reads."

Mr. Pitt:

"Mr. Speaker, in case a bill is lost for lack of a constitutional majority, say 48 votes for and 40 against, which is the prevailing side allowing a person to give notice to move for reconsideration?"

The Speaker:

"When the case presents itself, the Speaker will give the ruling."

MOTION

On motion of Mr. Smith (Vernon A.), Mr. Turner was excused from the call of the House.

SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 188, with the following amendment: Amend Section 3, line 18, page 3 of the printed bill, by striking the period (.) and adding the following: "to the extent of and while the same are covered by Federal Insurance."; and the same is herewith transmitted. EARLE M. MCCROSKEY, Secretary.

On motion of Mr. Lindsay, the House concurred in the Senate amendment to Engrossed House Bill No. 188.

The Clerk called the roll on the final passage of Engrossed House Bill No. 188, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Payne, Pearsall, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Winter, Woodall, Mr. Speaker—94.

Those absent or not voting were: Representatives Jones (John R.), Judd, Miller (Donald B.), Olson, Pearson—5.

Engrossed House Bill No. 188, having received the constitutional majority, was declared passed, as amended by the Senate.

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

On motion of Mr. Fry, the House reverted to the fifth order of business for the purpose of receiving committee reports.
FIFTY-THIRD DAY, MARCH 2, 1939

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., March 2, 1939.

MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 339, entitled "An Act relating to the election of the Director of Social Security, and prescribing his powers, salary, and term of office," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


JULIA BUTLER, Chairman.

We, a minority of your Committee on Elections and Privileges, to whom was referred House Bill No. 339, 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: M. T. Neal, Sixten P. Nordenberg, William J. Pennock, Chart Pitt.

Passed to second reading.

House Bill No. 441 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 28, 1939.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 450, 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 emergencies, and for refunds, and for sundry civil expenses of the State government, and for public assistance, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1939, and ending March 31, 1941, except as otherwise provided, 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.

JOHN R. HURLEY, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 457, entitled "An Act relating to fees of election officers and amending Section 13 of Chapter 163, Laws of 1919 (Section 5166, 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.

JULIA BUTLER, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred House Bill No. 514, entitled “An Act relating to the purchasing of school busses, providing for the purchasing of the same by the Director of Finance, Budget and Business, and repealing all laws and parts of laws in conflict therewith,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 539, entitled “An Act relating to cities and towns; providing for their inclusion within and/or withdrawal from public utility districts; and repealing all acts and parts of acts in conflict herewith,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Mr. Speaker:

We, a minority of your Committee on Elections and Privileges, to whom was referred House Bill No. 539, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: W. E. Carty, M. T. Neal, Sixten P. Nordenberg, William J. Pennock, Chart Pitt.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 546, entitled “An Act relating to the taxation of inheritances, amending Section 4, Chapter 205, Laws of 1929, and repealing Section 9, Chapter 217, Laws of 1907,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 547, entitled “An Act providing for court costs and attorneys’ fees in lien foreclosures,” 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 Elections and Privileges, to whom was referred House Bill No. 575, entitled "An Act providing port district elections shall be held at the same time as general biennial elections; and amending Section 1 of Chapter 113 of the Laws of 1925, Section 1 of Chapter 133 of the Laws of 1935, and Section 1 of Chapter 182 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.

JULIA BUTLER, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 39 (reported by Committee on Medicine, Dentistry, Pure Food and Drugs):

Majority: Do pass as amended.

Passed to second reading.

Mr. Speaker:

Engrossed Senate Bill No. 116, entitled "An Act relating to the presenting and auditing of claims for supplies and services furnished to the State of Washington, and counties and municipal corporations therein, and amending Section 9, Chapter 76, Laws of 1909, as amended by Chapter 18, Laws of Extraordinary Session of 1909, the same being Remington's Revised Statutes, Section 9959," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD J. REILLY, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 116, entitled "An Act relating to the presenting and auditing of claims for supplies and services furnished to the State of Washington, and counties and municipal corporations therein, and amending Section 9, Chapter 76, Laws of 1909, as amended by Chapter 18, Laws of Extraordinary Session of 1909, the same being Remington's Revised Statutes, Section 9959," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD J. REILLY, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 382, entitled "An Act relating to the taking and reduction of pilchards, amending Section 1, Chapter 137, Laws of 1935 (Section 5721-1, Remington's Revised Statutes) and providing penalties for the violation hereof, and declaring that this act shall take effect January 1, 1940," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

J. H. PETIT, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred Senate Bill No. 385, entitled "An Act relating to election laws, providing for the complete codification 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.

JULIA BUTLER, Chairman.


Passed to second reading.
House of Representatives, 
Olympia, Wash., March 2, 1939.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 412, entitled “An Act relating to the State government and authorizing the Department of Fisheries and the Department of Game to each establish and operate certain funds as therein provided, and declaring an emergency,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Petit, Chairman.


Passed to second reading.

On motion of Mr. Fry, the House recessed until eight o'clock p. m.

EVENING SESSION

The Speaker called the House to order at eight o'clock p. m.

The Clerk called the roll, and all members were present except Representatives Cameron, Carty, Chervenka, Cook, Cowen, Eddy, Egbert, French, Gholson, Hanson, Henry, Hurley (Joseph E.), Jones (John R.), Judd, Mackie, Martin, Miller (Donald B.), Moulton, Payne, Pearson, Pennock, Petit, Reno, Sandegren, Sherman, Swegle, Van Dyk, Vane, Wenberg and Wiggen, Representatives Chervenka, Jones (John R.) and Sandegren having been excused.

Mr. Pitt demanded a call of the House, but the demand was not sustained.

REPORTS OF STANDING COMMITTEES

House Bill No. 50 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 261 (reported by Committee on Medicine, Dentistry, Pure Food and Drugs):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 517, entitled “An Act relating to certain contracts for the employment of attorneys,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Edward J. Reilly, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 518, entitled “An Act relating to attorneys at law,” have had the same under con-
consideration, and we respectfully report the same back to the House with the recommenda-
tion that it do pass.

Edward J. Reilly, Chairman.


House of Representatives,
Olympia, Wash., March 2, 1939.

Mr. Speaker:

We, a minority of your Judiciary Committee, to whom was referred House Bill No. 518, 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: Theodore S. Turner, Edward E. Henry.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 2, 1939.

Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was referred House Bill No. 579, entitled "An Act providing for the applicability of city charter provisions and the referendum to powers delegated by law to cities, towns, or the legislative authority or officers thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

O. A. Wiggens, Chairman.

We concur in this report: Charles Finucane, Mrs. Thomas E. Kehoe, George Kinnear, Sixten P. Nordenberg, Hugh Rosellini, J. B. Smith.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 2, 1939.

Mr. Speaker:

We, a majority of your Committee on Agriculture, to whom was referred House Joint Memorial No. 21, relating to the control of noxious weeds, 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.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 2, 1939.

Mr. Speaker:

We, a majority of your Committee on Mines and Mining, to whom was referred Senate Bill No. 321, entitled "An Act relating to the public sale of oil, gas, metalliferous and non-metalliferous mining leases, providing for the regulation and supervision thereof, licensing of agents, filing of statutory statements, and prescribing penalties and fees therefor," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

John Isenhart, Chairman.

We concur in this report: L. E. Babcock, Alfred J. Hanson, J. D. McDonald, David Phillips, J. B. Smith, E. C. Wills.

Passed to second reading.

On motion of Mr. Fry, the House advanced to the tenth order of business.

Mr. Smith (Michael 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 Babcock, Beckley, Cameron, Chervenka, Cowen, Eddy, Jackson,
Jones (John R.), Judd, Mackie, Martin, Miller (Donald B.), Neal, Payne, Petit, Reno, Sandegren, Van Dyk, Wenberg and Wiggen, Representatives Chervenka, Jones (John R.) and Sandegren having been excused.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

Mr. Warnica moved that the absent members be excused.

The motion was lost.

The Speaker called Mr. Henry to preside.

On motion of Mr. Warnica, Mr. Babcock was excused from the call of the House.

The Sergeant-at-Arms announced that Mr. Payne and Mr. Eddy were present.

The Sergeant-at-Arms announced that Mr. Jackson and Mr. Reno were present.

On motion of Mr. Woodall, the absent members were temporarily excused from the call of the House.

On motion of Mr. Reilly (Edward J.), the House proceeded with business under the call of the House.

THIRD READING OF BILLS

Engrossed House Bill No. 327, by Representative McQuesten: Relating to the fishing rights of certain Indians.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 327 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Underwood, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 327, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pennock, Petrus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wills, Wintler, Woodall, Mr. Speaker—82.

Those absent or not voting were: Representatives Babcock, Beckley, Cameron, Chervenka, Cowen, Jones (John R.), Judd, Mackie, Martin, Miller (Donald B.), Neal, Pearson, Petit, Sandegren, Van Dyk, Wenberg, Wiggen—17.

Engrossed 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.
On motion of Mr. McQuesten, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 327 to the Senate.

The Speaker resumed the chair.

**House Bill No. 314**, by Representative Swegle: Permitting certain cities to sell unclaimed personal property.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 314 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 314, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnaica, Wentworth, White, Wiggan, Wills, Wintler, Woodall, Mr. Speaker—83.

Those absent or not voting were: Representatives Babcock, Beckley, Cameron, Chervenka, Cowen, Jones (John R.), Judd, Mackie, Martin, Miller (Donald B.), Neal, Pearson, Petit, Sandegren, Van Dyk, Wenberg—16.

House Bill No. 314, having received the constitutional majority, was declared passed.

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

On motion of Mr. Swegle, the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 314 to the Senate.

On motion of Mr. Smith (Vernon A.), Mr. Turner was excused from the call of the House.

**House Bill No. 227**, by Representative McQuesten (By Request): Relating to transportation and marketing of honey.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 227 was placed on final passage.

On motion of Mr. Schumann, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 227, and the bill passed the House by the following vote: Yeas, 82; nays, 2; absent or not voting, 15.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson,
Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—82.

Those voting nay were: Representatives Hanson, White—2.

Those absent or not voting were: Representatives Babcock, Beckley, Cameron, Chervenka, Cowen, Jones (John R.), Judd, Miller (Donald B.), Neal, Pearson, Petit, Sandegren, Turner, Van Dyk, Wenberg—15.

House 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.

House Bill No. 466, by Committee on Insurance: Increasing the salary of the State Insurance Commissioner.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 466 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 466, and the bill passed the House by the following vote: Yeas, 53; nays, 31; absent or not voting, 15.

Those voting yea were: Representatives Armstrong, Austin, Bernethy, Bienz, Brown, Butler, Callison, Coe, Devenish, Dixon, Dore, Egbert, Fogg, Gabrielsen, Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Martin, McDonald, Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Schumann, Sherman, Smith (Jurie B.), Tisdale, Twidwell, Underwood, Van Buskirk, Vane, Wentworth, Wiggen, Woodall, Mr. Speaker—53.

Those voting nay were: Representatives Beierlein, Carty, Cook, Eaton, Eddy, Finucane, French, Fry, Gholson, Hanson, Isenhart, Jones (D. W.), Lauman, Lindsay, Mackie, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Pettus, Phillips, Ruark, Savage, Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Warnica, White, Wills, Wintler—31.

Those absent or not voting were: Representatives Babcock, Beckley, Cameron, Chervenka, Cowen, Jones (John R.), Judd, Miller (Donald B.), Neal, Pearson, Petit, Sandegren, Turner, Van Dyk, Wenberg—15.

House Bill No. 466, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 466 to the Senate.
Engrossed House Bill No. 346, by Representative Reilly (Edward J.): Providing for the relief of needy school districts.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 346 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 346, and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Verne A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—85.

Those voting nay were: Representative Eddy—1.

Those absent or not voting were: Representatives Babcock, Cameron, Chervenka, Cowen, Jones (John R.), Judd, Miller (Donald B.), Pearson, Petit, Sandegren, Turner, Van Dyk, Wenberg—13.

Engrossed House Bill No. 346, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 347 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 347, and the bill passed the House by the following vote: Yeas, 80; nays, 5; absent or not voting, 14.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Verne A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—80.
Those voting nay were: Representatives Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Miller (Fred), Reno—5.

Those absent or not voting were: Representatives Babcock, Cameron, Chervenka, Cowen, Jones (John R.), Judd, Miller (Donald B.), Neal, Pearson, Petit, Sandegren, Turner, Van Dyk, Wenberg—14.

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.

Engrossed House Bill No. 43, by Representative Pettus: Relating to the safety and welfare of blind persons.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 43 was placed on final passage.

On motion of Mr. Olson, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 43, and the bill passed the House by the following vote: Yeas, 78; nays, 10; absent or not voting, 11.

Those voting yea were: Representatives Armstrong, Beckley, Beierlein, Bernethy, Bienz, Butler, Callison, Carty, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Jackson, Jones (D. W.), Kehoe, LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Savage, Schuman, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—78.

Those voting nay were: Representatives Austin, Brown, Eddy, Hurley (Joseph E.), Isenhart, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Phillips, Ruark—10.

Those absent or not voting were: Representatives Babcock, Cameron, Cowen, Jones (John R.), Judd, Miller (Donald B.), Pearson, Sandegren, Turner, Van Dyk, Wenberg—11.

Engrossed House Bill No. 43, having received the 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. Hurley (Joseph E.) to preside.

Engrossed House Bill No. 438, by Representative Woodall: Relating to the education of Indians.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 438 was placed on final passage.

On motion of Mr. Lindsay, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 438, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.
Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearse, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggan, Wills, Wintler, Woodall—89.

Those absent or not voting were: Representatives Babcock, Cameron, Cowen, Jones (John R.), Judd, Sandegren, Turner, Van Dyk, Wenberg, Mr. Speaker—10.

Engrossed House Bill No. 438, having received the constitutional majority, was declared passed.

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

On motion of Mr. Woodall, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 438 to the Senate.

Engrossed House Bill No. 269, by Representative Kinnear (Geo. C.): Relating to official court reporters.

On motion of Mr. Kinnear (Geo. C.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 269 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Lindsay, the previous question was ordered.

The Speaker resumed the chair.

The Clerk called the roll on the final passage of Engrossed House Bill No. 269, and the bill passed the House by the following vote: Yeas, 77; nays, 15; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Coe, Cook, Devenish, Dixon, Dore, Eaton, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, LaFollette, Lauman, Lindsay, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearse, Pearson, Pennock, Pettit, Pettus, Pitt, Reilly (Edward J.), Rosellini, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggan, Wills, Wintler, Woodall, Mr. Speaker—77.

Those voting nay were: Representatives Carty, Eddy, Egbert, Finucane, French, Fry, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mackie, Phillips, Reno, Riley (Edward F.), Ruark, Smith (Vernon A.)—15.

Those absent or not voting were: Representatives Cameron, Cowen, Jones (John R.), Judd, Sandegren, Turner, Wenberg—7.
Engrossed House Bill No. 269, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 116, by Representative Riley (Edward F.): Relating to contractors and to public contracts.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 116 was placed on final passage.

Debate ensued on the merits of the bill.

Mr. Finucane moved that Engrossed House Bill No. 116 be indefinitely postponed.

Debate ensued.

Mr. Underwood moved the previous question, but the motion was lost.

Debate continued.

On motion of Mr. Egbert, the previous question was ordered.

The motion by Mr. Finucane to indefinitely postpone Engrossed House Bill No. 116 was carried.

House Bill No. 369 by Representative Reilly (Edward J.) (By Request): Relating to police matrons.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 369 was placed on final passage.

On motion of Mr. Woodall, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 369, and the bill passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Cook, Cowen, Devenish, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isehnart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—91.

Those voting nay were: Representatives Coe, Eaton—2.

Those absent or not voting were: Representatives Cameron, Jones (John R.), Judd, Sandegren, Turner, Wenberg—6.

House Bill No. 369, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit House Bill No. 369 to the Senate.

**House Bill No. 379**, by Representative Reilly (Edward J.) (By Request):
Relating to certain bonds issued by counties, cities and towns.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 379 was placed on final passage.

On motion of Mr. Woodall, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 379, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chernvenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those absent or not voting were: Representatives Cameron, Jones (John R.), Judd, Sandegren, Turner, Wenberg—6.

House Bill No. 379, having received the 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. Armstrong, the House dispensed with further business under the call of the House.

On motion of Mr. Fry, the House adjourned to ten o'clock a.m., Friday March 3, 1939.

**John N. Sylvester, Speaker.**

S. R. Holcomb, Chief Clerk.
The Speaker called the House to order at ten o'clock a. m.

The Clerk called the roll and all members were present except Representatives Armstrong, Austin, Callison, Cameron, Dixon, Hanson, Henry, Jones (John R.), Lindsay, Mackie, Martin, Miller (Donald B.), Olson, Pearson, Phillips, Reilly (Edward J.), Rosellini, Schumann, Smith (Jurie B.), Smith (Michael B.) and White.

Prayer was offered by Reverend Elmer B. Christie, Pastor 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

We, a majority of your Committee on Mines and Mining, to whom was referred House Bill No. 279, entitled "An Act relating to mining; requiring county auditors to furnish notice of filing of mining locations to the Director of Conservation and Development; and amending Section 1 of Chapter 45, Laws of 1899 (Section 8622 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.

JOHN ISENHART, Chairman.

We concur in this report: L. E. Babcock, Alfred J. Hanson, J. D. McDonald, E. C. Wills, David Phillips, J. B. Smith.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 319, entitled "An Act making provisions for readjustment of outstanding debt of any commercial waterway; providing that the commissioners may purchase its outstanding bonds or borrow money therefor from the Department of Conservation and Development or the Federal Government; giving certain powers to the director; and making an appropriation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the Judiciary Committee.

JOHN R. HURLEY, Chairman.


On motion of Mr. Hay, the committee report was adopted, and House Bill No. 319 was re-referred to the Judiciary Committee.
MR. SPEAKER:

We, your Committee on Harbors and Waterways, to whom was referred House Bill No. 336, entitled "An Act authorizing the establishment of port districts; providing for the acquirement, construction, maintenance, operation, development and regulation of a system of harbor improvements, shipyards, ways and dry docks; and rail and water transfer and terminal facilities within such districts; and providing for the method of payment therefor; and amending Section 1 of Chapter 183 of the Laws of 1921 (Section 9692 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.

J. HOWARD PAYNE, Chairman.

We concur in this report: Robert Bernethy, James M. Hay, Will Wentworth, John Sherman.

Passed to second reading.

HOUSE BILL NO. 370 (reported by Committee on Public Utilities):

Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 420, entitled "An Act authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct and operate certain public utilities, including jetties, seawalls, piers, wharves, docks, boat landings, marine ways and warehouses; to purchase, acquire, add to, maintain, operate and lease motor vehicles and other agencies of transportation, and to engage in the business of transporting and carrying passengers and freight for hire thereon; and amending Section 1 of Chapter 163 of the Laws of 1933 (Section 9488 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.

EARL R. WARNICA, Chairman.

We concur in this report: J. K. Van Buskirk, Roy J. Kinnear, Cecil Callison, J. B. Smith, Ernest A. Dore, Jr., Clyde V. Tisdale.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Flood Control, to whom was referred House Bill No. 462, entitled "An Act providing for the regulation of the outflow of lakes in the State of Washington for the purpose of maintaining the water level thereof in the interests of flood control; placing jurisdiction thereof in the superior courts; preventing interference therewith; and providing penalties for violations of the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. T. NEAL, Chairman.

We concur in this report: Kathryn Fogg, Alex Gabrielsen, Chas. R. Savage, Edward L. Pettus, Clyde V. Tisdale, Ernest T. Olsen, Frank L. Hatley.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Flood Control, to whom was referred House Bill No. 503, entitled "An Act relating to the control of flood waters by the State Supervisor and repealing Chapter 150 of the Laws of 1933 (Sections 9663-1 to 9663-22, inclusive, 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.

M. T. NEAL, Chairman.

We concur in this report: Kathryn Fogg, Alex Gabrielsen, Chas. R. Savage, Edward L. Pettus, Clyde V. Tisdale, Ernest T. Olsen, Frank L. Hatley.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 530, entitled "An Act to provide for the payment to the State General Fund of ten per cent (10%) of the income of various State departments, where such income is by law required to be deposited to a special 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 be referred to the Judiciary Committee.

JOHN R. HURLEY, Chairman.


On motion of Mr. Hay, the committee report was adopted, and House Bill No. 530 was re-referred to the Judiciary Committee.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 554, entitled "An Act making an appropriation for blind students attending State institutions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN R. HURLEY, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 560, entitled "An Act relating to license fees exacted from persons engaged in installing electric wires and equipment; providing the manner of payment thereof into the State Treasury; making an appropriation; amending Section 18 of Chapter 169 of the Laws of 1935 (Section 8307-18 of 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.

JOHN R. HURLEY, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 562, entitled "An Act relating to elections and providing the transferring to county election board of Class A counties all duties and authorities of the county auditor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN PEARSALL, Chairman.

We concur in this report: William J. Pennock, H. D. Hall, Fred Miller, Carl E. Devenish.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 564, entitled "An Act relating to the promotion of efficiency, order and economy in the administration of the State government, transferring powers and duties of certain code offices, abolishing certain code departments, and repealing acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the Judiciary Committee.

John R. Hurley, Chairman.


On motion of Mr. Hay, the committee report was adopted, and House Bill No. 564 was re-referred to the Judiciary Committee.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Joint Memorial No. 22, relating to the purchase of motor vehicles by 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.

John R. Hurley, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on State Granted School and Tide Lands, to whom was referred Engrossed Substitute Senate Bill No. 23, entitled "An Act relating to the conveyance of State owned tide or shore lands to cities and towns and metropolitan park districts for municipal park and/or playground purposes and the securing of the same where necessary by exchanging State owned tide or shore lands therefor and authorizing the Director of Conservation and Development to assist in the development and decoration thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. Eaton, Chairman.

We concur in this report: H. C. Armstrong, Robert Bernethy, Emmet E. Egbert, C. E. Trombley.

Passed to second reading.

The Speaker observed, within the bar of the House, former Representative C. W. Anguish from Snohomish County, and appointed Mr. Guisinger and Mr. Riley (Edward F.) to escort him to a seat beside the Speaker.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred Engrossed Senate Bill No. 93, entitled "An Act relating to food and shellfish, defining the powers of the Director of Fisheries in relation thereto, amending Sections 108 and 110 of Chapter 7, Laws of 1921 and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Pettit, Chairman.

Mr. Speaker:
We, a minority of your Committee on Fisheries, to whom was referred Engrossed Senate Bill No. 93, 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: C. E. Trombley, O. A. Wiggen, H. N. Jackson, John Pearsall.
Passed to second reading.

Mr. Speaker:

We concur in this report: C. E. Trombley, O. A. Wiggen, H. N. Jackson, John Pearsall.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Flood Control, to whom was referred Senate Bill No. 110, entitled "An Act relating to flood control and the powers and duties of the Supervisor of Hydraulics relative thereto and amending Sections 6 and 7, Chapter 159, Laws of 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. T. Neal, Chairman.

We concur in this report: Kathryn Fogg, Alex Gabrielsen, Chas. R. Savage, Edward L. Pettus, Clyde V. Tisdale, Ernest T. Olson, Frank L. Hatley.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Flood Control, to whom was referred Engrossed Senate Bill No. 161, entitled "An Act relating to the directors of flood control districts and amending Section 53, Chapter 160 of the Laws of 1935," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. T. Neal, Chairman.

We concur in this report: Kathryn Fogg, Alex Gabrielsen, Chas. R. Savage, Edward L. Pettus, Clyde V. Tisdale, Ernest T. Olson, Frank L. Hatley.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 175, entitled "An Act authorizing the Department of Finance, Budget and Business to build, equip and operate food processing plants; declaring the policy of such operation; making an appropriation, and providing that it shall be a misdemeanor to sell the products of such plants, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John R. Hurley, Chairman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 228, entitled "An Act establishing within the Department of Social Security a division for improving the condition of the blind and for the prevention of blindness and prescribing the power and duties thereof; establishing a home industries revolving fund to assist the blind to become self-supporting and amending Section 5 of Chapter 132 of the Laws of 1937, being Remington's Revised Statutes 10007-3," have had the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass.

JOHN R. HURLEY, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 257, entitled “An Act relating to the vacation of the DesChutes waterway in the city of Olympia,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. Eaton, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 269, entitled “An Act making an appropriation for the maintenance, repair, improvements of the streets of the city of Grand Coulee, 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.

Carl E. Devenish, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Flood Control, to whom was referred Senate Bill No. 319, entitled “An Act relating to river improvement districts and repealing Section 9629 to Section 9650, inclusive, 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.

M. T. Neal, Chairman.

We concur in this report: Kathryn Fogg, Alex Gabrielsen, Chas. R. Savage, Edward L. Pettus, Clyde V. Tisdale, Ernest T. Olson, Frank L. Hatley.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Flood Control, to whom was referred Senate Bill No. 320, entitled “An Act relating to flood control in counties and amending Section 9625, 9626 and 9627 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.

M. T. Neal, Chairman.

We concur in this report: Kathryn Fogg, Alex Gabrielsen, Chas. R. Savage, Edward L. Pettus, Clyde V. Tisdale, Ernest T. Olson, Frank L. Hatley.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 328, entitled "An Act relating to the defense of tax suits, 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.

JOHN R. HURLEY, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Harbors and Waterways, to whom was referred Senate Bill No. 387, entitled "An Act relating to port districts and amending Section 1, Chapter 133, Laws of 1935 (Section 9691A-1, 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.

J. HOWARD PAYNE, Chairman.

We concur in this report: Robert Bernethy, James M. Hay, Will Wentworth, John Sherman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 391, entitled "An Act reappropriating a certain sum from the Motor Vehicle Fund for testing laboratory site and equipment, including the purchase and improvement of land and the erection of buildings, including the necessary salaries and wages incident thereto, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CARL E. DEVENISH, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 392, entitled "An Act appropriating a certain sum from the Motor Vehicle Fund for administration by the Director of Highways of federal funds allotted to the State, 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.

CARL E. DEVENISH, Chairman.


Passed to second reading.

The Speaker observed, within the bar of the House, former Representative Kenneth H. Simmons from Pierce County, and appointed Mr. Payne and Mr. Montgomery to escort him to a seat beside the Speaker.
We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 393, entitled “An Act reappropriating a certain sum from the Motor Vehicle Fund for capital outlay, including the purchase and improvement of lands and erection of buildings, including the necessary salaries and wages incident thereto, and declaring that this act shall take effect immediately,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 413, entitled “An Act relating to public highway; providing for certain highway construction to be performed on city streets by the Director of Highways; and providing for the defraying of the cost 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.


Passed to second reading.

Your Committee on Engrossment, to whom was referred House Bill No. 541, have compared same with the original bill and find it correctly engrossed.

I concur in this report: Wylie W. Brown.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred Substitute House Bill No. 29; also

House Bill No. 37; also
House Bill No. 41; also
House Bill No. 60; also
House Bill No. 91; also
House Bill No. 110; also
House Bill No. 132; also
House Bill No. 134; also
House Bill No. 300, have compared same with the engrossed, substitute and original bills, and find them correctly enrolled.

We concur in this report: O. R. Schumann, Ella Wintler.

The Speaker announced he was about to sign Substitute House Bill No. 29; also

House Bill No. 37; also
House Bill No. 41; also
Mr. Hurley (John R. "Pat") 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 Armstrong, Austin, Bienz, Cameron, Devenish, Dore, Fogg, Gholson, Henry, Jones (John R.), Lindsay, Mackie, Miller (Donald B.), Neal, Nordenberg, Olson, Pennock, Phillips, Smith (Jurie B.), Smith (Michael B.), Turner, Van Buskirk and Wenberg.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

On motion of Mr. Coe, Mr. Moulton was excused from the call of the House.

The Sergeant-at-Arms announced that Mr. Bienz, Mr. Devenish and Mr. Smith (Michael B.) were present.

The Sergeant-at-Arms announced that Mrs. Fogg, Mr. Phillips, Mr. Wenberg and Mr. Mackie were present.

The Sergeant-at-Arms announced that Mr. Van Buskirk was present.

The Speaker observed within the bar of the House, former Representative Harry C. Huse, and appointed the Sergeant-at-Arms to escort him to a seat beside the Speaker.

Mr. Gabrielsen moved that the absent members be excused, and that the House proceed with business under the call of the House.

The motion was lost.

Mr. Wills moved that the absent members be excused, and that the House proceed with business under the call of the House.

The motion was lost.

The Speaker called Mr. Cowen to preside.

The Sergeant-at-Arms announced that Mr. Dore and Mr. Nordenberg were present.

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

The motion was lost.

Mr. Martin moved that the absent members be excused and that 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 resumed the chair.

**MESSAGES FROM THE SENATE**

Senate Chamber,
Olympia, Wash., March 2, 1939.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 226; also
Engrossed Senate Bill No. 227; also
Engrossed Senate Bill No. 301; also
Engrossed Senate Bill No. 333, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.
Mr. Speaker:
The Senate has passed: Senate Bill No. 109; also
Senate Bill No. 364; also
Senate Bill No. 405; also
Senate Bill No. 422, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee on Senate
Bill No. 50 and the bill passed as amended by the Free Conference Committee.

EARLE M. McCROSKEY, Secretary.

The Speaker called Mr. Hurley (John R. "Pat") to preside.

FIRST READING OF SENATE BILLS

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

**Senate Bill No. 109**, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to tuna, providing for a privilege fee thereon, defining offenses, providing penalties and creating a lien on canneries, packing plants, warehouses, scows and boats, and declaring that this act shall take effect March 31st, 1939.
Referred to Committee on Fisheries.

Engrossed Senate Bill No. 226, by Committee on Rules and Joint Rules (By Executive Request): An Act providing for the regulation and supervision of the issuance and sale of certain securities, to prevent fraud in the sale thereof; amending Chapter 69, Laws of 1923, as amended; providing for the issuance of pre-organization subscriptions, the payment of consideration therefor, and the licensing thereof; prescribing fees for pre-organization permits; declaring voidable sales made without a permit in violation of said Chapter or in violation of a permit issued under said Chapter; relating to actions for redress on account of sales made contrary to the provisions of said chapter and amendments thereof; prescribing the period of limitation applicable to such actions, existing or hereafter arising; and amending Chapter 69, Laws of 1923 by adding thereto two new sections to be designated Section 3a and Section 18a.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 227, by Committee on Rules and Joint Rules (By Executive Request): An Act providing for an excise tax upon the business of distributing, selling, withdrawing or in any manner using refined or partially refined liquid or liquifiable petroleum products, except gasoline, medicinal oils, wax, and lubricating oils, and repealing Sections 78, 79, 80, 81 and 81a, Chapter 180, Laws of 1935, as amended by Chapter 116, Laws of 1937 (Sections 8370-78, 8370-79, 8370-80, 8370-81 and 8370-81-a of Remington's Revised Statutes of the State of Washington).
Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 301, by Senator Reardon: An Act relating to the State Board of Education and amending Section 1 of Chapter 65 of the Laws of 1925, Extraordinary Session (Section 4525 of Remington's Revised Statutes)
and Section 2 of Sub-chapter 3 of Title I of Chapter 97 of the Laws of 1909 (Section 4526 of Remington's Revised Statutes).

Referred to Committee on Education.

**Engrossed Senate Bill No. 333**, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to the Washington State Patrol; authorizing the Chief of the Washington State Patrol to relieve from active duty certain officers who have been injured or have become incapacitated during official service; directing a study of a retirement system for the Washington State Patrol; providing that this act shall be effective until March 31, 1941, and declaring an emergency.

Referred to Judiciary Committee.

**Senate Bill No. 364**, by Senator McAulay: An Act relating to hunting and fishing by parties of two or more; providing relations therefor; and prescribing penalties.

Referred to Committee on Game and Game Fish.

**Senate Bill No. 405**, by Senator Troy: An Act relating to fisheries, defining the area in Puget Sound in which fishing shall be permitted by pound nets, providing for licensing and fixing license fees, and declaring an emergency.

Referred to Committee on Fisheries.

**Senate Bill No. 422**, by Senator Roberts: An Act relating to public employees, providing for the granting of military leave, and declaring that this act shall take effect April 1, 1939.

Referred to Military Committee.

**SECOND READING OF BILLS**

**House Bill No. 477**, by Representative Schumann: Regulating the control of water within the State.

The bill was read the second time by sections. On motion of Mr. Reilly (Edward J.), 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. On motion of Mr. Martin, the previous question was ordered. 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, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Nordenberg, Payne, Pearsall, Pearson, Peti, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall—89.
Those absent or not voting were: Representatives Armstrong, Cameron, Gholson, Henry, Jones (John R.), Moulton, Neal, Olson, Pennock, Mr. Speaker—10.

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.

House Bill No. 565, by Representative Egbert: Relating to dikes and drains and to diking districts.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, House Bill No. 565 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 565, and the bill passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Nordenberg, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—90.

Those voting nay were: Representative Dore—1.

Those absent or not voting were: Representatives Armstrong, Cameron, Gholson, Jones (John R.), Moulton, Neal, Pennock, Mr. Speaker—8.

House Bill No. 565, having received the constitutional majority, was declared passed.

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

House Bill No. 521, by Representative Woodall: Relating to taxation and to tax upon improvements.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, House Bill No. 521 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 521, and the bill passed the House by the following vote: Yeas, 87; nays, 5; absent or not voting, 7.
Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carly, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—87.

Those voting nay were: Representatives Guisinger, Hurley (Joseph E.), Lindsay, Nordenberg, Olson—5.

Those absent or not voting were: Representatives Armstrong, Cameron, Gholson, Jones (John R.), Moulton, Pennock, Mr. Speaker—7.

House Bill No. 521, having received the constitutional majority, was declared passed.

House Bill No. 458, by Representatives Armstrong and Austin: Relating to salary funds in cities of the first class.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, House Bill No. 458 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 458, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carly, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—93.

Those absent or not voting were: Representatives Armstrong, Cameron, Gholson, Jones (John R.), Pennock, Mr. Speaker—6.

House Bill No. 458, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill, was ordered to stand as the

**House Bill No. 415**, by Representatives Mohler and Warnica: Relating to
the military department and to certain real estate in the city of Olympia.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, House
Bill No. 415 was advanced to third reading, the second reading considered
the third, and the bill was placed on final passage.

On motion of Mr. Pearson, the previous question was ordered.
The bill passed the House by the following vote: Yeas, 96; nays, 0; absent or
not voting, 3.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beier­
lein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka,
Coe, Cook, Cowen, Devenish, Dixon, Dare, Eaton, Eddy, Egbert, Finucane,
Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry,
Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.),
Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), La­
Follette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten,
Miller (Donald D.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery,
Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petit, Pettus,
Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark,
Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael
B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell,
Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth,
White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—96.

Those absent or not voting were: Representatives Armstrong, Gholson,
Pennock—3.

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

**House Joint Memorial No. 21**, by Representative Hanson: Relating to
noxious weeds.

The memorial was read the second time in full.

On motion of Mr. Hanson, the rules were suspended, House Joint Memorial
No. 21 was advanced to third reading, the second reading considered the
third, and the memorial was placed on final passage.

On motion of Mr. Hanson, the previous question was ordered.
The memorial passed the House by the following vote: Yeas, 94; nays, 2; absent or not voting, 3.

Those voting yea were: Representatives Babcock, Beckley, Beierlein,
Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe,
Cook, Cowen, Devenish, Dixon, Dare, Eaton, Eddy, Egbert, Finucane, Fogg,
French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley
(John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones
(John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette,
Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those voting nay were: Representatives Austin, Turner—2.

Those absent or not voting were: Representatives Armstrong, Gholson, Pennock—3.

House Joint Memorial No. 21, having received the constitutional majority, was declared passed.

House Joint Resolution No. 13, by Representative Lindsay: An amendment to the Constitution relating to the salaries of State officers.

The resolution was read the second time in full.

On motion of Mr. Reilly (Edward J.), the following amendments were adopted:

In line 13 of the original resolution, being line 3 of the printed resolution, after the word "Legislature" and before the word "any" strike the comma (,) and the word "and" and insert in lieu thereof a colon (:) and the following: "Provided, however, The salary of the legislators shall not exceed Twelve Dollars ($12.00) per day."

In line 13 of the original resolution, being line 3 of the printed resolution, capitalize the letter "a" in the word "any".

The resolution was passed to third reading and ordered engrossed.

On motion of Mr. Reilly (Edward J.), the rules were suspended, Engrossed House Joint Resolution No. 13 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 13, and the resolution passed the House by the following vote: Yeas, 82; nays, 14; absent or not voting, 3.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Finucane, Fogg, French, Fry, Gabrielson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Martin, McDonald, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Woodall, Mr. Speaker—82.

Those voting nay were: Representatives Devenish, Eddy, Egbert, LaFollette, Lauman, Mackie, McCash, McQuesten, Miller (Fred), Phillips, Schumann, Smith (Vernon A.), Turner, Wintler—14.

Those absent or not voting were: Representatives Armstrong, Gholson, Pennock—3.
Engrossed House Joint Resolution No. 13, having received the constitutional two-thirds majority, was declared passed.

NOTICE OF RECONSIDERATION

Mr. Henry gave notice that at the end of the working day he would move that the House reconsider the vote by which Engrossed House Joint Resolution No. 13 passed the House.

MOTIONS

On motion of Mr. Fry, the House dispensed with further business under the call of the House.

On motion of Mr. Fry, 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 the following: Representatives Babcock, Beckley, Bernethy, Callison, Chervenka, Dixon, Egbert, Guisinger, Henry, Jones (D. W.), McDonald, McQuesten, Moulton, Neal, Nordenberg, Payne, Pennock, Petit, Pitt, Turner, Twidwell, Underwood, Warnica and Wiggen.

THIRD READING OF BILLS

House Bill No. 401, by Representatives Pearson, Sherman and Savage: Relating to State parks.

On motion of Mr. Pearson, the rules were suspended, the second reading considered the third, and House Bill No. 401 was placed on final passage.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 401, and the bill passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 33.

Those voting yea were: Representatives Armstrong, Austin, Bienz, Brown, Butler, Cameron, Carty, Coe, Devenish, Dixon, Gore, Eddy, Finucane, French, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Keboe, Lafollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Van Buskirk, Warnica, Wentworth, Wiggen, Wills, Woodall, Mr. Speaker—66.

Those absent or not voting were: Representatives Babcock, Beckley, Beierlein, Bernethy, Callison, Chervenka, Cook, Cowen, Eaton, Egbert, Fogg, Fry, Gabrielsen, Gholson, Henry, Jackson, Kinnear (Geo. C.), Kinnear (Roy J.), McDonald, Miller (Fred), Moulton, Petit, Pitt, Reno, Smith (Michael B.), Turner, Twidwell, Underwood, Van Dyk, Vane, Wenberg, White, Wintler—33.

House Bill No. 401, having received the 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. 541**, by Representative Isenhart: Relating to apples and unfair trade practices.

On motion of Mr. Reilly (Edward J.), consideration of Engrossed House Bill No. 541 was postponed until later in the day.

On motion of Mr. Woodall, Engrossed House Bill No. 541 was ordered to remain on the calendar for third reading.

**Engrossed House Bill No. 364**, by Representative Reilly (Edward J.) (By Request): Relating to sale of property acquired for taxes.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 364 was placed on final passage.

On motion of Mr. Wentworth, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 364, and the bill passed the House by the following vote: Yeas, 67; nays 2; absent or not voting, 30.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Brown, Cameron, Coe, Cowen, Dixon, Dore, Eaton, Eddy, Finucane, French, Fry, Hall, Hanson, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Roy J.), La-Follette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Reilly (Edward J.), Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Swegle, Tisdale, Trombley, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Woodall, Mr. Speaker—67.

Those voting nay were: Representatives Callison, Smith (Vernon A.)—2.

Those absent or not voting were: Representatives Babcock, Beckley, Bernethy, Bienz, Butler, Carty, Chervenka, Cook, Devenish, Egbert, Fogg, Gabrielsen, Gholson, Guisinger, Hatley, Hay, Judd, Kinnear (Geo. C.), Payne, Petit, Pitt, Reno, Rosellini, Smith (Michael B.), Turner, Twidwell, Underwood, Van Dyk, Wenberg, Wintler—30.

Engrossed House 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.

**House Bill No. 224**, by Representative Jackson: Relating to State-wide first aid instruction and classes.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 224 was placed on final passage.

On motion of Mr. Jackson, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 224, and the bill passed the House by the following vote: Yeas, 64; nays, 9; absent or not voting, 26.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Brown, Callison, Cameron, Carty, Coe, Cook, Cowen, Devenish, Dixon, Dore,
Eddy, Egbert, Finucane, Fogg, French, Fry, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, Miller (Donald B.), Mohler, Moulton, Neal, Olson, Payne, Pearson, Pettus, Pitt, Reilly (Edward J.), Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Swegle, Tisdale, Trombley, Van Buskirk, Vane, Wentworth, White, Wiggen, Wills, Mr. Speaker—64.

Those voting nay were: Representatives Beckley, Eaton, Judd, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Smith (Vernon A.), Woodall—9.

Those absent or not voting were: Representatives Babcock, Bernethy, Bienz, Butler, Chervenka, Gabrielsen, Gholson, Hatley, Kinnear (Geo. C.), McDonald, Montgomery, Nordenberg, Pearsall, Pennock, Petit, Phillips, Reno, Rosellini, Smith (Jurie B.), Turner, Twidwell, Underwood, Van Dyk, Warnica, Wenberg, Wintler—26.

House Bill No. 224, having received the 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. 393, by Representative Fry: Relating to veterinary practice.

On motion of Mr. Fry, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 393 was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 393, and the bill passed the House by the following vote: Yeas, 74; nays, 5; absent or not voting, 20.

Those voting yea were: Representatives Armstrong, Beckley, Beierlein, Bernethy, Bienz, Brown, Callison, Cameron, Carty, Coe, Cook, Cowen, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McDonald, Miller (Donald B.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—74.

Those voting nay were: Representatives Lauman, McCash, McQuesten, Miller (Frank O.), Miller (Fred)—5.

Those absent or not voting were: Representatives Austin, Babcock, Butler, Chervenka, Devenish, Dore, Gabrielsen, Gholson, Hatley, Kinnear (Geo. C.), Pearson, Petit, Reno, Rosellini, Smith (Michael B.), Turner, Van Dyk, Vane, Warnica, Wenberg—20.

Engrossed House Bill No. 393, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 240, by Representative Smith (Vernon A.) (By Departmental Request): Relating to paroles.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 240 was placed on final passage.

On motion of Mr. Mohler, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 240, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Armstrong, Beckley, Beierlein, Bernethy, Bienz, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Hall, Hanson, Hatley, Hurley (John R. “Pat”), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCain, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Van Buskirk, Warnica, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—76.

Those absent or not voting were: Representatives Austin, Babcock, Brown, Butler, Callison, Gabrielsen, Gholson, Guisinger, Hay, Henry, Hurley (Joseph E.), Isenhart, Mackie, Payne, Pearson, Petit, Smith (Michael B.), Turner, Underwood, Van Dyk, Vane, Wenberg, Wentworth—23.

House Bill No. 240, having received the constitutional majority, was declared passed.

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

Engrossed Substitute House Bill No. 242, by Committee on State Penal and Reformatory Institutions: Providing conservation camps for certain prisoners.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 242 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 242, and the bill passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 20.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Bienz, Butler, Callison, Carty, Chervenka, Cowen, Devenish, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Martin, McCain, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swe-
gle, Tisdale, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—78.

Those voting nay were: Representative Eaton—1.

Those absent or not voting were: Representatives Beckley, Beierlein, Bernethy, Brown, Cameron, Coe, Cook, Fry, Gabrielsen, Gholson, Guisinger, Lauman, Mackie, Petit, Ruark, Sherman, Trombley, Turner, Van Dyk, Wentworth—20.

Engrossed Substitute House 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. Cowen, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 240 and Engrossed Substitute House Bill No. 242 to the Senate.

**House Bill No. 348**, by Representative Riley (Edward F.): Relating to the proceeds of life insurance.

On motion of Mr. Riley (Edward F.), the rules were suspended, the second reading considered the third, and House Bill No. 348 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 348, 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, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Carty, Chervenka, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moultin, Neal, Nordenberg, Olson, Payne, Pearsall, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—79.

Those voting nay were: Representative Turner—1.

Those absent or not voting were: Representatives Armstrong, Bernethy, Cameron, Coe, Cook, Dixon, Gabrielsen, Jones (D. W.), Mackie, McDonald, Pearson, Pennock, Petit, Reno, Ruark, Sherman, Smith (Vernon A.), Van Dyk, Wentworth—19.

House Bill No. 348, having received the 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. Cowen 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 Armstrong, Babcock, Gabrielsen, Gholson, Hanson, Mackie, Neal, Petit, Reno, Ruark, Underwood and Van Dyk.
Mr. Woodall moved that the absent members 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 absent members within the bar of the House.

The Sergeant-at-Arms announced that Mr. Hanson and Mr. Neal were present.

The Sergeant-at-Arms announced that Mr. Armstrong, Mr. Petit, Mr. Reno, Mr. Underwood and Mr. Ruark were present.

On motion of Mr. Smith (Michael B.), the absent members were excused and the House proceeded with business under the call of the House.

The House resumed consideration of bills on third reading.

House Bill No. 121, by Representative Bienz: Relating to teachers' retirement.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 121 was placed on final passage.

On motion of Mr. Finucane, Mr. Smith (Vernon A.), was excused from the call of the House.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 121, and the bill passed the House by the following vote: Yeas, 60; nays, 35; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Butler, Callison, Cameron, Coe, Cook, Cowen, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R. "Pat"), Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), LaFollette, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Pitt, Reno, Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, White, Wiggeri, Wills, Wintler, Woodall—60.

Those voting nay were: Representatives Austin, Beckley, Brown, Carty, Chervenka, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Hanson, Hurley (Joseph E.), Isenhart, Jones (John R.), Judd, Kinnear (Roy J.), Luman, Lindsay, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Phillips, Reilly (Edward J.), Riley (Edward F.), Ruark, Schumann, Turner, Wentworth, Mr. Speaker—35.

Those absent or not voting were: Representatives Babcock, Gholson, Mackie, Smith (Vernon A.)—4.

House Bill No. 121, having received the 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

Perry B. Woodall:

'I wish to state my reason for voting 'aye' on House Bill No. 121. I wished to be on the prevailing side so that I might move to reconsider the vote by which it had passed. Therefore, I changed my vote from 'no' to 'aye'.
NOTICE OF RECONSIDERATION

Mr. Kinnear (Geo. C.) gave notice that later this day he would move that the House reconsider the vote by which House Bill No. 121 passed the House.

MOTIONS

Mr. Smith (Michael B.) moved that the House at this time reconsider the vote by which House Bill No. 121 passed the House.

Mr. Henry moved that the motion by Mr. Smith (Michael B.) be laid on the table.

The motion by Mr. Henry was carried.

POINT OF ORDER

Mr. Reilly (Edward J.):
"Mr. Speaker, point of order. That motion takes the bill with it."

The Speaker:
"The Speaker rules that there is a difference when a bill is before the House. In that case a motion to lay on the table would take the bill with it. When a bill has passed the House, it is no longer under consideration."

Mr. Reilly (Edward J.):
"Mr. Speaker, didn't you rule previously that a motion to lay on the table took the bill with it?"

The Speaker:
"It has been the ruling all through the session that when a bill was pending any motion to lay on the table took the bill with it. There is no bill pending now because the bill has been passed."

Mr. Reilly (Edward J.):
"Mr. Speaker, a motion can't be laid on the table because a motion is not tangible."

The Speaker:
"All Mr. Smith would have had to do was submit his motion in writing, and that motion could be laid on the table."

Mr. Reilly (Edward J.):
"Mr. Speaker, he did not do that."

Mr. Moulton:
"Mr. Speaker, a bill that is not under consideration cannot be laid on the table."

The Speaker:
"That is correct, Mr. Moulton. It is a different situation when a bill is under consideration."

THIRD READING OF BILLS

Engrossed House Bill No. 380, by Representative Chervenka: Relating to taxation.

On motion of Mr. Chervenka, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 380 was placed on final passage.

On motion of Mr. Vane, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 380, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.
Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those absent or not voting were: Representatives Babcock, Bernethy, Gholson, Mackie, Smith (Vernon A.)—5.

Engrossed House Bill No. 380, having received the 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. Armstrong moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Engrossed House Bill No. 541, by Representative Isenhart: Relating to apples and unfair trade practices.

On motion of Mr. French, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 541 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Isenhart, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 541, and the bill passed the House by the following vote: Yeas, 87; nays, 8; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—87.

Those voting nay were: Representatives Brown, Callison, Dore, Hurley (Joseph E.), Lindsay, Moulton, Turner, Woodall—8.

Those absent or not voting were: Representatives Babcock, Gholson, Mackie, Smith (Vernon A.)—4.
Engrossed House Bill No. 541, having received the constitutional majority, was declared 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 (John R.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 541 to the Senate.

MOTIONS

On motion of Mr. Fry, the members of the Rules Committee were excused to prepare another calendar of bills on second and third reading.

Mr. Neal moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

On motion of Mr. Finucane, the rules were suspended and the House reverted to the fifth order of business for the purpose of receiving committee reports.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives,

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 31, entitled "An Act relating to crimes and abolishing the death penalty," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

EDWARD J. REILLY, Chairman.


Passed to second reading.

MR. SPEAKER:

House of Representatives,

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 182, entitled "An Act relating to the sale and distribution of milk, cream and dairy products, and declaring the distribution of such dairy products a public utility," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

CARL C. MOHLER, Chairman.


Passed to second reading.

MR. SPEAKER:

House of Representatives,

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 405, entitled "An Act relating to water districts; providing for issuance of revenue bonds by such districts and the establishment of special funds to retire such bonds; and amending Section 1 of Chapter 177 of the Laws of 1937, Section 2, Chapter 72 of the Laws of 1931, and Section 20 of Chapter 114 of the Laws of 1929 (Sections 11588, 11589 and 11597, respectively, 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.

EDWARD J. REILLY, Chairman.

We concur in this report: O. R. Schumann, Mark M. Moulton, George Kinnear, W. L. LaFollette, James M. Hay, Hugh J. Rosellini, Perry B. Woodall.

Passed to second reading.
House Bill No. 440 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 447 (reported by Judiciary Committee):
Majority: Do pass as amended.
Minority: Do not pass.
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. 507, entitled "An Act relating to drugs and medicine; regulating the sale and dispensing thereof; providing penalties; and amending Section 6 of Chapter 98 of the Laws of 1935 (Section 10138 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.
B. F. Reno, Jr., Acting Chairman.

We concur in this report: David Cowen, D. W. Jones, Fred Miller, Thos. H. Bienz, Dr. U. M. Lauman, Earl R. Warnica.
Passed to second reading.

House of Representatives,
Olympia, Wash., March 2, 1939.

Mr. Speaker:
We, a part of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 526, entitled "An Act relating to the prevention of monopolies, unfair competition and wrongful trade practices; declaring the public interest and public policy of this State; regulating the business of advertising and publishing advertisements in newspapers, prescribing penalties; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House without recommendation.
Earl S. Coe, Chairman.

I concur in this report: Edward J. Reilly.

House of Representatives,
Olympia, Wash., March 2, 1939.

Mr. Speaker:
We, a part of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 526, 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: Tom Montgomery, Theodore S. Turner.
Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 561, entitled "An Act relating to the University of Washington tuition fees and amending Section 2 of Chapter 169 of the Laws of 1933 (Section 4547 of 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.
Cecil Callison, Chairman.

We concur in this report: Robert Bernethy, Kathryn Fogg, Alfred J. Hanson, Roy J. Kinney, W. L. LaFollette, G. Dowe McQuesten, Frank O. Miller, John Pearsall, Chas. R. Savage.
Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 582, entitled "An Act to establish law libraries in counties of the first, second, third and
fifth classes and providing for the maintenance and use thereof and amending Section 1, Chapter 167, 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.

Edward J. Reilly, Chairman.


Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 272, entitled "An Act giving consent of the State to the acquisition of lands by the United States as sites for forts, magazines, arsenals, dockyards and other needful buildings or for other purposes, ceding concurrent jurisdiction over lands so acquired subject to certain limitations and conditions and repealing Sections 8108 and 8109, Rem. Rev. Stat., and all other acts and parts of acts inconsistent herewith but saving jurisdiction thereby ceded," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Roy J. Kinnear, Vice Chairman.


Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Educational Institutions, to whom was referred Senate Bill No. 289, 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.

Cecil Callison, Chairman.

We concur in this report: Robert Bernethy, Kathryn Fogg, Alfred J. Hanson, Roy J. Kinnear, W. L. LaFollette, G. Dowe McQuesten, Frank O. Miller, John Pearsall, Chas. R. Savage, Vernon A. Smith.

Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred Senate Bill No. 371, entitled "An Act relating to Big Tree State Park, authorizing the disposition thereof by the State Parks Committee, creating the Federation Park Fund and providing therefor, making an appropriation and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ernest A. Dore, Jr., Chairman.

We concur in this report: Oscar Wenberg, H. N. Jackson, John Pearsall, Kathryn Fogg, Donald B. Miller.

Passed to second reading.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber, Olympia, Wash., March 2, 1939.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 189, with the following amendments:

Amend the title in the last line, after the word "welfare" and before the word
"and", by striking the semi-colon (;), inserting a period (.) in lieu thereof, and striking the balance of the sentence.

Amend Section 2, Sub-section (e), page 3, line 9 of the engrossed bill, the same being Section 2, Sub-section (e), line 24 of the printed bill, after the word "buys" and before the word "sells" by striking the word "or" and inserting in lieu thereof the word "and".

Amend Section 12, page 8, line 10 of the engrossed bill, the same being Section 12, page 5, line 16 of the printed bill, after the period (.) by striking the following: "Otherwise the person, transportation company, carrier or conveyor must make an advance charge of the amount of assessment in this act provided and the assessment so collected paid to the treasurer of the commission to the credit of the dairy products commission fund, as provided in Section 9 of this act."

Amend Section 20 by striking the entire section; and the same is herewith transmitted. EARL M. McCROSKEY, Secretary.

Mr. Mohler moved that the House do concur in the Senate amendments to Engrossed House Bill No. 189.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 189, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cher-vanka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinear (Geo. C.), Kinear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jure B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—97.

Those absent or not voting were: Representatives Babcock, Gholson—2.

Engrossed House Bill No. 189, having received the constitutional majority, was declared passed, as amended by the Senate.

MOTIONS

On motion of Mr. Hurley (John R. "Pat"), the rules were suspended and the House advanced to the ninth order of business.

On motion of Mr. Rosellini, Mr. Cameron was excused from the call of the House.

SECOND READING OF BILLS

House Bill No. 471, by Representative Devenish: Relating to negligent operators of motor vehicles.

House of Representatives,
Olympia, Wash., February 27, 1939.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 471, entitled "An Act relating to public highways and motor vehicles and the operators thereof; providing for an offense of negligent operation; defining terms; amending Chapter 189, Session Laws of 1937, by adding thereto a new section to be known as Section 118½; and declaring an emergency and that this act shall take
effect the first day of April, 1939," have had 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 22 of the original bill, being line 12 of the printed bill, following the period (.) after the word "manner" add the following: "Any person violating the provisions of this section will be guilty of a misdemeanor."

CARL E. DEVENISH, Chairman.


The bill was read the second time by sections.

On motion of Mr. Devenish, the committee amendment to Section 1 was adopted.

Mr. Woodall moved that House Bill No. 471 be indefinitely postponed.

Debate ensued.

On motion of Mr. Brown, the previous question was ordered.

The motion to indefinitely postpone was lost.

On motion of Mr. Woodall, the following amendment to the committee amendment was adopted:

In Section 1, line 22 of the printed bill, being line 12 of the amendment to the committee amendment, after the word "misdemeanor" strike the period (.) and insert in lieu thereof a colon (:), and add the following: Provided, The Director of Licenses shall not revoke any license under this act prior to final adjudication of the matter in court."

On motion of Mr. Reilly (Edward J.), the following amendment to the committee amendment was adopted:

In Section 1, line 12 of the printed bill, being line 5 of the amendment to the committee amendment, after the word "act" insert a period (.) and strike the words: prior to final adjudication of the matter in court."

House Bill No. 471 was passed to third reading and ordered engrossed.

On motion of Mr. French, Mr. Jones (John R.) was excused from the call of the House.

On motion of Mr. Devenish, the rules were suspended, Engrossed House Bill No. 471 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 471, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk,
Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those voting nay were: Representative Underwood—1.

Those absent or not voting were: Representatives Babcock, Cameron, Gholson, Jones (John R.), Mackie—5.

Engrossed House Bill No. 471, having received the constitutional majority, was declared passed.

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

**House Bill No. 561**, by Representatives Cowen and Reilly (Edward J.):

Relating to University of Washington tuition fees.

The bill was read the second time by sections.

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

In Section 1, lines 25, 26 and 27 of the original bill, being lines 15, 16 and 17 of the printed bill, strike the following: “revolving fund mentioned in Section • • • 1 of Chapter 24 of the Laws of 1933, Extraordinary Session (Section 4548 of Remington’s Revised Statutes)” and insert in lieu thereof the following: “University of Washington Fund.”

House Bill No. 561 was passed to third reading and ordered engrossed.

On motion of Mr. Cowen, the rules were suspended, Engrossed House Bill No. 561 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 561, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dre, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—95.

Those absent or not voting were: Representatives Babcock, Cameron, Gholson, Mackie—4.

Engrossed House Bill No. 561, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 561 to the Senate.

The Speaker called Mr. Cowen to preside.
REPORT OF ENGROSSMENT COMMITTEE
House of Representatives,

Mr. Speaker:
Your Committee on Engrossment, to whom was referred House Bill No. 473; also House Bill No. 524, have compared same with the original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.

THIRD READING OF BILLS

House Bill No. 243, by Representative Smith (Vernon A.) (By Departmental Request): Relating to witnesses in criminal cases.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 243 was placed on final passage.

On motion of Mr. Callison, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 243, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pett, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those absent or not voting were: Representatives Babcock, Cameron, Gholson, Jones (John R.), Mackie—5.

House Bill No. 243, having received the 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. Miller (Donald B.), Mr. Dixon was excused from the call of the House.

House Bill No. 244, by Representative Smith (Vernon A.) (By Departmental Request): Relating to crimes and extraditions.

On motion of Mr. Smith (Vernon A.), the rules were suspended, the second reading considered the third, and House Bill No. 244 was placed on final passage.

On motion of Mr. Callison, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 244, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.
Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Biene, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pear­sall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those absent or not voting were: Representatives Babcock, Cameron, Dixon, Gholson, Jones (John R.), Mackie—6.

House Bill No. 244, having received the 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. 298, by Representative Reilly (Edward J.) (By Departmental Request): Relating to the State Treasurer and to the transfer of funds.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 298 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 298, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Biene, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those absent or not voting were: Representatives Babcock, Cameron, Dixon, Gholson, Jones (John R.), Mackie—6.

House Bill No. 298, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 299, by Representative Reilly (Edward J.) (By Departmental Request): Relating to depositories of public funds.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 299 was placed on final passage.

On motion of Mr. Callison, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 299, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley, (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those absent or not voting were: Representatives Babcock, Cameron, Dixon, Gholson, Jones (John R.), Mackie—6.

House 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.

MOTION

On motion of Mr. Schumann, Mr. Lauman was excused from the call of the House.

House Bill No. 287, by Committee on State Granted, School and Tide Lands (By Departmental Request): Relating to State lands in Stevens County.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 287 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 287, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall,
Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those absent or not voting were: Representatives Babcock, Cameron, Dixon, Gholson, Jones (John R.), Lauman, Mackie—7.

House 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.

Engrossed House Bill No. 473, by Representative Devenish: Relating to the licensing of operators and the ownership of motor vehicles.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 473 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The Clerk called the roll on the final passage of Engrossed House Bill No. 473, and the bill passed the House by the following vote: Yeas, 81; nays, 11; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Turner, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—81.

Those voting nay were: Representatives Bernethy, Hall, Nordenberg, Pettus, Phillips, Pitt, Rosellini, Tisdale, Trombley, Twidwell, Wenberg—11.

Those absent or not voting were: Representatives Babcock, Cameron, Dixon, Gholson, Jones (John R.), Lauman, Mackie—7.

Engrossed House Bill No. 473, having received the constitutional majority, was declared passed.

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

House Bill No. 535, by Representative Warnica: Relating to the appraisal of public service companies and the expenses thereof.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and House Bill No. 535 was placed on final passage.

On motion of Mr. Callison, the previous question was ordered. The Clerk called the roll on the final passage of House Bill No. 535, and the bill passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.
FIFTY-FOURTH DAY, MARCH 3, 1939

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those voting nay were: Representatives Petit, Phillips, Smith (Vernon A.)—3.

Those absent or not voting were: Representatives Babcock, Cameron, Dixon, Gholson, Jones (John R.), Lauman, Mackie—7.

House Bill No. 535, having received the 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. 524, by Representative Warnica: Relating to an investigation of telephone rates.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 524 was placed on final passage.

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

The Clerk called the roll on the final passage of Engrossed House Bill No. 524 and the bill passed the House by the following vote: Yeas, 81; nays, 11; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Cook, Cowen, Dore, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Martin, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—81.

Those voting nay were: Representatives Coe, Devenish, Eaton, Eddy, Egbert, Lindsay, McCash, Petit, Phillips, Reno, Woodall—11.

Those absent or not voting were: Representatives Babcock, Cameron, Dixon, Gholson, Jones (John R.), Lauman, Mackie—7.

Engrossed House Bill No. 524, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed House Bill No. 524 to the Senate.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Finucane from Spokane County.

Mr. Finucane:

"I would like the Speaker to make a ruling some time before tomorrow morning on this question of reconsideration. It is a very simple thing, and a very apparent thing, when a member voting on the prevailing side moves for reconsideration of a vote, and one of his friends moves to table the motion. The House thus loses reconsideration of the vote, and it just does not make sense."

The Speaker:

"The Speaker will rule on that matter when the occasion arises."

MOTION

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

COMMUNICATION FROM THE GOVERNOR

State of Washington, Executive Department, Olympia, March 3, 1939.

Senators and Representatives of the Legislature:

In my message at the beginning of this session I urged you not to consider or enact a program of new taxes because the people were not in a mood for new functions of government and not in position to take up and sustain an extensive program of taxation. I suggested, however, that, if dictated by experience and necessity, I would be willing to cooperate in some revisions and elimination of exemptions to provide enough revenue to reasonably maintain essential services and meet urgent needs.

Now, after fifty days of discussion and consideration, there is proposed a budget bill for $112,500,000—excluding highways and special funds—which is $21,000,000 more than recommended in the Governor's revised budget. Frankly, I believe that is too large an increase, that the proposed additions are not distributed according to the most urgent and useful purposes, and that the proponents of such an increase will not propose and promote a new tax program to sustain it. I am satisfied it must be revised downward.

On the other hand, there is a definite and widespread feeling in the Legislature that we should not stand inflexibly on the rock-bottom budget. I have conferred with Senators and Representatives, responsible leaders of both political faiths, considered revisions and new estimates, and it appears necessary to rearrange the program to measurably do the things that seemingly are required by the needs of the times.

Therefore, I am communicating with you at this time to assure you of my cooperation in a joint effort to revise the budget and to provide revenues accordingly.

I concur, too, with those who feel that additional revenues should come from existing forms of taxation. I believe the fairest and most satisfactory approach would be to extend the 1935 revenue act to eliminate exemptions on foodstuffs and gasoline and perhaps add another cent to the tax on cigarettes. Such changes should provide approximately $9,000,000 for the biennium.

But this revised program should not be adopted without two definite conditions:

First, that the additional revenue be allotted to balance the social security program—the expenditures being based on need—and to help and equalize the common schools. It seems to me that relief for the needy and common education are the most essential functions of government, and should come first.

Second, that it be made necessary to practice strict economy and thrifty management from top to bottom—all along the line.

Even with these additional revenues there will be the constant necessity for pruning, cutting and saving, as well as an improvement in industry and an upturn in business, if we are to reach the end of the next biennium without an excessive deficit.
Therefore, it is imperative that you require all spending branches of government to refrain from making non-essential expenditures.

I assure you of my continued cooperation in this respect.

Cordially yours,

CLARENCE D. MARTIN, Governor.

On motion of Mr. Fry, the House adjourned to eleven o'clock a. m., Saturday, March 4, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, March 4, 1939.

The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Austin, Cowen, Henry, Hurley (John R. "Pat"), Jones (John R.), Miller (Fred), Phillips, Reilly (Edward J.), Sherman, Van Dyk and Wills.

Prayer was offered by Reverend Elmer B. Christie, Pastor 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

COMMUNICATION FROM THE GOVERNOR

State of Washington, Executive Department, Olympia, March 3, 1939.

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. 123: "An Act relating to public highways and motor vehicles; providing for the parking of motor vehicles within incorporated cities and towns; amending Section 108 of Chapter 189, Session Laws of 1937."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.

REPORTS OF STANDING COMMITTEES


MR. SPEAKER:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 392, entitled "An Act relating to public highways; providing for secondary state highways as branches of Primary State Highway No. 7; amending Section 8 of Chapter 207, Session Laws of 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 the attached substitute bill be substituted therefor, and that the substitute bill do pass.


House of Representatives,

We concur in this report: M. T. Neal, Chas. R. Savage.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Roads and Bridges, to whom was referred House Bill No. 540, entitled “An Act creating an Interim Highway Transportation Commission; providing for the appointment of members thereof; defining the powers and duties of the members thereof; providing for expenses; 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 the attached substitute bill do not pass.

We concur in this report: Frank L. Hatley, A. A. Mackie, Chas. R. Savage, Wylie W. Brown, Earl R. Warnica, C. N. Eaton, Fred Miller, J. C. White, Vernon A. Smith, David Phillips, Earl S. Coe, John Isenhart, Edward F. Riley, Ralph Van Dyk, Alfred J. Hanson, Roderick A. Lindsay, J. Howard Payne, Julia Butler.

Passed to second reading.

Engrossed Senate Bill No. 188 (reported by Committee on Education):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed: Substitute House Bill No. 29; also House Bill No. 37; also House Bill No. 41; also House Bill No. 60; also House Bill No. 91; also House Bill No. 110; also House Bill No. 132; also House Bill No. 134; also House Bill No. 300, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.
Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 11; also
Engrossed Senate Bill No. 76; also
Engrossed Senate Bill No. 335; also
Engrossed Senate Bill No. 487, and the same are herewith transmitted.
               Earle M. McCroskey, Secretary.

Mr. Speaker:
The Senate has passed: Substitute Senate Bill No. 200; also
Senate Bill No. 374; also
Senate Bill No. 408; also
Senate Bill No. 438; also
Senate Bill No. 456; also
Senate Bill No. 469, and the same are herewith transmitted.
               Earle M. McCroskey, Secretary.

Mr. Speaker:
The President has signed: Senate Bill No. 50; also
Senate Bill No. 88; also
Senate Bill No. 114, and the same are herewith transmitted.
               Earle M. McCroskey, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 50;
also Senate Bill No. 88; also Senate Bill No. 114.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 11, by Senators Sullivan and McDonald: An Act
relating to the installation, location, and inspection of telephone meters,
amending Section 37, Chapter 117 of the Session Laws of 1911, and amending
Chapter 223 of the Session Laws of 1929 by adding thereto one new section
to be known as Section 2, and declaring an emergency.
   Referred to Committee on Public Utilities.

Engrossed Senate Bill No. 76, by Senators Wanamaker and Haddon: An Act
relating to vocational education, accepting certain acts of Congress in
relation thereto, establishing a State Board of vocational education and de-
fining its powers and duties, authorizing the payment of certain obligations
incurred for vocational education supervision, amending Sections 1, 3 and 5,
Chapter 160, Laws of 1919, repealing Section 4, Chapter 160, Laws of 1919,
and declaring an emergency.
   Referred to Committee on Education.

Substitute Senate Bill No. 200, by Committee on Public Utilities: An Act
relating to public utility districts and the acquisition, operation and disposal
of public utilities thereby; providing for elections; providing for the issuance,
sale, redemption, funding and refunding of bonds or warrants thereby;
specifying provisions and conditions thereof and covenants that shall be
contained therein; providing for the registration and validation thereof;
making the same legal securities for certain purposes; declaring the same to be negotiable instruments; repealing all acts or parts of acts in conflict herewith; and providing that this act shall take effect immediately.

Referred to Committee on Public Utilities.

Engrossed Senate Bill No. 335, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to education; defining terms; providing for county committees and a State commission for reorganization of School Districts; defining the powers and duties of county committees and the state commission; providing for appeals; prescribing duties of county and State officers; providing for boards of school directors in reorganized school districts; making certain statutes temporarily inoperative; providing for the classification of reorganized school districts; making an appropriation.

Referred to Committee on Education.

Senate Bill No. 374, by Senator Henderson (By Request): An Act relating to the prevention of congenital syphilis; to take effect January 2, 1940.
Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 408, by Senators McAulay and Rosellini: An Act relating to macaroni products; bringing the laws of this state into conformity with regulations of the Federal Trade Commission; regulating the manufacture and distribution of macaroni products; defining terms; providing for permits and certificates and the procedure for revocation or suspension thereof; establishing standards for the prevention of frauds and the protection of public health; and prescribing penalties.

Referred to Committee on Commerce and Manufacturing.

Senate Bill No. 438, by Senator Wanamaker (By Departmental Request): An Act relating to public health; providing for the preparation of county budgets for county public health work, authorizing certain expenditures and declaring an emergency.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 456, by Senator Schroeder: An Act relating to the cooperative management of State forest board lands and State granted lands with national forest and private timber lands in a sustained yield management unit.

Referred to Committee on Forestry and Logged-Off Lands.

Senate Bill No. 469, by Senator Koontz: An Act relating to the registration of voters, providing for deputy registrars and for payment of expenses of registration, and amending Section 4, Chapter 1, Laws of 1933 (Section 5114-4, Remington’s Revised Statutes).

Referred to Committee on Elections and Privileges.

Engrossed Senate Bill No. 487, by Senator Sieler: An Act relating to the taxation of real and personal property and limiting the aggregate annual rate of levy thereon for all purposes to forty mills, and submitting this act to the people for their approval or rejection at the general election in November, 1940.

Referred to Committee on Revenue and Taxation.
SECOND READING OF BILLS

House Bill No. 392, by Representative Devenish: Relating to public highways.

On motion of Mr. Devenish, Substitute House Bill No. 392 was substituted for House Bill No. 392 and the substitute bill was placed on the calendar for second reading.

The bill was read the second time by sections.

The Speaker called Mr. Reilly (Edward J.) to preside.

Mr. Neal moved the adoption of the following amendment to Section 3:

In Section 3, Subsection (b), strike the words and figures “forty-one and one-half (41½)” and insert in lieu thereof the words and figures: “forty-two (42)”.

Mr. Devenish 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 Bienz, McCash, Smith (Michael B.), and Smith (Vernon A.).

On motion of Mr. Cowen, the absent members were temporarily excused, and the House proceeded with business under the call of the House.

The Speaker (Mr. Reilly Edward J.) presiding) declared the question before the House to be the adoption of the amendment by Mr. Neal to Section 3.

Debate ensued.

On motion of Mr. Cowen, the previous question was ordered.

A roll call was demanded, but the demand was not sustained.

The amendment was lost by a viva voce vote.

Mr. Neal moved the adoption of the following amendment to Section 4:

In Section 4, strike all of Subsection (a).

Debate ensued.

The Speaker resumed the chair.

On motion of Mr. Jones (John R.), the previous question was ordered.

The amendment by Mr. Neal to Section 4 was lost.

On motion of Mr. Miller (Frank O.), Mr. McCash was excused for thirty minutes.

On motion of Mr. Jones (D. W.), Mr. Isenhart was excused for thirty minutes.

Mr. Hay moved the adoption of the following amendment to Section 4:

In Section 4, line 10 of the original substitute bill, being line 27 of the printed substitute bill, line 2 of the mimeographed substitute bill, strike the period (.) after the word “towns” and insert in lieu thereof a colon (:).

Provided further, That in the case of Aurora Avenue in the City of Seattle designated by the Director of Highways as a city street forming a part of the route of a primary state highway, and for the construction and improvement of which the said city has issued bonds and such bonds are outstanding and are delinquent and unpaid, and with respect thereto there are outstanding and unpaid warrants, which are payable from a local improvement district or condemnation award fund, there shall be set aside and paid in the manner and for the purposes hereinafter provided an amount equal to five (5) per cent of the monthly payment or allocation to the City of Seattle from the Motor Vehicle Fund, or the amount that may be placed to the credit of the City of Seattle in the Motor Vehicle Fund for city street purposes, said payment to be disposed of as follows: The city treasurer shall monthly determine the amount equal to five (5) per cent of the monthly credit to the City of Seattle in the Motor Vehicle Fund which shall become available for the purposes of this subsection, and shall com-
pute the percentage that the monthly payment bears to the aggregate original assessments against all the real estate of the said Aurora improvement district to which the payment is to apply as herein provided, and from said monthly payment the city treasurer shall first pay to every person who has paid any assessment or any installment thereof, of said district, the same percentage of the assessment payment, and shall credit and deduct from the amount of any unpaid assessment, or installment thereof, of said district, the same percentage of the unpaid assessment, or installment thereof. All computations, payments, credits and deductions herein provided for shall be made on the assessment levy, or installment, without including any interest for delinquency. Such five (5) per cent shall be paid by the State Auditor to the city treasurer on proper vouchers therefor;"

Debate ensued.
On motion of Mr. Cowen, the previous question was ordered.
A roll call was demanded, and the demand was sustained.
The Clerk called the roll, and the amendment by Mr. Hay was adopted by the following vote: Yeas, 51; nays, 48; absent or not voting, 0.
Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Butler, Callison, Coe, Dore, Eddy, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Isenhart, McDonald, Miller (Fred), Mohler, Neal, Nordenberg, Olson, Payne, Pearson, Pennock, Pettus, Pitt, Reno, Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Wenberg, Wiggen, Wills, Woodall—51.
Those voting nay were: Representatives Babcock, Beckley, Bienz, Brown, Cameron, Carty, Chervenka, Cook, Cowen, Devenish, Dixon, Eaton, Egbert, Finucane, French, Fry, Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lafollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Moulton, Pearsall, Petit, Phillips, Reilly (Edward J.), Riley (Edward F.), Ruark, Swegle, Van Dyk, Warnica, Wentworth, White, Wintler, Mr. Speaker—48.
Mr. McDonald moved the adoption of the following amendment to the amendment by Mr. Hay to Section 4.
In Section 4, line 10 of the original substitute bill, being line 27 of the printed substitute bill, page 2 of the mimeographed substitute bill, as amended, add the following: "And provided further, Out of money apportioned to the City of Bellingham by the terms of Subdivisions (d) and (e), Chapter 208, Laws of 1937, there shall be paid by the City of Bellingham into the Special Improvement District Fund No. 937 of said city, the sum of Twenty Thousand Dollars ($20,000) for the benefit of the property owners and assessment payers on Elm Street and North West Avenue in said district, which said sum shall be prorated among such owners and assessment payers in the proportion which the assessment made on his or their property bears to the whole of said assessment against Elm Street and North West Avenue property in said district.”

Debate ensued.
On motion of Mr. Martin, the previous question was ordered.
The amendment by Mr. McDonald was adopted.
Mr. Finucane moved the adoption of the following amendment to the amendment by Mr. Hay to Section 4:
Amend Section 4 as amended, as follows:
"That $50,000.00 be earmarked from the funds allocated to the City of Spokane for the improvement of all streets in the Sixth Legislative District.”
The amendment to the amendment was lost.
Mr. Dixon moved the adoption of the following amendment to the amend­ment by Mr. Hay to Section 4:

Amend Section 4 as amended, as follows:
"That of such moneys allocated to the City of Tacoma, $20,000.00 be allocated to 38th Street."

The amendment to the amendment was lost.

Mr. Neal moved the adoption of the following amendment to Section 5:

In Section 5, Subsection (a), strike the words and figures "One and one-half per cent (1½%)" and insert in lieu thereof the words and figures: "One per cent (1%)".

Debate ensued.

The Speaker:
"May I call the attention of the members to House Rule No. 17, which reads: 'While the Speaker is putting the question, no member shall walk across or out of the House; nor when a member is speaking shall any member entertain private discourse or pass between him and the chair.'"

Debate continued.

On motion of Mr. Jones (John R.), the previous question was ordered.

The amendment by Mr. Neal to Section 5 was lost.

Mr. Armstrong moved the adoption of the following amendment to Section 28:

In Section 28, line 26 of the original substitute bill, being line 42 of the printed substitute bill, being line 48, page 6 of the mimeographed substitute bill, strike the period (.) following the word "available" and insert in lieu thereof a colon (:), and add the following: "Provided, however, the county commissioners of the several counties shall at their discretion use such funds for either new highway construction or maintenance of existing county roads."

Debate ensued.

Mr. Riley (Edward F.) moved the previous question, but the motion was lost.

Debate continued.

On motion of Mr. Petit, the previous question was ordered.

A roll call was demanded, but the demand was not sustained.

Division was called for, and the amendment by Mr. Armstrong to Section 28 was adopted on a rising vote.

Mr. Martin moved the adoption of the following amendment to the amend­ment by Mr. Armstrong to Section 28:

In Section 28, line 26 of the printed substitute bill, being line 7 of the mimeographed amendment, after the word "counties" and before the word "at" strike the word "shall" and insert in lieu thereof the word "may".

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The amendment to the amendment by Mr. Martin was adopted.

Mr. Neal moved that Substitute House Bill No. 392 be placed at the end of the day's calendar for further consideration.

Debate ensued.

On motion of Mr. Devenish, the previous question was ordered.

The motion was lost.

Substitute House Bill No. 392 was passed to third reading and ordered engrossed.

On motion of Mr. Reilly (Edward J.), the rules were suspended, Engrossed Substitute House Bill No. 392 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 392, and the bill passed the House by the following vote: Yeas, 93; nays, 6; absent or not voting, 0.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenburg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those voting nay were: Representatives Armstrong, Beierlein, Neal, Nordenberg, Pennock, Savage—6.

Engrossed Substitute House Bill No. 392, having received the constitutional majority, was declared 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 Substitute House Bill No. 392 to the Senate.

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

On motion of Mr. Fry, the House recessed 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 Dixon, Fogg, Guisinger, Henry, Jackson, Jones (John R.), Kinnear (Roy J.), Lauman, Martin, Moulton, Reilly (Edward J.), Rosellini, Wenburg and Woodall.

Mr. Finucane 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 Callison, Fogg, Jackson, Jones (John R.), Lauman, Moulton, Petit, Reilly (Edward J.), Rosellini, Warnica, Wenburg and Woodall.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

The Sergeant-at-Arms announced that Mr. Moulton was present.
Mr. Armstrong moved that the absent members be temporarily excused and that the House proceed with business under the call of the House.

The motion was lost.

The Sergeant-at-Arms announced that Mr. Petit, Mr. Rosellini and Mr. Jones (John R.) were present.

Mr. Armstrong moved that the absent members be temporarily excused and that the House proceed with business under the call of the House.

The motion was lost.

On motion of Mr. Cowen, Mr. Reilly (Edward J.) was excused from the call of the House.

Mr. Wills moved that the absent members be temporarily excused and that the House proceed with business under the call of the House.

The motion was lost.

On motion of Mr. Cowen, Mr. Reilly (Edward J.) was excused from the call of the House.

Mr. Wills moved that the absent members be temporarily excused and that the House proceed with business under the call of the House.

The motion was lost.

On motion of Mr. Cowen, Mr. Reilly (Edward J.) was excused from the call of the House.

Mr. Wills moved that the absent members be temporarily excused and that the House proceed with business under the call of the House.

The motion was lost.

On motion of Mr. Wills, Mrs. Fogg was excused from the call of the House.

On motion of Mr. Smith (Michael B.), the absent members were excused, and the House proceeded with business under the call of the House.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 540, by Representative Devenish: Relating to an interim high transportation commission.

On motion of Mr. Devenish, Substitute House Bill No. 540 was substituted for House Bill No. 540, and the substitute bill was read the second time by sections.

On motion of Mr. Henry, the following amendments to Section 1 were adopted:

In Section 1, line — of the original substitute bill, being line 4 of the printed substitute bill, after the comma (,) and before the word "members" strike the word "three" and insert in lieu thereof the word "two".

In Section 1, line — of the original substitute bill, being line 6 of the mimeographed substitute bill, after the word "and" and before the word "members" strike the word "two" and insert in lieu thereof the word "three".

Mr. Neal moved that Substitute House Bill No. 540 be indefinitely postponed.

Debate ensued.

Mr. Hurley (Joseph E.) moved that the motion by Mr. Neal to indefinitely postpone Substitute House Bill No. 540 be laid on the table.

A roll call was demanded, but the demand was not sustained.

The motion by Mr. Hurley (Joseph E.) was carried on a voice vote, and the motion by Mr. Neal to indefinitely postpone and Substitute House Bill No. 540 were laid on the table.

21—H
House Bill No. 450, by Representative Hurley (John R. "Pat"): The omnibus appropriation bill.

The bill was read the second time by sections.

Mr. Beierlein moved the adoption of the following amendment to Section 1:

In Section 1, page 2, lines 15 to 17, strike the figures "$12,000.00" and insert in lieu thereof the figures "$8,000.00".

Debate ensued.

On motion of Mr. Vane, the previous question was ordered.

The amendment was lost.

Mr. McDonald moved the adoption of the following amendment to Section 2:

In Section 2, page 2, line 24 of the printed bill, strike the figures "$66,000.00" and insert in lieu thereof the figures "$75,000.00".

Debate ensued.

On motion of Mr. Vane, the previous question was ordered.

The amendment was lost.

Mr. Smith (Michael B.) moved the adoption of the following amendment to Section 2:

In Section 2, page 3, line 37 of the printed bill, strike the figures "$104,100.00" and insert in lieu thereof the figures "$158,100.00".

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The amendment was lost.

Mr. Pennock moved the adoption of the following amendment to Section 2:

In Section 2, page 3, line 40 of the printed bill, strike the figures "$30,000.00" and insert in lieu thereof the figures "$81,257.72".

Debate ensued.

On motion of Mr. Ruark, the previous question was ordered.

The amendment was lost.

Mr. Pennock moved the adoption of the following amendment to Section 2:

In Section 2, page 3, line 40 of the printed bill, strike the figures "$30,000.00" and insert in lieu thereof the figures "$50,000.00".

Debate ensued.
On motion of Mr. Jones (John R.), the previous question was ordered. The amendment was lost.

Mr. Bienz moved that the rules be suspended and that speeches be limited to one minute.

Debate ensued.

With the consent of the House, Mr. Bienz withdrew his motion.

Mr. Pennock moved the adoption of the following amendment to Section 2:

In Section 2, page 2, line 40 of the printed bill, strike the figures "$30,000.00" and insert in lieu thereof the figures "$35,900.00".

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered. The amendment was lost.

Mr. Eddy moved the adoption of the following amendments to Section 2:

In Section 2, page 4, line 2 of the printed bill, strike the figures "$163,000.00" and insert in lieu thereof the figures "$125,000.00".

In Section 2, page 4, line 3 of the printed bill, strike the figures "$58,000.00" and insert in lieu thereof the figures "$45,000.00".

In Section 2, page 4, line 4 of the printed bill, strike the figures "$221,000.00" and insert in lieu thereof the figures "$170,000.00".

Debate ensued.

On motion of Mr. Martin, the previous question was ordered. The amendments were lost.

Mr. Kinnear (Geo. C.) moved the adoption of the following amendment to Section 2:

In Section 2, page 4, line 2 of the printed bill, strike the figures "$163,000.00" and insert in lieu thereof the figures "$150,000.00".

Debate ensued.

On motion of Mr. Martin, the previous question was ordered. The amendment was lost.

Mr. Sherman moved the adoption of the following amendment:

In Section 2, page 8, lines 10, 11 and 12 of the printed bill, strike the words and figures: "Biological Research and Water Pollution Studies ...... $50,000.00 (Provided, That expenditures herefrom shall not exceed receipts to the Fisheries Fund)".

In Section 2, page 8, line 13 of the printed bill, strike the figures "$440,000.00" and insert in lieu thereof the figures "$390,000.00".

Debate ensued.

On motion of Mr. Lindsay, the previous question was ordered. The amendment was lost.

Mr. Hurley (John R. "Pat") moved the adoption of the following amendment to Section 2, page 10, lines 1 to 14 of the printed bill:

In Section 2, strike lines 18 to 31 inclusive, page 14 of the original bill, being lines 1 to 14 inclusive, page 10, of the printed bill, and insert in lieu thereof the following:

"Assistance as provided by law................. $23,348,000.00

Division of Public Assistance:
Salaries and wages.......................... 73,000.00
Operations .................................. 214,800.00
Assistance as provided by law.............. 6,300,000.00

Division for Children:
Salaries and wages.......................... 335,000.00
Operations ................................. 310,900.00
Assistance as provided by law.............. 4,652,779.00
Division for the Blind:
Salaries and wages................................. 50,000.00
Operations ....................................... 41,450.00
Assistance as provided by law.................. 852,580.00
Total............................................. $37,679,409.00

Debate ensued.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Hurley (John R. "Pat"): Mr. Hurley (John R. "Pat"): "I am sorry that this matter had to develop into personalities. I do not think there is a member on the floor of this House who thinks for one minute that I am against the old people of this State. Ever since the old-age assistance program was presented to the people of this State I have been for it. I will state to you now that I do not feel that I have imposed upon the members of this House in placing this amendment before you."

Mr. Pettus: "Point of order, Mr. Speaker. Is the gentleman speaking on the amendment?"

The Speaker: "The gentleman is replying to the remarks made to him and I am ruling that he may be permitted to do so."

Mr. Hurley (John R. "Pat") continuing: "I am only trying to defend myself on this floor. I do not like this personal reference to me. Any member on this floor can vote in regard to any amendment that is presented. True, when this matter was first presented to us, we had nothing definite to work on, and I feel that this amendment has been given much consideration."

Mr. Smith (Michael B.): "Point of order, Mr. Speaker. Is Mr. Hurley discussing the merits of the amendment?"

The Speaker: "I have ruled that Mr. Hurley (John R. 'Pat') has the floor in order to answer the scathing remarks that were made here."

Mr. Hurley (John R. "Pat") continuing: "I want to say here and now, that I do feel hurt in regard to the personal remarks made. I hope from here on up, that personalities will be left out of this debate. The amendment is before you. You can vote it down if you want to, or you can vote for it. I am giving it to you as a ways and means, and I will state that it has been given a great deal of thought and consideration."

Mr. Callison moved the adoption of the following amendment to the amendment by Mr. Hurley (John R. "Pat"): In Section 2, lines 11 to 31 inclusive, page 14 of the original bill, being lines 38 to 44 inclusive, page 9 and lines 1 to 14 inclusive, page 10 of the printed bill, as amended, strike the whole thereof and insert in lieu thereof the following: "For the Department of Social Security:

General Supervision:
Salaries and wages................................. $450,000.00
Operations ....................................... 200,000.00

Division of Old Age Assistance:
Salaries and Wages.................................. 450,000.00
Operations ....................................... 100,000.00
Assistance as provided by law.................. 25,000,000.00

Division of Public Assistance:
Salaries and wages................................. 60,000.00
Operations ....................................... 200,000.00
Assistance as provided by law.................. 8,000,000.00
Debate ensued on the amendment by Mr. Callison to the amendment by Mr. Hurley (John R. "Pat").

On motion of Mr. Hurley (Joseph E.), the previous question was ordered. The amendment by Mr. Callison to the amendment by Mr. Hurley (John R. "Pat") was adopted.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The Speaker declared the question to be on the amendment to Section 2, page 10, lines 1 to 14 by Mr. Hurley (John R. "Pat"), as amended by Mr. Callison.

The amendment by Mr. Hurley (John R. "Pat"), as amended by Mr. Callison, was adopted.

Mr. Henry moved the adoption of the following amendment:

In Section 2, as amended, strike the figures "$25,000,000.00" and insert in lieu thereof the figures "$27,550,000.00"; and for Public Assistance strike the figures "$8,000,000.00" and insert in lieu thereof the figures "$9,000,000.00".

Debate ensued.

Mr. Henry demanded a roll call and the demand was sustained. The Clerk called the roll and the amendment by Mr. Henry was lost by the following vote: Yeas, 34; nays, 64; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Cook, Dixon, Doré, Fogg, Gabrielsen, Guisinger, Hall, Henry, Jackson, McDonald, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wigen, Wills—34.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—64.

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

Mr. Smith (Jurie B.) moved the adoption of the following amendment:

In Section 2, page 10, line 1 of the printed bill as amended, strike the figures "$25,000,000.00" and insert in lieu thereof the figures "$32,068,591.00".

Debate ensued.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith (Jurie B.) of King.

Mr. Smith (Jurie B.):

"I am getting very tired. We have been here any number of days in this session and there are those here who call us political opportunists. There are those here who are..."
only interested in certain groups or special interests, and if you do not believe as they do, they call you political opportunists. Long before I accepted this office I had been trying to get some benefit for the common people. I am getting very tired of this. I object to being called a political opportunist just because I may differ from his method of thinking.

"I personally believe that Mr. Hurley (John R. "Pat") was sincere in offering his amendment.

"But there are those of us who have been a number of times accused of playing to the galleries, and if that is not a claim of political opportunism, I don't know what it is."

Mr. Kinnear (Roy J.):

"I made no accusations against anyone. I stated that it was a case of money, of funds to take care of it. Also that the people should not be kidded or tricked into believing that there are funds when there are not."

Debate continued.

On motion of Mr. Martin, the previous question was ordered.

The Speaker stated the question to be on the adoption of the amendment by Mr. Smith (Jurie B.) to Section 1, page 10, line 1 of House Bill No. 450.

The amendment was lost.

Mr. Pearson moved the adoption of the following amendment:

In Section 2, line 30, page 14 of the original bill, being line 13, page 10 of the printed bill, as amended, strike the figures "$1,000,000.00" and insert in lieu thereof the figures "$1,200,000.00".

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The amendment by Mr. Pearson was adopted.

Mr. Armstrong moved the adoption of the following amendment:

In Section 2, page 10, line 5 of the printed bill, strike the figures "$8,000,000.00" and insert in lieu thereof the figures "$10,000,000.00".

Debate ensued on the merits of the amendment.

On motion of Mr. Kinnear (Geo. C.), the previous question was ordered.

The amendment was lost.

Mr. Van Dyk moved the adoption of the following amendment:

In Section 2, page 10, line 19 of the printed bill, strike the figures "$1,695,610.00" and insert in lieu thereof the figures "$1,300,610.00".

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The amendment was lost on a voice vote.

Mr. Pennock moved the adoption of the following amendment:

In Section 2, page 10, line 1 of the printed bill as amended, strike the figures "$25,000,000.00" and insert in lieu thereof the figures "$26,000,000.00".

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The amendment by Mr. Pennock was lost.

Mr. Woodall moved the adoption of the following amendment:

In Section 2, page 10, line 17 of the printed bill, strike the figures "$905,860.00" and insert in lieu thereof the figures "$705,860.00".

Debate ensued on the merits of the amendment.

On motion of Mr. Mackie, the previous question was ordered.

The amendment was lost.
Mr. Callison moved the adoption of the following amendment:

In Section 2, line 31, page 14 of the original bill, being line 14, page 10 of the printed bill, as amended, strike the figures "$41,450,000.00" and insert in lieu thereof the figures "$41,850,000.00".

Debate ensued.

On motion of Mr. Hay, the previous question was ordered.

The amendment was adopted.

Mr. Hurley (John R. "Pat"), moved the adoption of the following amendment:

In Section 2, page 15, line 34 of the printed bill, strike the figures "$4,500,000.00" and insert in lieu thereof the figures "$2,500,000.00".

Debate ensued.

On motion of Mr. McQuesten, Mr. Gholson was excused from the call of the House.

Debate continued.

On motion of Mr. Beckley, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

Mr. Speaker:

"The question before the House is the amendment by Mr. Hurley (John R. 'Pat') to Section 2, page 15, line 34. A vote 'Aye' is a vote for the amendment; a vote 'No' is a vote against the amendment."

The Clerk called the roll, and the amendment was lost by the following vote: Yeas, 37; nays 60; absent or not voting, 2.

Those voting yea were: Representatives Austin, Babcock, Beckley, Callison, Carty, Chervenka, Coe, Devenish, Eaton, Eddy, Egbert, French, Fry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Martin, McCash, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Phillips, Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Warnica, Wentworth—37.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Cook, Cowen, Dixon, Dore, Finucane, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Jackson, Kehoe, Mackie, McDonald, McQuesten, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—60.

Those absent or not voting were: Representatives Gholson, Lauman—2.

Mr. Reilly (Edward J.) moved that the rules be suspended, that House Bill No. 450 be advanced to third reading, the second reading considered the third, and the bill placed on final passage.

Mr. Pennock:

"Point of order, Mr. Speaker. I had been recognized and I have a right to submit my amendment."

The Speaker:

"When I recognized Mr. Reilly (Edward J.) I had no idea that he was going to move to advance the bill."
With the consent of the House, Mr. Reilly (Edward J.) withdrew his motion.

Mr. Pennock moved the adoption of the following amendment:

In Section 2, page 16, line 26 of the printed bill, strike the words: "in such amounts as the Governor shall determine."

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The amendment by Mr. Pennock was lost.

On motion of Mr. Henry, Mr. Smith (Jurie B.) was excused from the call of the House.

House Bill No. 450 was passed to third reading and ordered engrossed.

Mr. Reilly (Edward J.) moved that the rules be suspended, Engrossed House Bill No. 450 advanced to third reading, the second reading considered the third, and that the bill be placed on final passage.

Debate ensued.

The motion was carried.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The Clerk called the roll on the final passage of Engrossed House Bill No. 450, and the bill passed the House by the following vote: Yeas, 69; nays, 28; absent or not voting, 2.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, French, Fry, Guisinger, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Neal, Payne, Pearson, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wintler, Mr. Speaker—69.

Those voting nay were: Representatives Armstrong, Bernethy, Eddy, Fogg, Gabrielsen, Hall, Henry, Lindsay, McQuesten, Moulton, Nordenberg, Olson, Pearsall, Pennock, Pettus, Pitt, Rosellini, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Wenberg, Wigen, Wills, Woodall—28.

Those absent or not voting were: Representatives Gholson, Lauman—2.

Engrossed 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. Kinnear (Geo. C.), further proceedings under the call of the House were dispensed with.

On motion of Mr. Kinnear (Geo. C.), the House adjourned to two o'clock p. m., Sunday, March 5, 1939.

John N. Sylvester, Speaker.

S. R. Holcomb, Chief Clerk.
Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 67; also House Bill No. 145; also House Bill No. 218; also House Bill No. 396; also House Bill No. 471; also House Bill No. 557; also House Bill No. 561; also House Joint Resolution No. 13, have compared same with the original bills and the original resolution, and find them correctly engrossed.

I concur in this report: W. Newton Fry.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 109, entitled "An Act relating to tuna, providing for a privilege fee thereon, defining offenses, providing penalties and creating a lien on canneries, packing plants, warehouses, scows and boats, and declaring that this act shall take effect March 31st, 1939," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Petit, Chairman.

We concur in this report: B. F. Reno, Jr., Frank L. Hatley, Harry D. Austin, Emmet E. Egbert, Dan L. Guisinger, A. A. Mackie, C. C. Mohler, John Pearsall.

Mr. Speaker:

We, a minority of your Committee on Fisheries, to whom was referred Senate Bill
No. 109, 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: H. N. Jackson, C. E. Trombley, O. A. Wiggen.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 4, 1939.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Senate Bill No. 374, entitled “An Act relating to the prevention of congenital syphilis; to take effect January 2, 1940,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Dr. W. G. Cameron, Chairman.

We concur in this report: B. F. Reno, Jr., D. W. Jones, Frank Chervenka, Fred Miller, Earl R. Warnica.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 4, 1939.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Senate Bill No. 438, entitled “An Act relating to public health; providing for the preparation of county budgets for county public health work, authorizing certain expenditures 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.

Dr. W. G. Cameron, Chairman.

We concur in this report: B. F. Reno, Jr., D. W. Jones, Frank Chervenka, Fred Miller, Earl R. Warnica.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 4, 1939.

Mr. Speaker:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Bill No. 456, entitled “An Act relating to the cooperative management of State forest board lands and State granted lands with national forest and private timber lands in a sustained yield management unit,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

George Twidwell, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 4, 1939.

Mr. Speaker:

The Senate has passed Senate Bill No. 350, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., March 4, 1939.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 112; also
Engrossed Senate Bill No. 169; also
Engrossed Senate Bill No. 241; also
Engrossed Senate Bill No. 242; also
Engrossed Senate Bill No. 372; also
Engrossed Senate Bill No. 421; also
Engrossed Senate Bill No. 467, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.
Mr. Speaker:
The Senate has passed: Senate Bill No. 375; also
Senate Bill No. 389; also
Senate Bill No. 390; also
Senate Bill No. 414; also
Senate Bill No. 366, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., March 4, 1939.

Mr. Speaker:
The Senate has passed: Senate Bill No. 62; also
Senate Bill No. 164; also
Senate Bill No. 238; also
Senate Bill No. 261; also
Senate Bill No. 265; also
Senate Bill No. 432; also
Senate Bill No. 448; also
Senate Bill No. 450; also
Senate Bill No. 475, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., March 4, 1939.

Mr. Speaker:
The Senate has passed: Senate Concurrent Resolution No. 5, and the same is here­with transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., March 4, 1939.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 195; also
Engrossed Senate Bill No. 349; also
Engrossed Senate Bill No. 358; also
Engrossed Senate Bill No. 409; also
Engrossed Senate Bill No. 427; also
Engrossed Senate Bill No. 441; also
Engrossed Senate Bill No. 482; also
Engrossed Senate Bill No. 483; also
Engrossed Senate Bill No. 490; also
Engrossed Senate Joint Resolution No. 14, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., March 5, 1939.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 62, by Senator Drumheller: An Act relating to State and county offices and prescribing time for opening and closing thereof.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 112, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to railroad and highway crossings, providing for reports of accidents at grade crossings, amending Chapter 30 of the Laws of 1913, as amended, by adding thereto a new section to be known as Section 8a, and declaring an emergency.
Referred to Committee on Transportation Other Than Automotive.
Senate Bill No. 164, by Senator Troy: An Act relating to the officers of the grand jury, defining their powers and duties, amending Section 982, Code of 1881, and declaring an emergency.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 169, by Senator Holt (By Departmental Request): An Act relating to the drilling, casing and abandonment of oil and gas wells and water wells for other than domestic purposes; requiring permits therefor; authorizing the Director of Conservation and Development to prescribe and enforce rules and regulations; and prescribing penalties.
Referred to Committee on Mines and Mining.

Engrossed Senate Bill No. 195, by Senator Murphy: An Act relating to explosives, prohibiting blasting in settled communities without notice, and declaring the violation thereof to be a misdemeanor.
Referred to Committee on Dairy and Livestock.

Senate Bill No. 238, by Senator Stinson: An Act providing for and regulating the recount of ballots and the recanvass of votes registered on voting machines at any election held within the State.
Referred to Committee on Elections and Privileges.

Engrossed Senate Bill No. 241, by Senators Duggan and McAulay: An Act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties; amending Sections 1, 4 and 5 of Chapter 150 of the Laws of 1935 and declaring an emergency.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 242, by Senators Duggan and McAulay: An Act relating to adoption; providing for investigation; and amending Section 1 of Chapter 158 of the Laws of 1927 and Section 1669 of the Code of 1881; repealing Section 1668 of the Code of 1881; and declaring an emergency.
Referred to Judiciary Committee.

Senate Bill No. 261, by Senator Maxwell: An Act relating to certain port districts; authorizing the acquisition or construction of shipyards, and the borrowing of money and the issuance of bonds therefor; and declaring an emergency.
Referred to Committee on Municipal Corporations Other Than First Class.

Senate Bill No. 265, by Senator Moe: An Act relating to compensation and expenses of county commissioners in all counties where such commissioners are paid on a per diem basis, and repealing Section 4053, Remington's Revised Statutes.
Referred to Committee on Compensation and Fees for State and County Officers.

Engrossed Senate Bill No. 349, by Senator Maxwell: An Act providing for the dissolution of commercial waterway districts when the obligations thereof have been paid.
Referred to Judiciary Committee.

Referred to Committee on Appropriations.
Engrossed Senate Bill No. 358, by Senator Maxwell: An Act relating to water districts and providing for the acquiring, construction, maintenance, operation and development of street lighting systems thereby.
Referred to Judiciary Committee.

Senate Bill No. 366, by Senator Keeler: An Act relating to the sale of State lands to school district No. 58 of Clallam County, Washington.
Referred to Committee on State Granted, School and Tide Lands.

Referred to Committee on Insurance.

Senate Bill No. 375, by Senator Schroeder (By Departmental Request): An Act relating to the State Forest Board and the members thereof, and amending Section 1 of Chapter 118 of the Laws of 1933 (Section 5812-1 of Remington's Revised Statutes).
Referred to Committee on Forestry and Logged-Off Lands.

Senate Bill No. 389, by Committee on State Granted, School and Tide Lands: An Act relating to certain State lands and authorizing an adjustment in the contract for the purchase thereof.
Referred to Committee on State Granted, School and Tide Lands.

Senate Bill No. 390, by Committee on State Granted, School and Tide Lands: An Act relating to rivers, lakes and bodies of water, empowering the commissioner of public lands to determine the navigability thereof, and declaring the status of such waters.
Referred to Committee on State Granted, School and Tide Lands.

Engrossed Senate Bill No. 409, by Senators Percival and Schroeder: An Act relating to the manufacture and distribution of candy and other confectionery products, and regulating the same; providing for the protection of public health and the prevention of frauds; defining terms, providing for permits and certificates and the procedure for revocation or suspension thereof; and prescribing penalties.
Referred to Committee on Commerce and Manufacturing.

Senate Bill No. 414, by Senator Edwards: An Act relating to copyrights and regulating the sale, licensing, or other disposition of the right publicly to perform for profit in the State of Washington; musical compositions and dramatico-musical compositions; and repealing Chapter 218 of the Laws of 1937.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 421, by Committee on Roads and Bridges: An Act relating to motor vehicles; relating to the issuance of certificates of license registration and vehicle license plates; providing for fuel inspection; defining the powers and duties of certain State and other officers; defining terms; amending Chapter 188 of the Session Laws of 1937.
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 427, by Committee on Rules and Joint Rules: An Act relating to the care, support and relief of needy persons; defining
terms; providing necessary means and procedure for the furnishing of public assistance to such persons; defining need and resources to govern the determination of eligibility of persons to assistance under this act, and fixing the responsibility of certain relatives with respect to support of needy persons; creating and/or defining the powers and duties of certain State and County officers in connection with the administration of public assistance; providing for appeals in certain cases; imposing penalties for violations of the act; providing for the levy of taxes; making appropriations; repealing Chapter 180, Laws of 1937 and all acts or parts of acts in conflict herewith, and declaring an emergency whereby the act shall become effective April 1, 1939.

Referred to Committee on Unemployment Relief and Public Welfare.

Senate Bill No. 432, by Senator Metcalf: An Act relating to the duties of county auditors and county treasurers in connection with transfers and conveyances of real property.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 441, by Senator Moe: An Act relating to crimes and providing for technical research and assistance to the chief of the Washington State Patrol and prosecuting attorneys.
Referred to Judiciary Committee.

Senate Bill No. 448, by Senators Moe and Stinson: An Act relating to public highways; authorizing an investigation and survey for highways serving the Grand Coulee Dam vicinity; defining the powers and duties of the Director of Highways; providing for emergent construction; making an appropriation; and declaring an emergency.
Referred to Committee on Roads and Bridges.

Senate Bill No. 450, by Senator Klemgard: An Act relating to transportation by motor vehicles, defining terms and amending Section 2 of Chapter 166 of the Laws of 1937 (Section 6382-2 of Remington's Revised Statutes).
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 467, by Senators Koontz and Wanamaker: An Act relating to unemployment; providing for the relief of unemployed persons by making available funds for the sponsoring of public works and work relief projects on the part of the State and its political subdivisions, and by emergency grants-in-aid to counties for general assistance purposes; defining the duties of certain officers in relation thereto; making an appropriation, and declaring an emergency whereby the act shall take effect April 1, 1939.
Referred to Committee on Unemployment Relief and Public Welfare.

Senate Bill No. 475, by Senator Sieler: An Act appropriating five hundred thousand dollars ($500,000.00) for the completion of Primary State Highway No. 5 through White Pass.
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 482, by Senator Maxwell: An Act relating to sewer districts outside the limits of incorporated cities and towns; providing for the establishment, organization, financing, operation and regulation thereof, and for the construction and acquisition of facilities therefor, and for
the costs, maintenance and operation thereof; and defining the powers and duties of such districts and of public officials and municipal corporations in connection therewith.

Referred to Committee on Counties and County Boundaries.

Engrossed Senate Bill No. 483, by Senator Maxwell: An Act relating to sewers and drains, and refuse, and authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct and operate systems of sewerage and drainage, and outfalls, works, plants and facilities for sewage treatment and disposal, and systems and plants for refuse collection and disposal, providing for modes of payment therefor, repealing Chapter 39 of the Session Laws of 1931.

Referred to Committee on Cities of the First Class.

Engrossed Senate Bill No. 490, by Senator Sieler: An Act relating to State Hospitals, providing for hospitalization of indigent patients infected with syphilis, authorizing the Director of Finance, Budget and Business to enter into contracts with boards of county commissioners, fixing terms and declaring this act shall take effect immediately.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Concurrent Resolution No. 5, by Senator Schroeder: Relating to the creation of a joint-interim-session committee to investigate the production and distribution of milk and milk products and giving it certain powers.

Referred to Committee on Rules and Order.

Engrossed Senate Joint Resolution No. 14, by Senator Holt: Providing for submission to the electors of the State of a proposal to amend Article VII of the Constitution of the State of Washington relating to taxation by adding thereto a new section to be designated Section 2 of said article.

Referred to Committee on Constitutional Revision.

REPORT OF ENROLLMENT COMMITTEE

House of Representatives,

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 25; also House Bill No. 104; also House Bill No. 131; also House Bill No. 323, have compared same with the original and engrossed bills, and find them correctly enrolled.

We concur in this report: O. R. Schumann, Ella Wintler.

The Speaker announced that he was about to sign House Bill No. 25; also House Bill No. 104; also House Bill No. 131; also House Bill No. 323.

The Speaker observed within the bar of the House, former Representative Frank Pierce from Kitsap County, and appointed Mr. Turner and Mr. Underwood to escort him to a seat beside the Speaker.

SECOND READING OF BILLS

Senate Bill No. 146, by Senator Keeler: Relating to State lands.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, Senate Bill No. 146 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. 146, and the bill passed the House by the following vote: Yeas, 77; nays, 2; absent or not voting, 20.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lafollette, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pettus, Phillips, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—77.

Those voting nay were: Representatives Pitt, Wenberg—2.

Those absent or not voting were: Representatives Armstrong, Bernethy, Callison, Carty, Dore, Gholson, Hanson, Hatley, Jones (D. W.), Lauman, Lindsay, Mackie, McDonald, Moulton, Pearson, Pennock, Petit, Reilly (Edward J.), Smith (Vernon A.), Woodall—20.

Senate Bill No. 146, having received the 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, within the bar of the House, former Representative Judge Donald A. McDonald from King County, and appointed Mr. Payne and Mr. Kinnear (Geo. C.) to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House, former Representative P. H. Carlyon from Thurston County, and appointed Mr. Warnings and the Sergeant-at-Arms to escort him to a seat beside the Speaker.

The Speaker observed within the bar of the House, former Representative M. B. Mitchell from King County, and appointed Mr. Nordenberg and Mr. Wiggen to escort him to a seat beside the Speaker.

Engrossed Senate Bill No. 111, by Committee on Rules and Joint Rules (By Executive Request): Relating to dams, to storage and control of water.

The bill was read the second time by sections.

On motion of Mr. Turner, the following amendment to Section 2 was adopted:

In Section 2, line 10, page 2 of the engrossed bill, being line 16 of the mimeographed amendment to Section 2, strike the period (.) following the word "purposes" and insert in lieu thereof a colon (:) and add the following: "Provided further, That this section shall not apply to lakes navigable from the sea."

On motion of Mr. Finucane, the rules were suspended, Engrossed Senate Bill No. 111 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Pearsall, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 111, and the bill passed the House by the following vote: Yeas, 79; nays, 5; absent or not voting, 15.
Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—79.

Those voting nay were: Representatives Babcock, Beckley, Coe, French, McCash—5.

Those absent or not voting were: Representatives Carty, Dore, Gabrielsen, Gholson, Guisinger, Henry, Hurley (Joseph E.), Lauman, Moulton, Olson, Pearson, Petit, Reilly (Edward J.), Smith (Vernon A.), Van Dyk—15.

Engrossed 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.

Engrossed Senate Joint Resolution No. 1, by Senator Reardon: Relating to terms of office in county offices.

The resolution was read the second time in full.

On motion of Mr. Payne, the rules were suspended, Engrossed Senate Joint Resolution No. 1 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued on the merits of the resolution.

On motion of Mr. Wenberg, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Joint Resolution No. 1, and the Resolution passed the House by the following vote:

Yeas, 74; nays, 16; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Butler, Callison, Cameron, Chervenka, Coe, Cowen, Devenish, Dixon, Eaton, Egbert, Finucane, Fogg, Fry, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (John R.), Kehoe, LaFollette, Lindsay, Mackie, Martin, McDonald, Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—74.

Those voting nay were: Representatives Brown, Carty, Cook, Eddy, French, Gabrielsen, Judd, Kinnear (Roy J.), McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Rosellini, Schumann, Turner, Woodall—16.

Those absent or not voting were: Representatives Dore, Gholson, Guisinger, Jones (D. W.), Kinnear (Geo. C.), Lauman, Moulton, Pearson, Reilly (Edward J.)—9.
Engrossed Senate Joint Resolution No. 1, having received the constitutional two-thirds majority, was declared passed.

**Engrossed Senate Bill No. 228**, by Committee on Rules and Joint Rules (By Executive Request): Relating to self-supporting blind persons.

The Speaker called Mr. Hurley (John R. "Pat") to preside.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, Engrossed Senate Bill No. 228 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 228, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Hall, Hanson, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pennock, Petit, Pettus, Phillips, Pitt, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—83.

Those absent or not voting were: Representatives Austin, Devenish, Dore, Gholson, Guisinger, Hatley, Henry, Lauman, McCash, McDonald, Moulton, Pearsall, Pearson, Reilly (Edward J.), Reno, Woodall—16.

Engrossed Senate 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.

**Senate Bill No. 257**, by Senator Morgan (By Departmental Request): Relating to the DesChutes waterway in Olympia.

The bill was read the second time by sections.

On motion of Mr. Mackie, the rules were suspended, Senate 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 Senate Bill No. 257, and the bill passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Eaton, Egbert, Finucane, Fry, Gabrielsen, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, McDonald, McQuesten, Miller (Donald B.), Miller
(Fred), Mohler, Montgomery, Neal, Olson, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wennerg, Wentworth, White, Wiggen, Wills, Wintler—75.

Those absent or not voting were: Representatives Devenish, Dore, Eddy, Fogg, French, Gholson, Guisinger, Henry, Jackson, Jones (John R.), Lauman, Martin, McCash, Miller (Frank O.), Moulton, Nordenberg, Payne, Pearsall, Pearson, Reilly (Edward J.), Riley (Edward F.), Tisdale, Woodall, Mr. Speaker—24.

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.

Engrossed Senate Bill No. 108, by Committee on Rules and Joint Rules (By Executive Request): Relating to smelt.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, Engrossed Senate Bill No. 108 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Ruark, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 108, and the bill passed the House by the following vote: Yeas, 52; nays, 20; absent or not voting, 27.

Those voting yea were: Representatives Austin, Babcock, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Eaton, Egbert, Finucane, Fogg, French, Fry, Hanson, Hatley, Hurley (John R. "Pat"), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, McDonald, McQuesten, Miller (Donald B.), Mohler, Montgomery, Neal, Phillips, Reno, Ruark, Sandegren, Schumann, Smith (Michael B.), Swegle, Tisdale, Turner, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wintler—52.

Those voting nay were: Representatives Bernethy, Dixon, Gabrielsen, Hall, Nordenberg, Olson, Pennock, Petit, Pettus, Pitt, Rosellini, Savage, Sherman, Smith (Jurie B.), Trombley, Twidwell, Van Dyk, Wennerg, Wigen, Wills—20.

Those absent or not voting were: Representatives Armstrong, Beckley, Callison, Devenish, Dore, Eddy, Gholson, Guisinger, Hay, Henry, Hurley (Joseph E.), Jackson, Lauman, Mackie, Martin, McCash, Miller (Frank O.), Miller (Fred), Moulton, Payne, Pearsall, Pearson, Reilly (Edward J.), Riley (Edward F.), Smith (Vernon A.), Woodall, Mr. Speaker—27.

Engrossed Senate 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.

Senate Bill No. 110, by Committee on Rules and Joint Rules (By Executive Request): Relating to flood control.

The bill was read the second time by sections.
On motion of Mr. Finucane, 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.

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

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, 54; nays, 14; absent or not voting, 31.

Those voting yea were: Representatives Austin, Bernethy, Bienz, Brown, Butler, Cameron, Chervenka, Cook, Cowen, Dixon, Eaton, Egbert, Finucane, Fogg, Fry, Hanson, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, McDonald, McQuesten, Miller (Donald B.), Montgomery, Pearsall, Pennock, Pettus, Pitt, Rosellini, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler—54.

Those voting nay were: Representatives Babcock, Beierlein, Coe, Gabrielsen, Hall, Isenhart, LaFollette, Miller (Fred), Neal, Nordenberg, Olson, Phillips, Ruark, Sandegren—14.

Those absent or not voting were: Representatives Armstrong, Beckley, Callison, Carty, Devenish, Dore, Eddy, French, Gholson, Guisinger, Hatley, Henry, Jackson, Jones (John R.), Lauman, Mackie, Martin, McCash, Miller (Frank O.), Mohler, Moulton, Payne, Pearson, Petit, Reilly (Edward J.), Reno, Riley (Edward F.), Sherman, Vane, Woodall, Mr. Speaker—31.

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.

Mr. Smith (Michael 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 Beckley, Devenish, Dore, French, Gholson, Guisinger, Lauman, Mackie, Martin, Moulton, Pearson, Reilly (Edward J.), Sandegren and Wills, Representatives Gholson, Moulton and Reilly (Edward J.) having been excused.

The Speaker resumed the chair.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

The Sergeant-at-Arms announced that Mr. Wills and Mr. French were present.

The Sergeant-at-Arms announced that Mr. Beckley and Mr. Martin were present.

On motion of Mr. Armstrong, the absent members were excused and the House proceeded with business under the call of the House.

Senate Joint Resolution No. 8, by Senator McAulay: Relating to the liability of State Bank Directors.

The resolution was read the second time in full.
On motion of Mr. Woodall, the rules were suspended, Senate Joint Resolution No. 8 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

On motion of Mr. Armstrong the previous question was ordered.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 8, and the resolution passed the House by the following vote: Yeas, 90; nays, 3; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.); Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those voting nay were: Representatives Dixon, Hall, Nordenberg—3.

Those absent or not voting were: Representatives Dore, Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.)—6.

Senate Joint Resolution No. 8, having received the constitutional two-thirds majority, was declared passed.

Senate Bill No. 197, by Senator Roberts: Relating to a conveyance of land to the University of Washington.

The Speaker called Mr. Hurley (John R. "Pat") to preside.

The bill was read the second time by sections.

On motion of Mr. Payne, the rules were suspended, Senate Bill No. 197 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. 197, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.
Those absent or not voting were: Representatives Dore, Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.)—6.

Senate 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.

THIRD READING OF BILLS

Mr. Lindsay moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

**Engrossed Senate Bill No. 51**, by Senator Orndorff: Relating to delinquent taxes on real property.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 51 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 51, and the bill passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chernenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Laffollette, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—89.

Those voting nay were: Representatives Cameron, Mohler, Savage—3.

Those absent or not voting were: Representatives Dore, Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.), Mr. Speaker—7.

Engrossed Senate Bill No. 51, having received the 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. 343**, by Committee on Agriculture: Relating to soil erosion and to soil conservation.

On motion of Mr. Fry, the rules were suspended, the second reading considered the third, and Senate Bill No. 343 was placed on final passage.

On motion of Mr. Payne, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 343, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chernenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane,
Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—91.

Those voting nay were: Representative Cameron—1.

Those absent or not voting were: Representatives Dore, Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.), Mr. Speaker—7.

Senate Bill No. 343, having received the 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. 104, by Senator McAulay (By Request): Relating to garnishments.

On motion of Mr. Armstrong, the rules were suspended, the second reading considered the third, and Senate Bill No. 104 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Underwood, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 104, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those absent or not voting were: Representatives Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.)—5.

Senate 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 Mr. Sylvester, Mr. Sherman was excused from the call of the House.
Senate Bill No. 105, by Senator McAulay (By Request): Relating to banking.

On motion of Mr. Armstrong, the rules were suspended, the second reading considered the third, and Senate Bill No. 105 was placed on final passage.

On motion of Mr. Bienz, the previous question was ordered.

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, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonal, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettit, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenbeg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—91.

Those voting nay were: Representative Austin—1.

Those absent or not voting were: Representatives Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.), Sherman, Mr. Speaker—7.

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.

Substitute Senate Bill No. 254, by Committee on State Penal and Reformatory Institutions: Relating to crimes and punishment thereof.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 254 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 254, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.),

Those absent or not voting were: Representatives Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.), Sherman, Mr. Speaker—7.

Substitute 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 Senate Bill No. 25, by Senators Shorett and Murfin: Relating to motor vehicles and to the financial responsibility of owners and operators thereof.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 25 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 25, and the bill passed the House by the following vote: Yeas, 83; nays, 11; absent or not voting, 5.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Doré, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—83.

Those voting nay were: Representatives Armstrong, Bernethy, Carty, Gabrielsen, Isenhart, Nordenberg, Phillips, Pitt, Smith (Jurie B.), Tisdale, Van Buskirk—11.

Those absent or not voting were: Representatives Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.)—5.

Engrossed Senate Bill No. 25, having received the 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. 359, by Senator Maxwell: Relating to county administrative programs.

On motion of Mr. Fry, the rules were suspended, the second reading considered the third, and Senate Bill No. 359 was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 359, and the bill passed the House by the following vote: Yeas, 71; nays, 22; absent or not voting, 6.
Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Butler, Callison, Cameron, Chervenka, Dixon, Dore, Eaton, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, LaFollette, Lindsay, Mackie, Martin, McDonald, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Penock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, White, Wiggen, Wills, Wintler—71.

Those voting nay were: Representatives Brown, Carty, Coe, Cook, Cowen, Devenish, Eddy, Egbert, Finucane, Hurley (Joseph E.), Isenhart, Kinnear (Geo. C.), Kinnear (Roy J.), McCash, McQuesten, Miller (Donald B.), Sandegren, Schumann, Turner, Warnica, Wentworth, Woodall—22.

Those absent or not voting were: Representatives Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.), Mr. Speaker—6.

Senate Bill No. 359, having received the 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. 138, by Committee on Insurance: Relating to life insurance policy loans.

Mr. Finucane moved that the rules be suspended, the second reading be considered the third, and that Senate Bill No. 138 be placed on final passage. Debate ensued.

With the consent of the House, Mr. Finucane withdrew his motion.

Mr. Dixon moved that Senate Bill No. 138 be returned to second reading for the purpose of amendment.

The Speaker resumed the chair.

Debate ensued on the motion by Mr. Dixon.

On motion of Mr. Martin, the previous question was ordered.

The motion to return the bill to second reading was lost.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Senate Bill No. 138 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 138, and the bill passed the House by the following vote: Yeas, 68; nays, 26; absent or not voting, 5.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Payne, Pearsall, Petit, Phillips, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Van Dyk, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—68.
Those voting nay were: Representatives Armstrong, Bernethy, Dixon, Fogg, Gabrielsen, Guisinger, Hall, Henry, Mohler, Neal, Nordenberg, Olson, Pennock, Pettus, Pitt, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Wenberg, Wiggen, Wills—26.

Those absent or not voting were: Representatives Gholson, Lauman, Moulton, Pearson, Reilly (Edward J.)—5.

Senate Bill No. 138, having received the 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. Finucane, further proceedings under the call of the House were dispensed with.

On motion of Mr. Fry, the House adjourned to eleven o'clock a. m., Monday March 6, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-SEVENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, March 6, 1939.

The Speaker called the House to order at eleven o'clock a. m.

The Clerk called the roll, and all members were present except Representatives Bernethy, Guisinger, Hay, Henry, Mackie, Reilly (Edward J.), and Vane.

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

The reading clerk proceeded to read the journal of the proceedings of the previous day.

On motion of Mr. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

Your Committee on Engrossment, to whom was referred Substitute House Bill No. 392; also House Bill No. 450, have compared same with the substitute and original bills and find them correctly engrossed.

I concur in this report: W. Newton Fry.
Engrossed Substitute Senate Bill No. 219 (reported by Judiciary Committee):

Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 350, entitled "An Act making an appropriation for the construction of a naval and marine corps reserve armory at 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.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 5, 1939.

Mr. Speaker:
We, a majority of your Committee on Insurance, to whom was referred Engrossed Senate Bill No. 372, entitled "An Act relating to group life insurance and repealing Chapter 300 of the Laws of 1927 and Chapter 129 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.

We concur in this report: O. R. Schumann, Thos. H. Bienz, Harry D. Austin, James M. Hay, Hugh Rosellini, George Twidwell, Ernest T. Olson, Tom Montgomery.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Fisheries, to whom was referred Senate Bill No. 405, entitled "An Act relating to fisheries, defining the area in Puget Sound in which fishing shall be permitted by pound nets, providing for licenses and fixing license fees, 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.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a minority of your Committee on Fisheries, to whom was referred Senate Bill No. 405, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: B. F. Reno, Jr., Frank L. Hatley, Harry D. Austin, Emmet E. Egbert, A. A. Mackie.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:
We, a majority of your Military Committee, to whom was referred Senate Bill No. 422, entitled "An Act relating to public employees, providing for the granting of military leave, and declaring that this act shall take effect April 1, 1939," have had the
same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Roy J. KINNEAR, Chairman.

We concur in this report: Carl E. Devenish, Dr. U. M. Lauman, J. D. McDonald, Fred Miller, Frank L. Hatley, E. C. Wills.

Passed to second reading.

House of Representatives, Olympia, Wash., March 5, 1939.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred Senate Bill No. 469, entitled "An Act relating to the registration of voters, providing for deputy registrars and for payment of expenses of registration, and amending Section 4, Chapter 1, Laws of 1933 (Section 5114-4, 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.

JULIA BUTLER, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 5, 1939.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 2; also
Engrossed House Bill No. 92; also
Engrossed House Bill No. 201; also
Engrossed House Bill No. 264; also
House Bill No. 113; also
House Bill No. 152; and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 6, 1939.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 113; also
Engrossed Senate Bill No. 431; also
Engrossed Senate Bill No. 433; and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.
SENATE AMENDMENTS TO HOUSE BILLS

Senate Chamber,
Olympia, Wash., March 5, 1939.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 55, with the following amendment:

Amend Section 1, line 29 of the original bill, by striking the words "and for" which precede the word "taxes"; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

On motion of Mr. Schumann, the House concurred in the Senate amendment to Engrossed House Bill No. 55.

The Clerk called the roll on the final passage of Engrossed House Bill No. 55, 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 Armstrong, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devens, Dixon, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Hall, Isenhardt, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearson, Pennock, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombly, Turner, Twidwell, Van Buskirk, Van Dyk, Wenberg, White, Wiggan, Wills, Wintler, Woodall, Mr. Speaker—73.

Those absent or not voting were: Representatives Austin, Babcock, Bernethy, Callison, Done, Eaton, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Lindsay, Mackie, Miller (Donald B.), Moulton, Pearsall, Petit, Reilly (Edward J.), Sandegren, Underwood, Vane, Warnica, Wentworth—26.

Engrossed House Bill No. 55, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Speaker:
The Senate has passed: House Bill No. 263, with the following amendments:

Amend the title by striking the period (.) at the end of said title, and adding the following: "and declaring an emergency."

Amend Section 1, page 2, line 3 of the original bill, the same being Section 1, page 1, line 22 of the printed bill, by inserting after the word "thereof" the following: ", and all raw furs produced outside the State of Washington".

Amend Section 1, page 2, line 17 of the original bill, the same being Section 1, page 2, line 8 of the printed bill, by inserting after the period (.) and following the word "year", the following: "A sale of or transfer of title to any such property, while being so transported or held in storage, shall not operate to defeat the intent or purpose of this proviso."

Amend the bill by adding thereto a new section to be known as Section 2, to read as follows:

"Sec. 2. This act is necessary to the support of the State government and shall take effect immediately."; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

On motion of Mr. Carty, the House concurred in the Senate amendments to House Bill No. 263.
The Clerk called the roll on the final passage of House Bill No. 263, 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 Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French Fry, Hall, Hatley, Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinneer (Roy J.), Lauman, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Nordenberg, Olson, Payne, Pearson, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Ruark, Sandgren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Wenberg, Wentworth, White, Wills, Wintler, Woodall, Mr. Speaker—73.

Those absent or not voting were: Representatives Bernethy, Callison, Eaton, Gabrielsen, Gholson, Guisinger, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Kinneer (Geo. C.), LaFollette, Lindsay, Mackie, Miller (Donald B.), Moulton, Neal, Pearsall, Pennock, Petitt, Reilly (Edward J.), Rosellini, Vane, Warnica, Wigen—26.

House Bill No. 263, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 100, with the following amendments:

Amend Section 1, page 3, line 17 of the original bill, being Section 1, line 33, page 2 of the printed bill, strike the words: "And any persons employed in any industry where intense dust prevails." and insert in lieu thereof the words: "Asbestosis or silicosis (including anthracosilicosis and silicotuberculosis) resulting from exposure to heavy concentrations of finely divided quartz or other forms of free silica (SiO2): Provided, however, That no workman shall be entitled to compensation for asbestosis or silicosis specified herein:

"a. Unless he was employed within the State of Washington for two years immediately prior to the date of claim for said occupational disease; and

"b. If the inception of such disease originated outside the State of Washington unless it be determined that the said disease was continually quiescent and non-disabling for two years prior to the date of injurious exposure in the State of Washington and that such exposure during his employment in the State of Washington activated the quiescent disease to the extent of disability;

"(22) Any respiratory disease other than asbestosis or silicosis contracted through the inhalation of dust in any industry where intense dust prevails."

Amend Section 1, page 3, line 26 of the original bill, being line 39, page 2 of the printed bill, after the asterisks ( * * * *) add the following: "Provided, further, That no workman shall be entitled to compensation for any of the occupational diseases specified herein, except asbestosis or silicosis, if the onset of such disease originated outside of the State of Washington, unless it is determined that such disease was quiescent and non-disabling one year prior to the date the injurious exposure occurred while in the course of his employment in the State of Washington and that such exposure during such employment in the State of Washington activated the quiescent disease to the extent of disability."; and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

On motion of Mr. Sherman, the House concurred in the Senate amendments to Engrossed House Bill No. 100.
The Clerk called the roll on the final passage of Engrossed House Bill No. 100, 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 Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Cook, Cowen, Dixon, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Hall, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—75.

Those absent or not voting were: Representatives Bernethy, Coe, Devenish, Dore, Eaton, Guisinger, Hanson, Henry, Isenhart, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, McDonald, Mohler, Moulton, Payne, Petit, Reilly (Edward J.), Rosellini, Schumann, Vane, Warnica—24.

Engrossed House Bill No. 100, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 135, with the following amendments:

Amend Section 28, page 8, line 16 of the original bill, same being Section 28, page 5, line 24 of the printed bill, by striking the entire section.

Amend Section 29, page 9, line 11 of the original bill, same being Section 29, page 5, line 44 of the printed bill, after the word "Sec." strike the figure "29" and insert in lieu thereof the figure "28", numbering each section consecutively.

Amend re-numbered Section 48, page 17, line 14 of the original bill, same being re-numbered Section 48, page 10 of the printed bill, by striking the entire section.

Amend the title in the last line, after the word "penalties" strike the semi-colon (;), inserting in lieu thereof a period (.) and strike the remainder of the title; and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

The Speaker called Mr. Hurley (John R. "Pat") to preside.

On motion of Mr. Jones (John R.), the House concurred in the Senate amendments to Engrossed House Bill No. 135.

The Clerk called the roll on the final passage of Engrossed House Bill No. 135, 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 Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, Fogg, Gabrielsen, Gholson, Hall, Hatley, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Neal, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale,

Those absent or not voting were: Representatives Dixon, Dore, French, Fry, Guisinger, Hanson, Hay, Henry, Judd, LaFollette, Mackie, Mohler, Moulton, Nordenberg, Payne, Reilly (Edward J.), Sherman, Vane, Warnica, Wenberg, Woodall, Mr. Speaker—22.

Engrossed House Bill No. 135, having received the constitutional majority, was declared passed, as amended by the Senate.

Engrossed House Bill No. 257, having received the constitutional majority, was declared passed, as amended by the Senate.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 257, with the following amendments:

Amend by striking Section 3 of the original engrossed bill, the same being Section 3 of the printed bill.

Amend the title by striking the semi-colon (;) after the word "duties" and inserting in lieu thereof a period (.) and striking the words: "and providing that this act shall take effect April 1, 1939."

Amend Section 1, line 7 of the original bill, same being Section 1, line 2, page 1 of the printed bill; after the word "instruction" and before the word "and", insert the following: "who shall be ex-officio chairman of said commission"; and the same is herewith transmitted.

On motion of Mrs. Kehoe, the House concurred in the Senate amendments to Engrossed House Bill No. 257.

The Clerk called the roll on the final passage of Engrossed House Bill No. 257, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 73, nays, 1; absent or not voting, 25.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, Gholson, Hall, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wentworth, White, Wiggen, Wills, Wintler—73.

Those voting nay were: Representative Pitt—1.

Those absent or not voting were: Representatives Beckley, Bernethy, Callison, Dore, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Mackie, Miller (Fred), Mohler, Moulton, Payne, Reilly (Edward J.), Ruark, Sherman, Tisdale, Turner, Vane, Wenberg, Woodall, Mr. Speaker—25.

Engrossed House Bill No. 257, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Petit demanded a call of the House, but the demand was not sustained.

FIRST READING OF SENATE BILLS

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

22-H
Engrossed Senate Bill No. 113, by Committee on Rules and Joint Rules (By Executive Request): An Act relating to taxation amending Sections 4, 11, 15(a), 17, 18, 19, 21, 25, 27, 32, 35, 45, 47, 84, 87, 89, 188, 193, 199, 210(a) and 219 of Chapter 180, Laws of 1935; (Sections 8370-4, 8370-11, 8370-15(a), 8370-17, 8370-18, 8370-19, 8370-21, 8370-25, 8370-27, 8370-32, 8370-35, 8370-45, 8370-47, 8370-84, 8370-87, 8370-89, 8370-188, 8370-193, 8370-199, 8370-210(a) and 8370-219, Remington's Revised Statutes); as amended by Chapter 191, Laws of 1937, and Chapter 227, Laws of 1937, repealing Section 8 of Chapter 180, Laws of 1935; (Section 8370-8, Remington's Revised Statutes); and adding a new section thereto and declaring that this act shall take effect May 1, 1939.

Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 431, by Senator Metcalf: An Act relating to the assessment and collection of taxes and amending Section 1 of Chapter 17 of the Laws of 1937 (Section 11278 of Remington's Revised Statutes).

Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 433, by Senators Shorett and Klemgard: 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, for refunds 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 1, 1939, and ending March 31, 1941, except as otherwise provided, defining terms, limiting allowances and compensation, and providing this act shall take effect immediately.

Referred to Committee on Appropriations.

SECOND READING OF BILLS

Senate Bill No. 391, by Senator Keller: Making an appropriation for the construction of a State Highway Department testing laboratory.

The bill was read the second time by sections.

Mr. Underwood 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. That the Director of Highways of the State of Washington be and he is hereby authorized, empowered and directed to provide for the improvement, reconstruction and widening of that city street in the city of Seattle described as follows: Commencing at the intersection of North Fiftieth Street and East Greenlake Way in the city of Seattle, thence in a northerly and easterly direction following the present course of East Greenlake Way, thence in a northwesterly direction to the intersection of East Greenlake Way and North Greenlake Way in the vicinity of Densmore Avenue; such improvement, reconstruction and widening to consist of reconstruction of the roadway to a width of not less than forty-four (44) feet from curb to curb in the event that such width is found to be practicable, but if not, then to such width as is found to be practicable.

"The Director of Highways is directed to commence such construction within six (6) months following the effective date of this act; such construction to be in such manner as construction is performed for primary State highways.

"The cost of such construction shall be paid from funds credited in the Motor Vehicle Fund to the city of Seattle. Upon the awarding of such contract and estimate
of the engineering and other costs therefor, the Director of Highways shall certify such estimate to the State Auditor who shall set aside funds sufficient to meet such costs from those funds credited or to be credited to the city of Seattle in the Motor Vehicle Fund. Payment of the costs of such improvement, reconstruction and widening shall be paid on warrants drawn by the State Auditor on vouchers approved and submitted by the Director of Highways."

POINT OF ORDER

Mr. Hurley (Joseph E.):

"Mr. Speaker, point of order. The amendment is out of order. It is not germane to the bill. It is an entirely different subject to that in the bill."

Debate ensued.

Mr. Hurley (Joseph E.):

"Mr. Speaker, point of order. I want a ruling on my first point of order. As this amendment is not germane, it should not be discussed."

The Speaker (Mr. Hurley (John R. "Pat") presiding):

"Mr. Underwood should be allowed to discuss his amendment."

Debate continued.

Mr. Smith (Michael B.):

"Mr. Speaker, point of order. I would like to have a ruling on Mr. Hurley's point of order that the amendment is not germane to the subject matter of the bill."

The Speaker (Mr. Hurley (John R. "Pat") presiding):

"The Speaker will rule that the amendment is not in order because it is not germane to the bill. Senate Bill No. 391 is a bill providing for a highway testing laboratory, and so the amendment for road construction is not germane to the subject matter."

On motion of Mr. Devenish, the rules were suspended, Senate Bill No. 391 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. 391, and the bill passed the House by the following vote: Yeas, 76; nays, 5; absent or not voting, 18.

Those voting yea were: Representatives Armstrong, Babcock, Beierlein, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Wentworth, White, Wiggen, Wintler, Mr. Speaker—76.

Those voting nay were: Representatives Bernethy, Hall, Miller (Donald B.), Wills, Woodall—5.

Those absent or not voting were: Representatives Austin, Beckley, Cameron, French, Guisinger, Jackson, Jones (John R.), LaFollette, Mackie, Nordenberg, Payne, Reilly (Edward J.), Sherman, Smith (Jurie B.), Turner, Vane, Warnica, Wenberg—18.
Senate Bill No. 391, having received the 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. 392**, by Senator Keller: Making an appropriation for miscellaneous salaries and wages for the State Highway Department.

The bill was read the second time by sections.

On motion of Mr. Devenish, the rules were suspended, Senate Bill No. 392 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. 392, and the bill passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cher­venka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hur­ley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Smith (Michael B.), Smith (Vermon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Wentworth, White, Wigen, Wills, Wintler—82.

Those voting nay were: Representative Woodall—1.

Those absent or not voting were: Representatives Beckley, Eddy, French, Hay, Jones (John R.), Mackie, Martin, Pearson, Rosellini, Sherman, Smith (Jurie B.), Turner, Vane, Warnica, Wenberg, Mr. Speaker—16.

Senate Bill No. 392, having received the 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. 393**, by Senator Keller: Making an appropriation for miscellaneous capital outlay expenditures for the State Highway Department.

The bill was read the second time by sections.

On motion of Mr. Devenish, the rules were suspended, Senate Bill No. 393 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. 393, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cher­venka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller
Those absent or not voting were: Representatives Jones (John R.), Mackie, Miller (Donald B.), Pearson, Reno, Sandegren, Sherman, Smith (Vernon A.), Vane, Wenberg—10.

Senate Bill No. 393, having received the constitutional majority was declared passed.

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

**Senate Bill No. 321**, by Senator Drumheller: Relating to leases on mineral lands.

The bill was read the second time by sections.

On motion of Mr. Cook, the following amendment to Section 2 was adopted:

In Section 2, line — of the original bill, being line 11 of the printed bill, after the word “to” and before the word “any” strike the words “the public” and insert in lieu thereof the following words: “any person, firm or corporation”.

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

Amend the bill by renumbering the sections following Section 4 to read consecutively.

Mr. Isenhart moved that Senate Bill No. 321 be indefinitely postponed. Debate ensued on the merits of the bill.

On motion of Mr. Hurley (Joseph E.), the previous question was ordered.

The motion to indefinitely postpone Senate Bill No. 321 was lost.

On motion of Mr. McDonald, the rules were suspended, Senate Bill No. 321 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Neal, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 321, and the bill passed the House by the following vote: Yeas, 79; nays, 2; absent or not voting, 18.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Hall, Hanson, Hatley, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson, Judd, Kehoe, Kinneer (Geo. C.), Kinneer (Roy J.), LaFollette, Lauman, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Wenberg, Wentworth, White, Wiggen, Wills, Wintler—79.

Those voting nay were: Representatives Isenhart, Woodall—2.
Those absent or not voting were: Representatives Beckley, Callison, French, Guisinger, Hay, Jones (D. W.), Jones (John R.), Lindsay, Mackie, McQuesten, Pearson, Petit, Sherman, Smith (Michael B.), Smith (Vernon A.), Vane, Warnica, Mr. Speaker—18.

Senate 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.

On motion of Mr. Fry, the House recessed 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 Cameron, French, Henry, Jones (John R.), Miller (Fred), Mohler, Petit, Sandegren and Wenberg.

SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:

The Senate has passed: House Bill No. 407, with the following amendment:

Amend Section 1, line 20, page 2 of the original bill, the same being Section 1, line 10, page 2 of the printed bill, after the word "deviation" and before the word "Any" strike the period (.) and insert in lieu thereof a semi-colon (;) and add the following: "Provided, however, That no such deviation by a company having less than five years experience in this or any other State shall be approved by the Insurance Commissioner if such deviation is greater than any deviation then in effect."; and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Mr. Reilly (Edward J.) moved that the House concur in the Senate amendment to House Bill No. 407.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 407, 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 Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Callison, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Nordenberg, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Warnica, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—77.

Those absent or not voting were: Representatives Bernethy, Butler, Cameron, Carty, Devenish, Eddy, French, Guisinger, Henry, Isenhart, Jones
(John R.), Judd, Lindsay, Martin, Mohler, Olson, Petit, Ruark, Trombley, Underwood, Wenberg, Wentworth—22.

House Bill No. 407, having received the constitutional majority, was declared passed, as amended by the Senate.

RECONSIDERATION

Mr. Cook moved that the House do at this time reconsider the vote by which Senate Bill No. 321 passed the House.

The motion was carried.

On motion of Mr. Cook, the rules were suspended and Senate Bill No. 321 was returned to second reading for the purpose of amendment.

Mr. Cook moved that the House do at this time reconsider the vote by which the following amendment to Section 2 was adopted:

In Section 2, line — of the original bill, being line 11 of the printed bill, after the word “to” and before the word “any” strike the words “the public” and insert in lieu thereof the following words: “any person, firm or corporation”.

The motion was carried, and the question before the House was the motion to adopt the amendment.

Debate ensued.

The amendment was lost.

On motion of Mr. Martin, the rules were suspended, Senate Bill No. 321 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 321, and the bill passed the House by the following vote: Yeas, 79; nays, 2; absent or not voting, 18.

Those voting yea were: Representatives Armstrong, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jones (D. W.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Luman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Wentworth, White, Wiggins, Wills, Wintler, Mr. Speaker—79.

Those voting nay were: Representatives Isenhart, Woodall—2.

Those absent or not voting were: Representatives Austin, Babcock, Cameron, Carty, French, Gholson, Hay, Jackson, Jones (John R.), Kinnear (Geo. C.), Lindsay, Mohler, Payne, Petit, Smith (Michael B.), Underwood, Warnica, Wenberg—18.

Senate 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.
SECOND READING OF BILLS

The House resumed consideration of bills on second reading.

**Senate Bill No. 376**, by Senator Moe (By Departmental Request): Relating to irrigation districts.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, Senate 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 Senate Bill No. 376, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Iseharn, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—83.

Those absent or not voting were: Representatives Austin, Carty, French, Henry, Hurley (Joseph E.), Jackson, Lindsay, Mohler, Pennock, Petit, Smith (Michael B.), Swegle, Underwood, Vane, Warnica, Wenberg—16.

Senate 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.

**Senate Bill No. 382**, by Senator Edwards: Relating to pilchards and floating reduction plants.

The bill was read the second time by sections.

Mr. Pearsall moved that the rules be suspended, Senate Bill No. 382, be advanced to third reading, the second reading considered the third, and the bill placed on final passage.

The motion was lost.

Senate Bill No. 382 was passed to third reading.

**Senate Bill No. 300**, by Senator Roberts: Relating to second-hand watches.

The bill was read the second time by sections.

Mr. Kinnear (Geo. C.) moved the adoption of the following amendment to Section 3:

Amend Section 3 by striking the whole thereof.

Debate ensued.

Mr. Neal moved that the amendment by Mr. Kinnear (Geo. C.) be laid on the table.

The motion to lay the amendment on the table was lost.
After considerable debate, the previous question was ordered on motion of Mr. Wentworth.

The amendment to Section 3 by Mr. Kinnear (Geo. C.) was lost.

Mr. Smith (Jurie B.) moved the adoption of the following amendment:
Wherever the word "watch" appears in this bill and the title, strike, and insert in lieu thereof the word "goods".

The amendment was lost.

On motion of Mr. Reilly (Edward J.), the rules were suspended, Senate Bill No. 300 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 300, and the bill passed the House by the following vote: Yeas, 78; nays, 13; absent or not voting, 8.

Those voting yea were: Representatives Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Payne, Pearsall, Pearson, Pettis, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wintler, Mr. Speaker—78.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Fogg, Henry, Hurley (John R. "Pat"), Iserhart, Kinnear (Geo. C.), Olson, Pennock, Smith (Michael B.), Wills, Woodall—13.

Those absent or not voting were: Representatives Austin, Dixon, French, Gabrielsen, Lindsay, Mackie, Martin, Warnica—8.

Senate Bill No. 300, having received the 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. 469, by Senator Koontz: Relating to the registration of voters.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, Senate Bill No. 469 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Jones (John R.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 469, and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Cook, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Gholson, Guisinger,
Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Nordenberg, Olson, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—77.

Those absent or not voting were: Representatives Armstrong, Austin, Coe, Cowen, Dixon, French, Fry, Gabrielsen, Hatley, Jackson, Lindsay, Mackie, Martin, Montgomery, Neal, Payne, Pennock, Petit, Smith (Michael B.), Smith (Vernon A.), Underwood, Vane—22.

Senate Bill No. 469, having received the 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. 372, by Senator Wanamaker: Relating to life insurance policies.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, Engrossed Senate Bill No. 372 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The clerk called the roll on the final passage of Engrossed Senate Bill No. 372, and the bill passed the House by the following vote: Yeas, 70; nays, 1; absent or not voting, 28.

Those voting yea were: Representatives Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Isenhart, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Fred), Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Michael B.), Swegle, Trombley, Turner, Underwood, Van Buskirk, Van Dyk, Wenberg, White, Wiggen, Wintler, Woodall, Mr. Speaker—70.

Those voting nay were: Representative Tisdale—1.

Those absent or not voting were: Representatives Armstrong, Austin, Beierlein, Callison, Coe, Devenish, French, Gabrielsen, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Judd, Mackie, Martin, Miller (Frank O.), Mohler, Montgomery, Payne, Pennock, Petit, Smith (Jurie B.), Smith (Vernon A.), Twidwell, Vane, Warnica, Wentworth, Wills—28.

Engrossed Senate 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.

On motion of Mr. Reilly (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 372 to the Senate.
Senate Bill No. 289, by Senator McDonald: Dedicating certain lands to the City of Seattle.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, Senate Bill No. 289 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Vane, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 289, and the bill passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hurley (Joseph E.), Isenhart, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Neal, Nordenberg, Olson, Payne, Pennock, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, White, Wiggan, Wintler, Woodall, Mr. Speaker—73.

Those absent or not voting were: Representatives Armstrong Austin, Callison, Cameron, Devenish, French, Hay, Henry, Hurley (John R. “Pat”), Jackson, Jones (John R.), Judd, Mackie, Martin, McDonald, Mohler, Montgomery, Moulton, Pearsall, Pearson, Petit, Phillips, Smith (Vernon A.), Warnica, Wentworth, Wills—26.

The Speaker called Mr. Vane to preside.

Senate 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.

Senate Bill No. 135, by Senator Roup: Relating to free public libraries.

The bill was read the second time by sections.

On motion of Mr. Ruark, the rules were suspended, Senate Bill No. 135 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 135, and the bill passed the House by the following vote: Yeas, 67; nays, 10; absent or not voting, 22.

Those voting yea were: Representatives Armstrong, Babcock, Beierlein, Bernethy, Bienz, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hatley, Hurley (John R. “Pat”), Jones (D. W.), Jones (John R.), Judd, Kehoe, LaFollette, Lauman, McQuesten, Miller (Donald B.), Miller (Fred), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Rosellini, Ruark, Sandegren, Savage, Schumann,
Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, White, Wiggen, Wills, Wintler—67.

Those voting nay were: Representatives Beckley, Devenish, Finucane, Hurley (Joseph E.), Isenhart, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Miller (Frank O.), Woodall—10.

Those absent or not voting were: Representatives Austin, Brown, French, Hanson, Hay, Henry, Jackson, Mackie, Martin, McCash, McDonald, Montgomery, Moulton, Payne, Reilly (Edward J.), Riley (Edward F.), Smith (Vernon A.), Underwood, Warnica, Wenberg, Wentworth, Mr. Speaker—22.

Senate Bill No. 135, having received the constitutional majority, was declared passed.

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

On motion of Mr. Neal, the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 135 to the Senate.

Engrossed Senate Bill No. 188, by Senators Wanamaker and Malstrom (By Departmental Request): Relating to teachers' retirement.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 188, entitled "An Act relating to the operation of the State Teachers' Retirement System; amending Sections 1, 4, 5, 6, 7, 8 and 12 of Chapter 221 of the Laws of 1937 (Sections 4995-1, 4995-4, 4995-5, 4995-6, 4995-7, 4995-8 and 4995-12 of Remington's Revised Statutes), and further amending Chapter 221 of the Laws of 1937 (Sections 4995-1 to 4995-12, both inclusive, of Remington's Revised Statutes) by adding a new section, to be known as Section 4a, extending the provisions of the act to teachers at certain public institutions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, Subsection (17), page 3 of the engrossed bill, being line 28, page 2 of the printed bill, after the word "equal" and before the word "installments" strike the word "quarterly" and insert in lieu thereof the word "monthly".

Amend the engrossed bill by adding thereto a new section to be known as Section 1a to read as follows:

"Sec. 1a. The general administration and responsibility for the proper operation of the retirement system and for making effective the provisions of this act are hereby vested in a board of trustees; the members of such board shall be the State Superintendent of public instruction, ex-officio, the State Insurance Commissioner, ex officio, and five (5) members of the retirement system to be chosen by the State Board of Education for a term of three (3) years, and at least three (3) of said members shall be classroom teachers. Upon the expiration of the term of office of a trustee of the retirement system a successor shall be appointed by the State Board of Education for a term of three (3) years.''

In line 1 of Section 4a, page 5 of the engrossed bill, being line 4, page 4 of the printed bill, after the word "hereby" and before the word "to" strike the word "extended" and insert in lieu thereof the word "intended".

In Section 7, Subsection (1), line 3, page 15 of the engrossed bill, being line 7, page 9 of the printed bill, strike the word "quarterly" and insert in lieu thereof the word "monthly".

Mr. Speaker:

We, a minority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 188, 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: Wallace Beckley.

The bill was read the second time by sections.

Mr. Hatley moved the adoption of the committee amendment to Section 1, Subsection 17.

Debate ensued.

On motion of Mr. Rosellini, the previous question was ordered.

The amendment was lost.

Mr. Hatley moved the adoption of the committee amendment to add a new section to be known as Section 1a.

Debate ensued.

On motion of Mr. Brown, the previous question was ordered.

The amendment was lost.

Mr. Hatley moved that the other two committee amendments to Engrossed Senate Bill No. 188 be not adopted.

Debate ensued.

On motion of Mr. Bienz, the previous question was ordered.

The motion was carried, and the other two committee amendments were not adopted.

Mr. Reilly (Edward J.) moved that Engrossed Senate Bill No. 188 be placed at the end of the day's calendar for further consideration.

Debate ensued.

With the consent of the House, Mr. Reilly (Edward J.) withdrew his motion.

On motion of Mr. Olson, the rules were suspended, Engrossed Senate Bill No. 188 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Pearson, the previous question was ordered.

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, 80; nays, 4; absent or not voting, 15.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bernethy, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Fogg, Gabrielsen, Gholson, Giussinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, White, Wigen, Wills, Wintler, Woodall—80.

Those voting nay were: Representatives Beckley, Bienz, Kinnear (Geo. C.), Lindsay—4.
Those absent or not voting were: Representatives Eaton, Eddy, Egbert, Finucane, French, Fry, Hurley (Joseph E.), Jones (John R.), Kinnear (Roy J.), Moulton, Payne, Smith (Vernon A.), Warnica, Wentworth, Mr. Speaker—15.

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.

On motion of Mr. Reilly (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 188 to the Senate.

EXPLANATION OF VOTE

Thos. H. Bienz:

"I helped to steer this bill through the Committee on Education and voted against any amendments to it as it came to us from the Senate, then assisted in getting it out on the floor and out of the Committee on Rules and Order. I fought against all of the amendments on the floor of the House and assisted in having it passed to third reading. I have consistently fought for this bill and I voted 'aye' on the first roll call, then some of the fellows around me began kidding me about working for the teachers in order to be able to come back here next session, and they kept at it for so long that it made me sort of put out; then some fellow dared me to vote 'no' and said that I was afraid to, so I got up and changed my vote from 'aye' to 'no', really against my own wishes.

"I really am for the enactment into law of all the sections contained in Engrossed Senate Bill No. 188, even though my vote shows 'no' on it.

"After changing my vote from 'aye' to 'no', I then changed it back to 'aye' again, but evidently the substitute speaker did not hear and consequently it remains 'no' even though I wish to vote 'aye'."

Senate Bill No. 412, by Committee on Rules and Joint Rules (By Executive Request): Relating to fisheries and to funds received from the United States Reclamation Service.

The bill was read the second time by sections.

On motion of Mr. Petit, the rules were suspended, Senate Bill No. 412 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 412, 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, Beierlein, Bernethy, Bienz, Brown, Callison, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Fogg, Gabrielsen, Guisinger, Hanson, Hay, Henry, Issenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—76.

Those absent or not voting were: Representatives Armstrong, Babcock, Beckley, Butler, Cameron, Carty, Gore, Egbert, Finucane, French, Fry, Ghol-
FIFTY-SEVENTH DAY, MARCH 6, 1939

son, Hall, Hatley, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (John R.), Kinnear (Roy J.), Moulton, Payne, Pearsall, Warnica, Mr. Speaker—23.

Senate Bill No. 412, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 412 to the Senate.

Engrossed Senate Bill No. 402, by Senator Murphy: Relating to the salaries of Superior Court Judges.

The bill was read the second time by sections.

On motion of Mr. Cook, the rules were suspended, Engrossed Senate Bill No. 402 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Dixon, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 402, and the bill passed the House by the following vote: Yeas, 70; nays, 11; absent or not voting, 18.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Coe, Cook, Dixon, Doré, Eaton, Eddy, Egbert, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lau- man, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Reno, Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, White, Wigger, Wills, Wintler—70.

Those voting nay were: Representatives Cowen, Devenish, Hurley (Joseph E.), Mackie, Miller (Donald B.), Phillips, Reilly (Edward J.), Riley (Edward F.), Ruark, Smith (Vernon A.), Wentworth—11.

Those absent or not voting were: Representatives Cameron, Carty, Finucane, Fogg, French, Fry, Isenhart, Kinnear (Roy J.), Lindsay, McDonald, Moulton, Payne, Petit, Smith (Michael B.), Swegle, Warnica, Woodall, Mr. Speaker—18.

Engrossed Senate Bill No. 402, having received the constitutional majority, was declared passed.

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

On motion of Mr. Cook, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 402 to the Senate.
PERSONAL PRIVILEGE

The Speaker (Mr. Vane presiding) recognized Mr. Miller (Donald B.) from Spokane County.

Mr. Miller (Donald B.):

"Mr. Speaker and Ladies and Gentlemen:

I rise upon a point of personal privilege, and I respectfully ask the members of the House to direct their attention to my personal privilege.

I presented a resolution, to amend the State Constitution, to the Legislature. The resolution provided that members of the Legislature should be precluded from accepting State jobs or gratuities from the State. After we had passed a resolution which would submit to the people the question of raising our wages, I attempted to get the bill out of committee.

"I talked with the chairman and directed a stenographer to draw up three reports. I only received two. One of the reports was 'do pass as amended.' I received three signatures including the chairman's. I accompanied the report with a printed copy of the bill with the amended part properly scratched out. I talked with other members of the committee who wanted to sign a report 'without recommendation.' One of these members, when I had a new report made 'do pass as amended' with the amendment pasted in it, suggested that I transfer the signatures I had on the first report to the second report."

SECOND READING OF BILLS

Senate Bill No. 403, by Senator Edwards: Changing the name of the State Custodial School.

The bill was read the second time by sections.

Mr. Underwood moved the adoption of the following amendment:

Strike everything below the enacting clause and insert in lieu thereof the following:

"Section 1. (A) That the Director of Highways of the State of Washington be and he is hereby authorized, empowered and directed to provide for the improvement, reconstruction and widening of that city street in the City of Seattle described as follows: Commencing at the intersection of North Fiftieth Street and East Greenlake Way in the City of Seattle, thence in a northerly and easterly direction following the present course of East Greenlake Way, thence in a northwesterly direction to the intersection of East Greenlake Way and North Greenlake Way in the vicinity of Densmore Avenue; such improvement, reconstruction and widening to consist of reconstruction of the roadway to a width of not less than forty-four (44) feet from curb to curb in the event that such width is found to be practicable, but if not, then to such width as is found to be practicable.

"(B) The Director of Highways is directed to commence such construction within six (6) months following the effective date of this act; such construction to be in such manner as construction is performed for primary state highways.

"(C) The cost of such construction shall be paid from funds credited to the Motor Vehicle Fund to the City of Seattle. Upon the awarding of such contract and estimate of the engineering and other costs therefor, the Director of Highways shall certify such estimate to the State Auditor who shall set aside funds sufficient to meet such costs from those funds credited or to be credited to the City of Seattle in the Motor Vehicle Fund. Payment of the costs of such improvement, reconstruction and widening shall be paid on warrants drawn by the State Auditor on vouchers approved and submitted by the Director of Highways."

Debate ensued.

Mr. Finucane moved that the amendment be indefinitely postponed.

Debate ensued.

On motion of Mr. Wentworth, the previous question was ordered.

Mr. Underwood demanded a roll call, but the demand was not sustained. The motion by Mr. Finucane was carried, and the amendment was indefinitely postponed.

Mr. Reilly (Edward J.) moved that the rules be suspended, Senate Bill No. 403 be advanced to third reading, the second reading considered the third, and the bill placed on final passage.
Mr. McDonald moved that Senate Bill No. 403 be indefinitely postponed.
After considerable debate, on motion of Mr. Mackie, the previous question was ordered.

The motion by Mr. McDonald to indefinitely postpone Senate Bill No. 403 was lost.

Mr. Pearsall moved the previous question on the motion by Mr. Reilly (Edward J.) to suspend the rules and place the bill on final passage, and the previous question was ordered.

The motion by Mr. Reilly (Edward J.) was carried.

The Clerk called the roll on the final passage of Senate Bill No. 403, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (John R.), Kehoe, Kinnear (Geo. C.), Lauman, Lindsay, Mackie, Martin, McCash. McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—78.

Those absent or not voting were: Representatives Austin, Beierlein, Cameron, Dore, French, Fry, Henry, Jackson, Jones (D. W.), Judd, Kinnear (Roy J.), LaFollette, McDonald, Moulton, Olson, Payne, Petit, Sandegren, Turner, Warnica, Mr. Speaker—21.

Senate Bill No. 403, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 403 to the Senate.

Engrossed Senate Bill No. 420, by Committee on Roads and Bridges: Relating to motor vehicle traffic in cities and towns.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 420, entitled "An Act relating to public highways, providing for traffic devices in incorporated cities and towns; defining the powers and duties of State and other officers; amending Section 52 of Chapter 53 of the Session Laws of 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 do pass with the following amendment:

In Section 1, page 2, line 2 of the engrossed original bill, being line 21 of the printed bill, strike the word "therefore" and insert in lieu thereof the word "therefor".

CARL E. DEVENISH, Chairman.

We concur in this report: Edward L. Pettus, David Phillips, Vernon A. Smith, Alfred J. Hanson, Frank L. Hatley, Fred J. Martin, Earl S. Coe, Wallace Beckley, M. T.
The bill was read the second time by sections.

On motion of Mr. Devenish, the committee amendment to Section 1 was adopted.

Mr. Underwood moved the adoption of the following amendment:

Amend the bill by adding a new section to be known as Section A1, to read as follows:

Section A1. That the Director of Highways of the State of Washington be and is hereby authorized, empowered and directed to provide for the improvement, reconstruction and widening of that city street in the City of Seattle described as follows: Commencing at the intersection of North Fiftieth Street and East Greenlake Way in the City of Seattle, thence in a northerly and easterly direction following the present course of East Greenlake Way, thence in a northwesterly direction to the intersection of East Greenlake Way and North Greenlake Way in the vicinity of Densmore Avenue; such improvement, reconstruction and widening to consist of reconstruction of the roadway to a width of not less than forty-four (44) feet from curb to curb in the event that such width is found to be practicable, but if not, then to such width as is found to be practicable.

"The Director of Highways is directed to commence such construction within six (6) months following the effective date of this act; such construction to be in such manner as construction is performed for primary State highways.

"Subsec. A2. The cost of such construction shall be paid from funds credited in the Motor Vehicle Fund to the City of Seattle. Upon the awarding of such contract and estimate of the engineering and other costs therefor, the Director of Highways shall certify such estimate to the State Auditor who shall set aside funds sufficient to meet such costs from those funds credited or to be credited to the City of Seattle in the Motor Vehicle Fund. Payment of the costs of such improvement, reconstruction and widening shall be paid on warrants drawn by the State Auditor on vouchers approved and submitted by the Director of Highways."

Debate ensued.

On motion of Mr. Pettus, the previous question was ordered.

The amendment by Mr. Underwood was lost.

Mr. Babcock moved the adoption of the following amendment to Section 2:

In Section 2, line 25 of the printed bill, after the word "preservation" strike the remainder and add the words: "State Highway Department".

The Speaker resumed the chair.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The amendment by Mr. Babcock was lost.

Mr. Woodall moved that Engrossed Senate Bill No. 420 be indefinitely postponed.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The motion to indefinitely postpone the bill was lost.

On motion of Mr. Devenish, the rules were suspended, Engrossed Senate Bill No. 420 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Devenish, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 420, and the bill passed the House by the following vote: Yeas, 52; nays, 19; absent or not voting, 28.

Those voting yea were: Representatives Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Egbert, Finu-
Those voting nay were: Representatives Armstrong, Babcock, Hall, Isen­hart, Lauman, McCash, McQuesten, Miller (Fred), Neal, Nordenberg, Olson, Pennock, Rosellini, Schumann, Smith (Jurie B.), Tisdale, Warnica, Wills, Woodall—19.

Those absent or not voting were: Representatives Austin, Beckley, Beierlein, Cameron, Carty, Dixon, Eddy, French, Fry, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson, Jones (D. W.), Kinnear (Roy J.), LaFollette, Mohler, Moulton, Payne, Petit, Reno, Smith (Michael B.), Smith (Vernon A.), Turner, Vane, Wenberg, Wiggen—28.

Engrossed Senate 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 420 to the Senate.

THIRD READING OF BILLS

Senate Bill No. 65, by Senator Morgan: Relating to salaries of the officers of cities of the second class.

On motion of Mr. Mackie, the rules were suspended, the second reading considered the third, and Senate Bill No. 65 was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 65, and the bill passed the House by the following vote: Yeas, 66; nays, 6; absent or not voting, 27.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Bernethy, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Hall, Hanson, Hatley, Hurley (John R. “Pat”), Isenhart, Jones (D. W.), Jones (John R.), Kehoe, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Fred), Mohler, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Swegle, Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—66.

Those voting nay were: Representatives Bienz, Guisinger, Kinnear (Geo. C.), McQuesten, Schumann, Sherman—6.

Those absent or not voting were: Representatives Austin, Beierlein, Cameron, Carty, Dixon, Eddy, Hay, Henry, Hurley (Joseph E.), Jackson, Judd, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Miller (Frank O.), Montgomery, Moulton, Petit, Sandegren, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Turner, Underwood, Wenberg, Woodall—27.

Senate Bill No. 65, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Pearsall, the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 65 to the Senate.

Engrossed Senate Bill No. 103, by Senator Schroeder: Relating to cut-over lands.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 103 was placed on final passage.

Debate ensued on the merits of the bill.

Mr. Cook moved that the rules be suspended and that the bill be returned to second reading for the purpose of amendment.

The motion was lost.

Debate continued.

On motion of Mr. Pitt, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 103, and the bill passed the House by the following vote: Yeas, 56; nays, 17; absent or not voting, 26.

Those voting yea were: Representatives Armstrong, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eddy, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hurley (John R. "Pat"), Jones (John R.), Kehoe, Martin, McQuesten, Miller (Donald B.), Montgomery, Neal, Nordenberg, Olson, Payne, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Swegle, Tisdale, Trombley, Twidwell, Van Dyk, Vane, Wentworth, White, Wiggen, Wills, Mr. Speaker—56.

Those voting nay were: Representatives Babcock, Beckley, Eaton, Egbert, Isenhart, Jones (D. W.), Judd, Kinnear (Geo. C.), McCash, Miller (Fred), Mohler, Phillips, Reno, Smith (Vernon A.), Warnica, Wintler, Woodall—17.

Those absent or not voting were: Representatives Austin, Beierlein, Cameron, Carty, Dixon, Hay, Henry, Hurley (Joseph E.), Jackson, Kinnear (Roy J.), LaFalotte, Lauman, Lindsay, Mackie, McDonald, Miller (Frank O.), Moulton, Pearsall, Pett, Reilly (Edward J.), Sandegren, Smith (Michael B.), Turner, Underwood, Van Buskirk, Wenberg—26.

Engrossed Senate Bill No. 103, having received the constitutional majority, was declared 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, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 103 to the Senate.

Senate Joint Memorial No. 11, by Senators Roup and Copeland: Relating to the Lewis and Clark Highway.

On motion of Mr. Fry, the rules were suspended, the second reading considered the third, and Senate Joint Memorial No. 11 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 11, and the memorial passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 23.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lindsay, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petrus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Twidwell, Underwood, Van Dyk, Vane, Warnaica, Wentworth, White, Wiggens, Wills, Wintler, Mr. Speaker—75.

Those voting nay were: Representative Savage—1.

Those absent or not voting were: Representatives Austin, Beierlein, Cameron, Coe, Finucane, Hatley, Hay, Henry, Kinnear (Roy J.), Lauman, Mackie, McDonald, Miller (Frank O.), Moulton, Pennock, Petit, Reno, Sandegren, Tromley, Turner, Van Buskirk, Wenberg, Woodall—23.

Senate Joint Memorial No. 11, having received the constitutional majority, was declared passed.

On motion of Mr. Cowen, the House reverted to the fifth order of business for the purpose of receiving committee reports.

REPORT OF ENROLLMENT COMMITTEE

MR. SPEAKER:
House of Representatives,
Olympia, Wash., March 6, 1939.

Your Committee on Enrollment, to whom was referred House Bill No. 92; also House Bill No. 113; also House Bill No. 148; also House Bill No. 188; also House Bill No. 189; also House Bill No. 264, have compared same with the original and engrossed bills, and find them correctly enrolled. C. WAYNE SWEGLE, Chairman.

I concur in this report: O. R. Schumann.

The Speaker announced he was about to sign House Bill No. 92; also House Bill No. 113; also House Bill No. 148; also House Bill No. 188; also House Bill No. 189; also House Bill No. 264.

REPORTS OF STANDING COMMITTEES

Engrossed Senate Bill No. 101 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:
We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 115, entitled "An Act relating to alien and non-resident insane, feeble minded, and epileptic persons, providing for their deportation, making it unlawful to bring or aid in bringing an insane, feeble minded, or epileptic person into the State without having obtained permission and providing a penalty therefor, and amending Sections 6933, 6934,
6935 and 6936, 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. 

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 171, entitled "An Act relating to homesteads, and amending Section 1 of Chapter 88 of the Laws of 1931, Section 2 of Chapter 193 of the Laws of 1927, Section 7 of Chapter 64 of the Laws of 1895, Section 24 of Chapter 64 of the Laws of 1895, and Section 1 of Chapter 36 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.

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 178, entitled "An Act providing for the filing of chattel mortgages in the county to which mortgaged chattels are removed, defining the effect of failure so to do, and amending Section 1988 of Chapter CXLI of the Code of 1881," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives, Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 190, entitled "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, clubs and gasoline service stations, and fixtures and equipment, in bulk, providing penalties for violation thereof; and amending Sections 5832, 5833, 5834 and 5835 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.

Edward J. Reilly, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 195 (reported by Committee on Dairy and Livestock):

Do pass as amended.

Passed to second reading.

House of Representatives, Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 201, entitled "An Act relating to the recording of instruments concerning real property
and amending Section 10 of Chapter 278 of the Laws of 1927 (Section 10596-10 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.

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 225, entitled "An Act relating to fees to be paid by persons, firms and corporations subject to regulation by the Department of Public Service, and amending Sections 1, 3 and 4 of Chapter 158 of the Laws of 1937," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred Senate Bill No. 238, entitled "An Act providing for and regulating the recount of ballots and the recanvass of 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. Julia Butler, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 240, entitled "An Act relating to the platting, subdivision and dedication of land; regulation of standards, surveys and sketches thereof and amending Section 5, Chapter 186, Laws of 1937," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 242, entitled "An Act relating to adoption; providing for investigation; and amending Section 1 of Chapter 158 of the Laws of 1927 and Section 1669 of the Code of 1881; repealing Section 1668 of the Code of 1881; 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.

Edward J. Reilly, Chairman.


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 Senate Bill No. 265, entitled "An Act relating to compensation and expenses of county commissioners in all counties where such commissioners are paid on a per diem basis, and repealing Section 4053, 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.

Richard G. Cook, Chairman.

We concur in this report: David Phillips, H. D. Hall, E. C. Wills, James M. Hay.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 333, entitled "An Act relating to the Washington State Patrol; authorizing the chief of the Washington State Patrol to relieve from active duty certain officers who have been injured or have become incapacitated during official service; directing a study of a retirement system for the Washington State Patrol; providing that this act shall be effective until March 31, 1941, 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.

Edward J. Reilly, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Bill No. 375, entitled "An Act relating to the State Forest Board and the members thereof, and amending Section 1 of Chapter 118 of the Laws of 1933 (Section 5812-10 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.

George Twidwell, Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Bill No. 375, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Sixten P. Nordenberg, Chairman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 394, entitled "An Act reappropriating a certain sum from the Motor Vehicle Fund for salaries, operations, administration, construction, reconstruction, location, alteration, repair, improvement and maintenance of secondary State highways, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Carl E. Devenish, Chairman.

We concur in this report: Earl S. Coe, Edward L. Pettus, Alfred J. Hanson, Julia Butler, Chart Pitt, Wylie W. Brown, Frank L. Hatley, Alex Gabrielsen, C. N. Eaton,

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 395, entitled "An Act reappropriating a certain sum from the Motor Vehicle Fund for location, right of way, engineering, improvement, construction, reconstruction and maintenance of county roads and city streets, and for the Director of Highways, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Carl E. Devenish, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 396, entitled "An Act reappropriating a certain sum from the Motor Vehicle Fund for location, right of way, engineering, improvement, construction and reconstruction of primary State highways, including the construction of bridges to form a part of Primary State highways, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Carl E. Devenish, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred Senate Bill No. 408, entitled "An Act relating to macaroni products, bringing the laws of this State into conformity with regulations of the Federal Trade Commission; regulating the manufacture and distribution of macaroni products; defining terms; providing for permits and certificates and the procedure for revocation or suspension thereof; establishing standards for the prevention of frauds and the protection of public health; 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.

Earl S. Coe, Chairman.

We concur in this report: Tom Montgomery, Cecil A. Gholson, Edward J. Reilly.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred Engrossed Senate Bill No. 409, entitled "An Act relating to the manufacture and distribution of candy and other confectionery products; and regulating the same; providing for the protection of public health and the prevention of frauds; defining terms; providing for permits and certificates and the procedure for revocation or sus-
pension thereof; 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.

We concur in this report: Edward J. Reilly, Cecil A. Gholson, Tom Montgomery.

Passed to second reading.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred Engrossed Senate Bill No. 482, entitled “An Act relating to sewer districts outside the limits of incorporated cities and towns; providing for the establishment, organization, financing, operation and regulation thereof, and for the construction and acquisition of facilities therefor, and for the costs, maintenance and operation thereof; and defining the powers and duties of such districts and of public officials and municipal corporations in connection therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN PEARSALL, Chairman.

We concur in this report: Fred Miller, Carl E. Devenish, H. D. Hall, William J. Pennock.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Cities of the First Class, to whom was referred Engrossed Senate Bill No. 483, entitled “An Act relating to sewers and drains, and refuse, and authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct and operate systems of sewerage and drainage, and outfalls, works, plants and facilities for sewage treatment and disposal and systems and plants for refuse collection and disposal providing for modes of payment therefor, repealing Chapter 39 of the Session Laws of 1931," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

O. A. WIGGEN, Chairman.

We concur in this report: Dan L. Guisinger, Mrs. Thomas E. Kehoe, J. D. McDonald, Sixten P. Nordenberg, Hugh J. Rosellini, Michael B. Smith.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Cities of the First Class, to whom was referred Engrossed Senate Bill No. 483, 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: Charles Finucane, George Kinnear.

Passed to second reading.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 490, entitled “An Act relating to State Hospitals, providing for hospitalization of indigent patients infected with syphilis, authorizing Director of Finance, Budget and Business to enter into contracts with Boards of County Commissioners, fixing terms 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.

Dr. W. G. CAMERON, Chairman.

We concur in this report: Thos. H. Bienz, Frank Chervenka, Dr. D. C. Cowen, D. W. Jones, Dr. U. M. Lauman, Fred Miller, B. F. Reno, Jr., E. R. Warnica.

Passed to second reading.

On motion of Mr. Fry, the House adjourned to 10 o'clock a. m., Tuesday, March 7, 1939.

JOHN N. SYLVESTER, Speaker.
FIFTY-EIGHTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, MARCH 7, 1939.

The Speaker called the House to order at ten o’clock a.m.
The Clerk called the roll, and all members were present except Representatives Austin, Henry, Kinnear (Roy J.), Mackie, Miller (Fred), Moulton, Reilly (Edward J.), Swegle, Warnica and Wenberg.

Prayer was offered by Reverend 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives,
Olympia, Wash., March 6, 1939.

Your Committee on Enrollment, to whom was referred House Bill No. 2; also House Bill No. 152; also House Bill No. 201; also House Bill No. 257; also House Bill No. 263, have compared same with the original and engrossed bills, and find them correctly enrolled.

I concur in this report: O. R. Schumann.

The Speaker announced he was about to sign House Bill No. 2; also House Bill No. 152; also House Bill No. 201; also House Bill No. 257; also House Bill No. 263.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., March 6, 1939.

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 48, entitled “An Act providing that relatives of sufficient ability shall support persons unable to earn a livelihood in consequence of bodily or mental infirmity or other cause, authorizing the enforcement of liability for such support and declaring an emergency,” have had the same under consideration, and we respectfully report the same back to the House without recommendation.

EDWARD J. REILLY, Chairman.


Passed to second reading.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., March 6, 1939.

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 204, entitled “An Act relating to the establishment of an unpaid commission
to facilitate the cooperation of the State of Washington with other units of government," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EDWARD J. REILLY, Chairman.

We concur in this report: O. R. Schumann, W. L. LaFollette, Hugh J. Rosellini, Perry B. Woodall, B. F. Reno, Jr., Mark M. Moulton, George Kinnear.

Passed to second reading.

Engrossed Senate Bill No. 226 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 241 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 301, entitled "An Act relating to the State Board of Education and amending Section 1 of Chapter 65 of the Laws of 1925, Extraordinary Session (Section 4525 of Remington's Revised Statutes) and Section 2 of Sub-chapter 3 of Title I of Chapter 97 of the Laws of 1909 (Section 4526 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 not pass.

Chairman.


House of Representatives.
Olympia, Wash., March 6, 1939.

Mr. Speaker:
We, a minority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 301, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK L. HATLEY, Chairman.

We concur in this report: Mrs. Thomas E. Kehoe, B. F. Reno, Jr.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 335, entitled "An Act relating to education; defining terms; providing for county committees and a State Commission for the reorganization of school districts; defining the powers and duties of county committees and the State Commission; providing for appeals; prescribing duties of county and State officers; providing for boards of school directors in reorganized school districts; making certain statutes temporarily inoperative; providing for the classification of reorganized school districts; making an appropriation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK L. HATLEY, Chairman.


House of Representatives.
Olympia, Wash., March 6, 1939.

Mr. Speaker:
We, a minority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 335, 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: Wallace Beckley, Julia Butler, Carl E. Devenish.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Agriculture, to whom was referred Engrossed Senate Bill No. 336, entitled "An Act relating to agriculture, creating the agricultural prorate commission and providing the powers and duties thereof, providing for the insti­tution and maintenance of proration programs for agricultural crops, prescribing penalties, creating the agricultural prorate commission fund, 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 not pass.

W. E. CARTY, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Agriculture, to whom was referred Engrossed Senate Bill No. 336, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

I concur in this report: Emmet E. Egbert.

Passed to second reading.

Engrossed Senate Bill No. 348 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Senate Bill No. 357 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 427 (reported by Committee on Unemployment Relief and Public Welfare):
Do pass as amended.
Passed to second reading.

MESSAGES FROM THE SENATE

MR. SPEAKER:

The Senate has indefinitely postponed Engrossed House Bill No. 198, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 420 and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:

The Senate has concurred in the House amendment to Engrossed Senate Bill No. 111 and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 321 and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.
Mr. Speaker:
The President has signed: House Bill No. 25; also
House Bill No. 104; also
House Bill No. 131; also
House Bill No. 323, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 6, 1939.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 30; also
Engrossed House Bill No. 71; also
House Bill No. 35; also
House Bill No. 368, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 6, 1939.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 40; also
Engrossed House Bill No. 177; also
Engrossed House Bill No. 180; also
House Bill No. 240; also
Engrossed Substitute House Bill No. 242; also
Engrossed House Bill No. 289; also
House Bill No. 372; also
Engrossed House Bill No. 432, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 6, 1939.

Mr. Speaker:
The Senate has passed: House Bill No. 227; also
House Bill No. 247; also
House Bill No. 248; also
House Bill No. 249; also
House Bill No. 250, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 6, 1939.
The President has signed: Senate Joint Resolution No. 1; also
Senate Joint Resolution No. 8; also
Senate Bill No. 25; also
Senate Bill No. 51; also
Senate Bill No. 104; also
Senate Bill No. 105; also
Senate Bill No. 108; also
Senate Bill No. 110; also
Senate Bill No. 138; also
Senate Bill No. 146, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The President has signed: Senate Bill No. 197; also
Senate Bill No. 228; also
Substitute Senate Bill No. 254; also
Senate Bill No. 257; also
Senate Bill No. 359, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Speaker announced he was about to sign: Senate Joint Resolution No. 1; also
Senate Joint Resolution No. 8; also
Senate Bill No. 25; also
Senate Bill No. 51; also
Senate Bill No. 104; also
Senate Bill No. 105; also
Senate Bill No. 108; also
Senate Bill No. 110; also
Senate Bill No. 138; also
Senate Bill No. 146; also
Senate Bill No. 197; also
Senate Bill No. 228; also
Substitute Senate Bill No. 254; also
Senate Bill No. 257; also
Senate Bill No. 359.

The Speaker observed, within the bar of the House, former Representative Charles Gessell from Lewis County, and appointed Mr. Miller (Frank O.) and Mr. McCash to escort him to a seat beside the Speaker.

SECOND READING OF BILLS

Senate Bill No. 374, by Senator Henderson (By Request): Relating to a serological test for syphilis.

The bill was read the second time by sections.

Mr. Dixon moved the adoption of the following amendment to Section 3:

"Sec. 3. Whenever any county or any county and city jointly or two or more counties jointly shall have heretofore or shall hereafter establish a hospital or similar institution, * * * * for the care of the sick, injured or infirm, under the provisions of this chapter, and such hospital is, or shall hereafter be completed and ready for operation or shall have been already in operation, the board of county commissioners of the county in which such hospital or institution is located shall appoint
as trustees for such hospital or institution six secular persons, two to be from each county commissioner district, and to be the persons nominated by the county commissioner elected from the respective districts. Said six trustees, together with the additional trustees, if any, and the general superintendent, hereinafter provided for, shall constitute a board of trustees for such hospital and institution with such powers and duties as are hereafter set forth. The members of the board of trustees first appointed shall be appointed for the respective terms of one, two, three, four, five and six years from and after the fifteenth day of January following their appointment, and until their successors are appointed and qualified; and thereafter their respective successors shall be appointed for terms of six years and until their successors are appointed and qualified. If the board of county commissioners is unable to determine by unanimous vote the respective terms of the first appointees, such terms shall be determined by lot. In case two or more counties have established or shall hereafter establish any such hospital jointly, the six members of the board of trustees shall be chosen as above provided from the county in which the hospital or institution is located; and each board of county commissioners of the other county or counties which contributed to the establishment of the hospital or institution shall appoint two additional members of the board of trustees. The regular term of each of the two additional members shall be six years and until their successors are appointed and qualified. Such additional members shall be residents of the respective counties from which they are appointed and shall otherwise possess the same qualifications as other trustees. The first term of office of the first appointees of any such additional members shall be fixed by the board of county commissioners of the county in which said hospital or institution is located, but shall not be for more than six years."

Debate ensued.

On motion of Mr. Vane, Senate Bill No. 374 was placed at the end of the day's calendar of bills on second reading for further consideration.

**Senate Bill No. 109**, by Committee on Rules and Joint Rules (By Executive Request): Providing for a privilege fee on tuna fish.

The bill was read the second time by sections.

On motion of Mr. Pearsall, the rules were suspended, Senate Bill No. 109 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Twidwell, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 109, and the bill passed the House by the following vote: Yeas, 75; nays 0; absent or not voting, 24.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bientz, Brown, Butler, Callison, Cameron, Carty, Cher- venka, Coe, Cowen, Devenish, Dore, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinne (Geo. C.), LaFollette, Lauman, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swingle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Wenberg, Wentworth, White, Wiggen, Wintler—75.

Those absent or not voting were: Representatives Austin, Cook, Dixon, Eaton, Eddy, Hatley, Hay, Henry, Jones (John R.), Kinnear (Roy J.), Lindsay, Mackie, Martin, Miller (Donald B.), Mohler, Moulton, Reilly (Edward J.), Smith (Michael B.), Van Dyk, Vane, Warnica, Willis, Woodall, Mr. Speaker—24.

Senate 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. Pearsall, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 109 to the Senate.

**Senate Bill No. 115**, by Committee on Rules and Joint Rules (By Executive Request): Relating to alien and nonresident incompetents.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, Senate Bill No. 115 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Pearsall, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 115, and the bill passed the House by the following vote: Yeas, 69; nays, 2; absent or not voting, 28.

Those voting yea were: Representatives Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cook, Cowen, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Hall, Hanson, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, McCash, McDonald, McQuesten, Miller (Frank O.), Mohler, Neal, Nordenberg, Olson, Pearsall, Petit, Pettus, Phillips, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Dyk, Vane, Warnica, Wenberg, White, Wiggen, Wills, Wintler, Woodall—69.

Those voting nay were: Representatives Armstrong, Pitt—2.

Those absent or not voting were: Representatives Austin, Beckley, Chervenka, Coe, Devenish, Dixon, Dore, Eaton, Guisinger, Hatley, Henry, Jones (John R.), Kinnear (Roy J.), Lindsay, Mackie, Martin, Miller (Donald B.), Miller (Fred), Montgomery, Moulton, Payne, Pearson, Pennock, Reilly (Edward J.), Smith (Michael B.), Van Buskirk, Wentworth, Mr. Speaker—28.

Senate Bill No. 115, having received the 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. 225**, by Committee on Rules and Joint Rules (By Executive Request): Relating to public utilities.

The bill was read the second time by sections.

On motion of Mr. Pearsall, the rules were suspended, Engrossed Senate Bill No. 225 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. 225, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.),
Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petitt, Pettus, Phillips, Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Wenberg, White, Wills, Woodall—76.

Those absent or not voting were: Representatives Devenish, Eaton, Gholson, Henry, Hurley (Joseph E.), Jones (John R.), Judd, Kinnear (Roy J.), LaFollette, Mackie, Moulton, Pennock, Pitt, Reilly (Edward J.), Sandegren, Sherman, Swegle, Van Dyk, Warnica, Wentworth, Wiggen, Wintler, Mr. Speaker—23.

Engrossed Senate Bill No. 225, having received the 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. 226, by Committee on Rules and Joint Rules (By Executive Request): Relating to securities.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 226, entitled "An Act providing for the regulation and supervision of the issuance and sale of certain securities, to prevent fraud in the same thereof; amending Chapter 69, Laws of 1923 as amended; providing for the issuance of pre-organization subscriptions, the payment of consideration therefor, and prescribing fees for pre-organization permits; declaring voidable sales made without a permit in violation of said chapter or in violation of a permit issued under said chapter; relating to actions for redress on account of sales made contrary to the said chapter and amendments thereof; prescribing the period of limitation applicable to such actions, existing or hereafter arising; and amending Chapter 69, Laws of 1923 by adding thereto two new sections to be designated Section 3a and Section 18a." have had 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 4, page 6, line 7 of the engrossed Senate bill, being line 23 of the amendment to the printed bill, strike the semi-colon ( ;) following the word "sale" and insert in lieu thereof a period ( .) and strike the remainder of the section.

EDWARD J. REILLY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Finucane, the committee amendment to Section 4 was adopted.

On motion of Mr. Finucane, the rules were suspended, Engrossed Senate Bill No. 226 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. 226, and the bill passed the House by the following vote: Yeas, 77; nays, 0, absent or not voting, 22.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Brown, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Gore, Eaton, Egbert, Finucane, Fogg, French, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Judd, Kehoe, Kinnear (Geo. C.), Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgom-
ery, Moulton, Neal, Nordenberg, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Wenberg, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—77.

Those absent or not voting were: Representatives Austin, Bernethy, Bienz, Butler, Devenish, Eddy, Fry, Gabrielsen, Hay, Hurley (Joseph E.), Jones (D. W.), Jones (John R.), Kinnear (Roy J.), LaFollette, Miller (Donald B.), Olson, Reno, Rosellini, Sandegren, Underwood, Warnica, Wentworth—22.

Engrossed 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.

Engrossed Senate Bill No. 333, by Committee on Rules and Joint Rules (By Executive Request): Relating to disabled State patrolmen.

The bill was read the second time by sections.

Mr. Armstrong moved the adoption of the following amendment to Section 1:

In Section 1, line 5 of the printed bill, strike the period (.) and insert in lieu thereof a comma (,) and add the following: “and remove them to some remote spot and shoot them.”

The amendment was lost.

On motion of Mr. Pearsall, 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.

On motion of Mr. Dore, the previous question was ordered.

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, 64; nays, 10; absent or not voting, 25.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Chervenka, Cook, Cowen, Devenish, Dixon, Dore, Finucane, French, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Lindsay, Martin, McDonald, McQuesten, Miller (Fred), Montgomery, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Reno, Riley (Edward F.), Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, White, Wiggen, Wills, Wintler, Mr. Speaker—64.

Those voting nay were: Representatives Bernethy, Egbert, Lauman, McCash, Miller (Frank O.), Neal, Nordenberg, Pitt, Tisdale, Woodall—10.

Those absent or not voting were: Representatives Callison, Carty, Coe, Eaton, Eddy, Fogg, Fry, Gholson, Hurley (Joseph E.), Jones (John R.), Judd, Kinnear (Roy J.), LaFollette, Mackie, Miller (Donald B.), Mohler, Moulton, Reilly (Edward J.), Rosellini, Ruark, Sherman, Swegle, Warnica, Wenberg, Wentworth—25.

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.
Mr. Finucane 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 McDonald, Mohler, Neal and Pearsall.

On motion of Mr. Lindsay, the absentees were temporarily excused, and the House proceeded with business under the call of the House.

**Senate Bill No. 350**, by Senator Maxwell: Relating to a naval and marine corps armory in Seattle.

The bill was read the second time by sections.

On motion of Mr. Hurley (John R. "Pat"), the following amendment to Section 1 was adopted:

In Section 1, line 10 of the original bill, being line 4 of the printed bill, strike the period (.) after the word "Washington" and insert in lieu thereof a comma (,) and add the following: "to be expended independently of or in conjunction with funds allocated by the Federal, County or State governments or agencies or in conjunction with funds allocated for work projects: Provided, That the above appropriation shall become available only upon written approval of the Governor."

On motion of Mr. Payne, the rules were suspended, Senate Bill No. 350 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 350, and the bill passed the House by the following vote: Yeas, 74; nays, 24; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Butler; Callison, Cameron, Chervenka, Cook, Cowen, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Gui-singer, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), La-Follette, Mackie, Martin, McDonald, Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Payne, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wentworth, White, Wiggen, Wills, Mr. Speaker—74.

Those voting nay were: Representatives Babcock, Beckley, Brown, Carty, Coe, Devenish, Eaton, Hatley, Hurley (Joseph E.), Isenhart, Judd, Lauman, Lindsay, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Schumann, Tisdale, Warnica, Wenberg, Wintler, Woodall—24.

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

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.

On motion of Mr. Reilly (Edward J.), Mr. Moulton, Mr. Fry and Mr. Reilly (Edward J.) were excused from the call of the House to meet with the Senate.

On motion of Mr. LaFollette, Mr. Warnica was excused from the call of the House.
On motion of Mr. Finucane, Mr. Callison, Mr. Jones (John R.), Mr. Kinnear (Roy J.) and Mr. Kinnear (Geo. C.) were excused from the call of the House.

Mr. Woodall moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

Engrossed Senate Bill No. 101, by Senators Troy and Moe: Relating to jury trials in compensation appeals.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 101, entitled "An Act relating to appeals to the superior court from decisions of the joint board of the Department of Labor and Industries, and providing for trial by jury," have had 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 engrossed Senate Bill, being line 5 of the Senate amendment, strike the words "the appellant, the department or any other" and insert in lieu thereof the word "no".

Edward J. Reilly, Chairman.


The bill was read the second time by sections.

On motion of Mr. Turner, the committee amendment to Section 1 was adopted.

Mr. Turner moved that the rules be suspended, Engrossed Senate Bill No. 101 be advanced to third reading, the second reading considered the third, and that the bill be placed on final passage.

Debate ensued on the motion.

On motion of Mr. Sherman, the previous question was ordered.

The motion by Mr. Turner to suspend the rules and place the bill on final passage was carried.

On motion of Mr. Armstrong, Mr. Sylvester was excused from the call of the House.

The Speaker called Mr. Hurley (John R. "Pat") to preside.

On motion of Mr. Vane, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 101, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pett, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, White, Wigen, Wills, Wintler, Woodall—90.
Those absent or not voting were: Representatives Callison, Fry, Jones (John R.), Kinnear (Roy J.), Moulton, Reilly (Edward J.), Warnica, Wentworth, Mr. Speaker—9.

Engrossed Senate Bill No. 101, having received the constitutional majority, was declared passed.

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

On motion of Mr. Turner, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 101 to the Senate.

MOTIONS

Mr. Neal moved that the House dispense with further proceedings under the call of the House.

Debate ensued.

With the consent of the House, Mr. Neal withdrew his motion.

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

On motion of Mr. Martin, the House recessed 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 Brown, Butler, Chervenka, Cook, Devenish, Dixon, Eaton, Gabrielsen, Guisinger, Hanson, Hay, Henry, Hurley (John R. “Pat”), Jackson, Judd, Lindsay, McQuesten, Neal, Pettus, Pitt, Riley (Edward F.), Savage, Smith (Vernon A.), Tisdale, Turner and White.

Mr. Devenish demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was directed to lock the doors.

The Clerk called the roll, and the following absentees were noted: Representatives Austin, Dixon, Dore, Fry, Jackson, Jones (D. W.), Jones (John R.), Mackie, Miller (Donald B.), Payne, Pearson, Pettus and Reilly (Edward J.).

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

Mr. Wills moved that the absent members be excused and that the House proceed under the call of the House.

The motion was lost.

The Sergeant-at-Arms announced that Mr. Austin and Mr. Dore were present.

The Sergeant-at-Arms announced that Mr. Pearson, Mr. Pettus and Mr. Jones (John R.) were present.

On motion of Mr. Moulton, Mr. Smith (Vernon A.) was excused from the call of the House for fifteen minutes.

On motion of Mr. Cameron, the absent members were temporarily excused and the House proceeded with business under the call of the House.

The House resumed consideration of bills on second reading.
SECOND READING OF BILLS

Senate Bill No. 269, by Senator Moe: Making an appropriation for street repairs at Grand Coulee.

The bill was read the second time by sections.

Mr. Underwood moved the adoption of the following amendment:

Amend Section 2 by striking the whole thereof, and insert in lieu thereof the following:

"SEC. 2. That the Director of Highways of the State of Washington be and is hereby authorized, empowered and directed to provide for the improvement, reconstruction and widening of that city street in the City of Seattle described as follows: Commencing at the intersection of North Fiftieth Street and East Greenlake Way in the City of Seattle, thence in a northerly and easterly direction following the present course of East Greenlake Way, thence in a northwesterly direction to the intersection of East Greenlake Way and North Greenlake Way in the vicinity of Densmore Avenue; such improvement, reconstruction and widening to consist of reconstruction of the roadway to a width of not less than forty-four (44) feet from curb to curb in the event that such width is found to be practicable, but if not, then to such width as is found to be practicable.

"The Director of Highways is directed to commence such construction within six (6) months following the effective date of this act; such construction to be in such manner as construction is performed for primary State highways.

"Sec. 2A. The cost of such construction shall be paid from funds credited in the Motor Vehicle Fund to the City of Seattle. Upon the awarding of such contract and estimate of the engineering and other costs therefor, the Director of Highways shall certify such estimate to the State Auditor who shall set aside funds sufficient to meet such costs from those funds credited or to be credited to the City of Seattle in the Motor Vehicle Fund. Payment of the costs of such improvement, reconstruction and widening shall be paid on warrants drawn by the State Auditor on vouchers approved and submitted by the Director of Highways."

Debate ensued.

Mr. Lindsay moved the adoption of the following amendment to the amendment by Mr. Underwood:

In line 17 of the amendment, after the word "shall" and before the word "set" insert the word "not".

Debate ensued.

The amendment by Mr. Lindsay to the amendment by Mr. Underwood was adopted.

On motion of Mr. Pearson, the previous question was ordered.

The amendment by Mr. Underwood as amended was lost.

On motion of Mr. Finucane, the rules were suspended, Senate Bill No. 269 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 269, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQues-
ten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those absent or not voting were: Representatives Fry, Mackie, Payne, Reilly (Edward J.), Smith (Vernon A.)—5.

Senate Bill No. 269, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 175, by Senator Farquharson: Relating to State operated processing plants.

The bill was read the second time by sections.

On motion of Mr. Hurley (John R. “Pat”), the following amendment to the title was adopted:

Amend the title—after the words “AN ACT” strike the remainder of the title and insert in lieu thereof the following: “Authorizing the Department of Finance, Budget and Business to build, equip and operate food processing plants, declaring the policy of such operation, creating a Cannery Revolving Fund, making appropriations, providing that it shall be a misdemeanor to sell the products of such plants and declaring that this act shall take effect immediately.”

The Speaker called Mr. Cowen to preside.

On motion of Mr. Turner, the rules were suspended, Engrossed Senate Bill No. 175 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 175, and the bill passed the House by the following vote: Yeas, 54; nays, 40; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Brown, Butler, Callison, Cameron, Cook, Cowen, Dixon, Dore, Finucane, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Jackson, Kehoe, Martin, McDonald, Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Pitt, Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wiggen, Wills—54.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Carty, Chavenenka, Cole, Devenish, Eaton, Eddy, Egbert, French, Gholson, Hurley (Joseph E.), Iseharten, Jones (D. W.), Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Phillips, Reno, Riley (Edward F.), Ruark, Schumann, Warnica, Wentworth, White, Wintler, Woodall—40.

Those absent or not voting were: Representatives Fry, Mackie, Payne, Reilly (Edward J.), Mr. Speaker—5.

Engrossed Senate Bill No. 175, having received the 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. Finucane gave notice that later this day he would move that the House reconsider the vote by which Engrossed Senate Bill No. 175 passed the House.

Mr. Henry moved that the House do at this time reconsider the vote by which Engrossed Senate Bill No. 175 passed the House.

Mr. Turner moved that the motion by Mr. Henry be laid on the table.

The motion was carried.

The Speaker resumed the chair.

Engrossed Senate Bill No. 487, by Senator Sieler: Relating to personal property taxes.

The bill was read the second time by sections.

Mr. Smith (Michael B.) moved the adoption of the following amendment to Section 1:

In Section 1, line 4, page 1 of the printed bill, after the word "be" and before the word "fifty" strike the words: "not to exceed".

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The amendment was lost.

Mr. Armstrong moved that Engrossed Senate Bill No. 487 be indefinitely postponed.

Debate ensued.

On motion of Mr. Vane, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Armstrong to indefinitely postpone Engrossed Senate Bill No. 487 was lost by the following vote: Yeas, 28; nays, 71; absent or not voting, 0.

Those voting yea were: Representatives Armstrong, Bernethy, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Henry, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pennock, Pettus, Pitt, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Van Buskirk, Wenberg, Wills—28.

Those voting nay were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Pearson, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—71.

On motion of Mr. Lauman, Mr. Twidwell was excused from the call of the House.
Mr. Smith (Michael B.) moved the adoption of the following amendment to Section 1:

In Section 1, line 4, page 1 of the printed bill, after the word "exceed" add the words: "nor less than".

After considerable debate, the previous question was ordered on motion of Mr. Mackie.

The amendment was lost.

On motion of Mr. Jones (John R.), the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and Engrossed Senate Bill No. 487 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 487, and the bill passed the House by the following vote: Yeas, 85; nays, 13; absent or not voting, 1.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Gore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Petit, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—85.

Those voting nay were: Representatives Armstrong, Bernethy, Hall, McDonald, Mohler, Nordenberg, Pearson, Pennock, Pitt, Savage, Smith (Jurie B.), Tisdale, Wenberg—13.

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

Engrossed Senate Bill No. 487, having received the 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. Reilly (Edward J.) gave notice that later this day he would move that the House reconsider the vote by which Engrossed Senate Bill No. 487 passed the House.

Mr. Reilly (Edward J.) moved that the House do at this time reconsider the vote by which Engrossed Senate Bill No. 487 passed the House.

Debate ensued.

The motion to reconsider was carried.

On motion of Mr. Reilly (Edward J.), the rules were suspended and Engrossed Senate Bill No. 487 was returned to second reading for the purpose of amendment.
On motion of Mr. Kinnear (Geo. C.), the following amendment was adopted:

In Section 1, line 6 of the Engrossed bill, being line 4, page 1 of the printed bill, strike the words: "not to exceed".

On motion of Mr. Reilly (Edward J.), the rules were suspended, Engrossed Senate Bill No. 487 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 487, as amended, and the bill passed the House by the following vote: Yeas, 95; nays, 2; absent or not voting, 2.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McGash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—95.

Those voting nay were: Representatives Armstrong, Pennock—2.

Those absent or not voting were: Representatives Hatley, Twidwell—2.

Engrossed Senate Bill No. 487, 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.

On motion of Mr. Reilly (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 487 to the Senate.

On motion of Mr. French, Mr. Jones (John R.) was excused from the call of the House.

On motion of Mr. Neal, Mr. Wenberg was excused from the call of the House for thirty minutes.

Engrossed Senate Bill No. 150, by Senator Maxwell: Relating to reimbursement of expenses incurred by city officials.

The bill was read the second time by sections.

Mr. Cook moved the adoption of the following amendment:

In Section 1, line 6 of the printed bill, strike the words "City Council" and insert in lieu thereof the words: "lawful voters".

Debate ensued.

On motion of Mr. Lindsay, the previous question was ordered.

The amendment was lost.

On motion of Mr. Woodall, Engrossed Senate Bill No. 150 was placed at the end of the day's calendar of bills on second reading for further consideration.
Engrossed Senate Bill No. 409, by Senators Percival and Schroeder: Relating to the manufacture and distribution of candy.

The bill was read the second time by sections.

On motion of Mr. Vane, the rules were suspended, Engrossed Senate Bill No. 409 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Rosellini, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 409, and the bill passed the House by the following vote: Yeas, 87; nays, 9; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dove, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombly, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—87.

Those voting nay were: Representatives Babcock, Beckley, Eaton, Isenhart, Jones (John R.), Lauman, Miller (Frank O.), Turner, Woodall—9.

Those absent or not voting were: Representatives Fry, Twidwell, Wenberg—3.

Engrossed Senate Bill No. 409, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 409 to the Senate.

Senate Bill No. 223, by Senators McAulay and Lovejoy: Relating to insurance on deposits held in trust by corporations.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, Senate Bill No. 223 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 223, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dove, Eaton, Eddy,
Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pett, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—95.

Those absent or not voting were: Representatives Fry, Jones (John R.), Twidwell, Wenberg—4.

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. Reilly (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 223 to the Senate.


Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 357, entitled “An Act relating to admission to the practice of the law, amending Section 8 of Chapter 94 of the Laws of 1933 (Section 138-8 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 with the following amendments:

Amend the bill—strike the whole of Section 1 and insert in lieu thereof the following:

“SECTION 1. No full-time officer, deputy or employee of the State, class A counties, counties of the first class and cities having a population in excess of 50,000 shall do any outside work for, or render any outside services to any person, firm or corporation for compensation or fees: Provided, however, The provisions of this act shall not apply to justices of the peace and constables elected in third and fourth class cities and rural precincts.

“Sect. 2. Any person violating any of the provisions of this act shall be guilty of a misdemeanor.”

In line 1 of the title, after the word “Act” strike the remainder of the title and insert in lieu thereof the following: “Relating to outside work by certain full time public officers and employees for compensation; prohibiting the same; and prescribing penalties.”

We concur in this report: James M. Hay, W. L. LaFollette, O. R. Schumann, Joseph E. Hurley, C. Wayne Swegle, Mark M. Moulton, Donald B. Miller.

The bill was read the second time by sections.

Mr. Hurley (Joseph E.) moved that the committee amendments be not adopted.

Debate ensued.

On motion of Mr. Neal, the previous question was ordered.

The motion by Mr. Hurley (Joseph E.) was carried, and the committee amendments were not adopted.
Mr. Cameron moved that Senate Bill No. 357 be indefinitely postponed. After considerable discussion, Mr. Underwood moved the previous question.

The motion was lost.

Debate continued.

With the consent of the House, Mr. Cameron withdrew his motion to indefinitely postpone.

Mr. Mackie moved the adoption of the following amendment:

In Section 1, line 17 of the printed bill, after the word "Senate" insert the words: "the Chief Clerk of the House and the Sergeant-at-Arms of the House".

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The amendment was lost.

Mr. Henry moved the adoption of the following amendment:

In Section 1, at the end thereof, strike the period (.) and add the following: "and to the practice of medicine and dentistry."

Debate ensued.

On motion of Mr. Lindsay, the previous question was ordered.

The amendment was lost.

Mr. McQuesten moved the adoption of the following amendment:

In Section 1, strike all of lines 16, 17 and 18 of the printed bill.

Debate ensued.

On motion of Mr. Smith (Vernon A.), the previous question was ordered.

The amendment was lost.

On motion of Mr. Smith (Michael B.), the rules were suspended, Senate Bill No. 357 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 357, and the bill passed the House by the following vote: Yeas, 72; nays, 23; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cher- venka, Coe, Cook, Cowen, Devenish, Dixon, Dix, Eddy, Finucane, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, LaFollette, Lindsay, Mackie, Martin, McDonald, Miller (Don- ald B.), Mohler, Neal, Nordenberg, Olson, Payne, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Rilev (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trom- bley, Underwood, Van Buskirk, Van Dyk, Vane, White, Wigen, Wills, Wintler, Woodall—72.

Those voting nay were: Representatives Beckley, Eaton, Egbert, French, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Pearsall, Reilly (Edward J.), Reno, Ruar, Smith (Vernon A.), Swegle, Turner, Warnica, Went- worth,—Mr. Speaker—23.

Those absent or not voting were: Representatives Fry, Jones (John R.), Twidwell, Wenber—4.
Senate Bill No. 357, having received the constitutional majority, was declared 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, the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 357 to the Senate.

On motion of Mr. Coe, Mr. Moulton was excused from the call of the House for thirty minutes.

On motion of Mr. Woodall, Mr. Judd was excused from the call of the House for thirty minutes.

**Senate Bill No. 422**, by Senator Roberts: Relating to vacations of government employees in military service.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, Senate Bill No. 422 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Hall, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 422, and the bill passed the House by the following vote: Yeas, 87; nays, 6; absent or not voting, 6.

 Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Olson, Payne, Pear- sell, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wills, Wintler, Woodall, Mr. Speaker—87.

 Those voting nay were: Representatives Kinnear (Geo. C.), Kinnear (Roy J.), Nordenberg, Smith (Vernon A.), Turner, Wiggen—6.

 Those absent or not voting were: Representatives Fry, Jones (John R.), Judd, Moulton, Twidwell, Wenberg—6.

Senate Bill No. 422, having received the 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. 204, by Senator Ferryman: Relating to a legislative committee for interstate cooperation.

The bill was read the second time by sections.

Mr. Finucane moved that the rules be suspended, Engrossed Senate Bill No. 204 be advanced to third reading, the second reading considered the third and that the bill be placed on final passage.

The motion was lost.

Engrossed Senate Bill No. 204 was passed to third reading.
Senate Bill No. 371, by Senator Roberts: Relating to Big Tree State Park.

The bill was read the second time by sections.

On motion of Mr. Dore, the rules were suspended, Senate Bill No. 371 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Dore, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 371, and the bill passed the House by the following vote: Yeas, 68; nays, 25; absent or not voting, 6.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eddy, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Kehoe, Kinney (Geo. C.), LaFollette, Lauman, Martin, McCash, McDonald, Miller (Donald B.), Mohler, Montgomery, Neal, Olson, Payne, Pearsall, Pearson, Pett, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Michael B.), Swegle, Trombley, Underwood, Van Buskirk, Vane, Wentworth, White, Wiggen, Wintler, Mr. Speaker—68.

Those voting nay were: Representatives Babcock, Beckley, Bienz, Cook, Eaton, Egbert, Hall, Isenhart, Kinney (Roy J.), Lindsay, Mackie, McQuesten, Miller (Frank O.), Miller (Fred), Nordenberg, Pitt, Schumann, Smith (Jurie B.), Smith (Vernon A.), Tisdale, Turner, Van Dyk, Warnica, Wills, Woodall—25.

Those absent or not voting were: Representatives Fry, Jones (John R.), Judd, Moulton, Twidwell, Wenberg—6.

Senate Bill No. 371, having received the constitutional majority, was declared passed.

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

On motion of Mr. Dore, the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 371 to the Senate.

On motion of Mr. Swegle, Mr. Olson was excused from the call of the House.

Senate Bill No. 408, by Senators McAulay and Rosellini: Relating to macaroni.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, Senate Bill No. 408 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 408, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Han-
son, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCain, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.); Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—93.

Those voting nay were: Representative Turner—1.

Those absent or not voting were: Representatives Fry, Jones (John R.), Judd, Moulton, Wenberg—5.

Senate Bill No. 408, having received the constitutional majority, was declared passed.

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

On motion of Mr. Rosellini, the rules were suspended and the Chief Clerk was directed to immediately transmit Senate Bill No. 408 to the Senate.

MOTIONS

On motion of Mr. Martin, the House dispensed with further business under the call of the House.

On motion of Mr. Martin, the House recessed until eight o'clock p. m.

EVENING SESSION

The Speaker called the House to order at eight o'clock p. m.

The Clerk called the roll, and all members were present except the following: Representatives Austin, Beckley, Coe, Cowen, Dixon, Egbert, Finucane, French, Gabrielsen, Guisinger, Hatley, Jackson, Jones (John R.), Judd, Kinnear (Roy J.), LaFollette, Mackie, Martin, McDonald, Moulton, Neal, Payne, Rosellini, Sherman, Swegle, Trombley, Turner, Vane and Wenberg.

Mr. Pitt demanded a call of the House, but the demand was not sustained.

REPORTS OF ENROLLMENT COMMITTEE

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 40; also House Bill No. 55; also House Bill No. 177; also House Bill No. 180; also House Bill No. 240; also Substitute House Bill No. 242; also House Bill No. 289; also House Bill No. 372; also House Bill No. 452, have compared same with the original, engrossed and substitute engrossed bills and find them correctly enrolled.

I concur in this report: O. R. Schumann.

C. Wayne Swegle, Chairman.
House of Representatives,
Olympia, Wash., March 7, 1939.

Your Committee on Enrollment, to whom was referred House Bill No. 250; also
House Bill No. 253; also
House Bill No. 269; also
House Bill No. 286; also
House Bill No. 327; also
House Bill No. 368; also
House Bill No. 369; also
House Bill No. 385; also
House Bill No. 407, have compared same with the original and engrossed bills and
find them correctly enrolled.

Chairman.

We concur in this report: O. R. Schumann, B. F. Reno, Jr., Mrs. Thomas E. Kehoe.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 30; also
House Bill No. 35; also
House Bill No. 71; also
House Bill No. 135; also
House Bill No. 181; also
Substitute House Bill No. 192; also
House Bill No. 227; also
House Bill No. 247; also
House Bill No. 248; also
House Bill No. 249, have compared same with the original, engrossed and substitute
original bills and find them correctly enrolled.

Chairman.

We concur in this report: O. R. Schumann, B. F. Reno, Jr., Mrs. Thomas E. Kehoe.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 7, 1939.

The President has signed: Senate Bill No. 391; also
Senate Bill No. 392; also
Senate Bill No. 393; also
Senate Bill No. 402; also
Senate Bill No. 403; also
Senate Bill No. 412; also
Senate Bill No. 420; also
Senate Bill No. 469, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Mr. Speaker:

The President has signed: Senate Joint Memorial No. 11; also
Senate Bill No. 65; also
Senate Bill No. 103; also
Senate Bill No. 135; also
Senate Bill No. 289; also
Senate Bill No. 300; also
Senate Bill No. 321; also
Senate Bill No. 343; also
Senate Bill No. 372; also
Senate Bill No. 376, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.
The President has signed: House Bill No. 2; also
House Bill No. 152; also
House Bill No. 201; also
House Bill No. 257; also
House Bill No. 263, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Senate has passed: House Bill No. 181; also
House Bill No. 369; also
House Bill No. 385; also
Engrossed House Bill No. 253; also
Engrossed House Bill No. 269, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Speaker announced he was about to sign: House Bill No. 30; also
House Bill No. 35; also
House Bill No. 40; also
House Bill No. 55; also
House Bill No. 71; also
House Bill No. 135; also
House Bill No. 177; also
House Bill No. 180; also
House Bill No. 181; also
Substitute House Bill No. 192; also
House Bill No. 227; also
House Bill No. 240; also
House Bill No. 242; also
House Bill No. 247; also
House Bill No. 248; also
House Bill No. 249; also
House Bill No. 250; also
House Bill No. 253; also
House Bill No. 269; also
House Bill No. 286; also
House Bill No. 289; also
House Bill No. 327; also
House Bill No. 368; also
House Bill No. 369; also
House Bill No. 372; also
House Bill No. 385; also
House Bill No. 407; also
House Bill No. 432; also
Senate Bill No. 65; also
Senate Bill No. 103; also
Senate Bill No. 135; also
Senate Bill No. 289; also
Senate Bill No. 300; also
Senate Bill No. 321; also
Senate Bill No. 343; also
Senate Bill No. 372; also
Senate Bill No. 376; also
Senate Bill No. 391; also
Senate Bill No. 392; also
Senate Bill No. 393; also
Senate Bill No. 402; also
Senate Bill No. 403; also
Senate Bill No. 412; also
Senate Bill No. 420; also
Senate Bill No. 469; also
Senate Joint Memorial No. 11.

SENATE AMENDMENTS TO HOUSE BILLS

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 190, with the following amendment: Amend Section 1, page 3, line 30 of the engrossed bill by striking after the words "Provided however", in line 30, beginning with the word "That" down to and including the word "treatment" in line 27, page 4, the same being the House committee amendment to the printed bill, and insert in lieu thereof the following: "That if upon the expiration of any medical aid contract, the medical aid contractor shall not renew the same and shall forthwith and thereafter cease the performance of all medical aid contracts as in this section provided, the medical aid contractor shall be relieved from all liability to furnish future medical aid to the injured workman arising after the expiration of such contract or contracts providing he shall have paid all levies theretofore made during the existence of such contract or contracts into the surplus fund."; and the same is herewith transmitted. EARLE M. MCCROSKEY, Secretary.

Mr. Sherman moved that the House do concur in the Senate amendment to Engrossed House Bill No. 190.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 190, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Lauman, Lindsay, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Nordenberg, Pearsall, Pearson, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wintler, Woodall, Mr. Speaker—83.

Those absent or not voting were: Representatives Cameron, Devenish, Fry, Hatley, Jackson, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Martin, Miller (Fred), Neal, Olson, Payne, Pennock, Sandegren, Wills—16.

Engrossed House Bill No. 190, having received the constitutional majority, was declared passed, as amended by the Senate.
The Senate has passed Engrossed House Bill No. 191, with the following amendments:

Amend Section 1, page 20, line 22 of the engrossed bill, the same being page 12, line 26 of the printed bill, after the parenthesis following the word "operators)" insert the following new matter: 

"(If interstate operations involved, payroll segregation to be permitted)."

Amend Section 1, page 33, line 23 of the engrossed bill, the same being page 20, line 19 of the printed bill, by striking the following: "(Steamship companies that do not have an established place of business in this State and whose boat crews perform work on shore are not subject to this classification)"; and the same is herewith transmitted.

Mr. Sherman moved that the House do concur in the Senate amendments to Engrossed House Bill No. 191.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 191 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Armstrong, Babcock, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Gabrielsen, Guisinger, Hall, Hanson, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isernhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Nordenberg, Olson, Pearsall, Pearson, Petil, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Sherman, Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—78.

Those absent or not voting were: Representatives Austin, Beckley, Cameron, Devenish, Eddy, Fry, Gholson, Hatley, Hay, Jones (John R.), Kinnear (Geo. C.), Mackie, Miller (Fred), Neal, Payne, Pennock, Sandegren, Smith (Jurie B.), Smith (Vernon A.), Warnica, Woodall—21.

Engrossed House Bill No. 191, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Reilly (Edward J.) moved that the House do concur in the Senate amendment to Engrossed House Bill No. 184.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 184 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 80; nays, 3; absent or not voting, 16.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Moulton, Nordenberg, Olson, Pearson, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reño, Riley (Edward F.), Rosellini, Ruark, Sandgren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Turner, Van Buskirk, Van Dyk, Vane, Wentworth, White, Wiggen, Wills, Wintler, Mr Speaker—80.

Those voting nay were: Representatives Miller (Fred), Savage, Trombley—3.

Those absent or not voting were: Representatives Austin, Cameron, Devenish, Fry, Gabrielsen, Gholson, Hatley, Kinnear (Geo. C.), Neal, Payne, Pearsall, Pennock, Twidwell, Underwood, Warmica, Woodall—16.

Engrossed House Bill No. 184, having received the constitutional majority, was declared passed, as amended by the Senate.

Senate Chamber,
Olympia, Wash., March 6, 1939.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 425, with the following amendments:

Amend Section 11, page 11, line 40 of the printed bill, after the word “character”, strike the colon (:) and the words “Provided, Such” and insert in lieu thereof the words “if such”.

Amend Section 12, page 12, line 25 of the printed bill, after the word “character”, strike the colon (:) and the words “Provided, Such” and insert in lieu thereof the words “if such”.

Amend Section 1, line 23, page 2 of the engrossed bill, the same being Section 1, line 19, page 2 of the printed bill, after the figure “25%;” insert a new paragraph to read as follows:

“Any devise, bequest, legacy, gift or beneficial interest to any property or income therefrom passing in trust shall be classified and taxed in accordance with the relationship of the cestui que trust.”

Amend Section 5, lines 19 and 20, page 12 of the engrossed bill, the same being Section 5, line 43, page 7 of the printed bill, after the word “by” strike the words “any beneficiary” and insert in lieu thereof the words “all beneficiaries”.

Amend Section 7, line 17, page 15 of the engrossed bill, the same being Section 7, line 27, page 9 of the printed bill, by striking the asterisks and the word “possible’ and insert in lieu thereof the word “probable”.

Amend Section 7, line 18, page 15 of the engrossed bill, the same being Section 7, line 28, page 9 of the printed bill, by striking the colon (:) after the word “taxes” and insert in lieu thereof a period (.), and strike the remainder of the paragraph.

Amend Section 8, lines 16 and 17, page 16 of the engrossed bill, the same being the entire House amendment to Section 8, line 9, page 10 of the printed bill, by striking the words “not more than”.

Amend Section 8, line 18, page 16 of the engrossed bill, the same being Section 8, line 9, page 10 of the printed bill, by striking the period (.) after the word “estate” and adding the following words: “and no more”.

Amend Section 9, line 30, page 16 of the engrossed bill, the same being Section 9, line 20, page 10 of the printed bill, by striking the word “is” and insert in lieu thereof the word “as”.

Amend Section 12, lines 13 and 14, page 20, of the engrossed bill, the same being the House amendment to Section 12, lines 8 and 9, page 12 of the printed bill, after the word “existing” and before the word “under” insert the following words: “or hereafter organized”.

...
Amend the title, in line 10 of the engrossed bill, the same being line 6 of the title of the printed bill, by striking everything after the word "cases;" and insert in lieu thereof the following: "; providing for the amendment of Sections 2, 12, and 13, Chapter 55, Laws of 1901, as amended; Section 1, Chapter 93, Laws of 1905, as amended; Section 8, Chapter 55, Laws of 1917, as amended; Section 4, Chapter 146, Laws of 1917, as amended; Section 95, Chapter 156, Laws of 1917, as amended; Sections 4, 7 and 9, Chapter 134, Laws of 1931, as amended; Sections 107 and 115, Chapter 180, Laws of 1935; declaring an emergency and that this act shall take effect immediately."; and the same is herewith transmitted.

Mr. Reilly (Edward J.) moved that the House do concur in the Senate amendments to Engrossed House Bill No. 425.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 425 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 18.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Cher-venka, Cook, Cowen, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—80.

Those voting nay were: Representative Miller (Fred)—1.

Those absent or not voting were: Representatives Cameron, Coe, Deve- nish, Dixon, Gholson, Guisinger, Hay, Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Mackie, Moulton, Neal, Nordenberg, Payne, Smith (Vernon A.), Underwood, Warnica—18.

Engrossed House Bill No. 425, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Reilly (Edward J.) moved that the House do concur in the Senate amendment to House Bill No. 225.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 225 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 76; nays, 1; absent or not voting, 22.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Fogg, French, Fry, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isen- hart, Jones (D. W.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.),
Miller (Frank O.) Mohler, Montgomery, Nordenberg, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wentworth, White, Wills, Wintler, Woodall, Mr. Speaker—76.

Those voting nay were: Representative Miller (Fred)—1.

Those absent or not voting were: Representatives Cameron, Carty, Coe, Devenish, Finucane, Gabrielsen, Gholson, Guisinger, Hay, Jackson, Jones (John R.), Kinnear (Geo. C.), Moulton, Neal, Olson, Payne, Reno, Schumann, Turner, Vane, Wenberg, Wiggen—22.

House Bill No. 225, having received the constitutional majority, was declared passed, as amended by the Senate.

Senate Chamber,
Olympia, Wash., March 6, 1939.

Mr. Speaker:
The Senate has passed House Bill No. 208, with the following amendments:
Amend Section 4, pages 2 and 3, line 30 of the original bill, the same being Section 4, page 2, lines 18 and 19 of the printed bill, by striking the whole thereof and renumbering subsequent sections consecutively.
Amend the title by striking the whole thereof and inserting in lieu thereof the following:
"An Act relating to inspection and slaughtering of livestock; providing for inspection fees and payment of inspectors; establishing inspection points; providing for presentation and inspection of livestock at designated places; requiring proof of ownership; declaring certain animals to be estrays; providing for sale of same; prescribing penalties and amending Sections 6 and 14 of Chapter 75 of the Laws of 1937 (Sections 3169-6 and 3169-14 of Remington's Revised Statutes)."; and the same is herewith transmitted.
EARLE M. MCCROSKEY, Secretary.

Mr. French moved that the House do concur in the Senate amendments to House Bill No. 208.
The motion was carried.
The Clerk called the roll on the final passage of House Bill No. 208 as amended by the Senate, and the bill passed the House by the following vote:
Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Armstrong, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Eaton, Eddy, Egbert, Fogg, French, Fry, Gholson, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Mohler, Montgomery, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—82.

Those absent or not voting were: Representatives Austin, Babcock, Cameron, Devenish, Finucane, Gabrielsen, Guisinger, Hurley (Joseph E.), Jones (John R.), Mackie, Miller (Fred), Moulton, Neal, Payne, Rosellini, Underwood, Woodall—17.

House Bill No. 208, having received the constitutional majority, was declared passed, as amended by the Senate.
The Speaker called Mr. Hurley (John R. "Pat") to preside.
Mr. Speaker:

The Senate has passed House Bill No. 236, with the following amendment:

Amend Section 7, lines 15 and 16, page 2 of the printed bill, same being Section 7, line 28 of the original bill, by striking the words and figures "forty-nine thousand ($49,000.00)" and substituting in lieu thereof the words and figures "twenty-five thousand ($25,000.00)"; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Cowen moved that the House do concur in the Senate amendment to House Bill No. 236.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 236 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Bernethy, Brown, Butler, Callison, Carty, Chervenka, Cook, Cowen, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Vane, Warnaica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—82.

Those absent or not voting were: Representatives Austin, Beierlein, Bienz, Cameron, Coe, Devenish, Dore, Gholson, Hatley, Hurley (Joseph E.), Kinnear (Geo. C.), Moulton, Nordenberg, Payne, Rosellini, Underwood, Woodall—17.

House Bill No. 236, having received the constitutional majority, was declared passed, as amended by the Senate.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 380; also House Bill No. 399, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 101 and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 487 and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.
Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 175 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.

Mr. Reilly (Edward J.) moved that the House revert to the fifth order of business for the purpose of receiving committee reports.

The motion was carried.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 33, entitled "An Act relating to justices of the peace in certain incorporated cities, amending Section 3 of Chapter 68 of the Laws of 1888," 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 Engrossed Senate Bill No. 34, entitled "An Act relating to police courts in cities of the second class and cities with a commission form of government, amending Section 8 of Chapter 103 of the Laws of 1913," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Engrossed Senate Bill No. 71 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 76, entitled "An Act relating to vocational education, accepting certain acts of Congress in relation thereto, establishing a State Board for Vocational Education and defining its powers and duties, authorizing the payment of certain obligations incurred for vocational education supervision, amending Sections 1, 3 and 5, Chapter 160, Laws of 1919, repealing Section 4, Chapter 160, Laws of 1919, 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.

Chairman.


House of Representatives,
Olympia, Wash., March 7, 1939.

Mr. Speaker:

We, a minority of your Committee on Education, to whom was referred Engrossed Senate Bill No. 76, 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: Ernest T. Olson, Sixten P. Nordenberg, Kathryn Fogg.

House of Representatives,
Olympia, Wash., March 7, 1939.

Mr. Speaker:

A member of your Committee on Education, to whom was referred Engrossed Senate Bill No. 76, has had the same under consideration, and respectfully reports the same back to the House without recommendation.

FRANK L. HATLEY, Chairman.

Passed to second reading.

Engrossed Senate Bill No. 113 (reported by Committee on Revenue and Taxation):

Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 2, 1939.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 159, entitled "An Act providing restrictions as to refusal of patients by hospitals organized as charitable institutions; prohibiting restrictions as to such patient's attending physician's use of such facilities while caring for patients confined therein and providing for penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

DR. W. G. CAMERON, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 164, entitled "An Act relating to the officers of the grand jury, defining their powers and duties, amending Section 982, Code of 1881, 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.

EDWARD J. REILLY, Chairman.


Passed to second reading.

Senate Bill No. 196 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.
House of Representatives,  
Olympia, Wash., March 7, 1939.

Mr. Speaker:  
We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 207, entitled “An Act relating to revenue and taxation and prescribing the powers and duties of courts in relation thereto, providing for the reassessment and retaxation of property, amending Section 2, Chapter 106, Laws of 1931, being Section 11302, 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.  
John R. Jones, Chairman.


House of Representatives,  
Olympia, Wash., March 7, 1939.

Mr. Speaker:  
We, a minority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 207, 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: W. L. LaFollette, L. E. Babcock, Roy J. Kinnear.

Passed to second reading.

Mr. Speaker:  
We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 224, entitled “An Act relating to the Department of Agriculture; prescribing a method for conducting the hearings of said department and prescribing for procedure in appeals from decisions and orders of the director,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  
Edward J. Reilly, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 227 (reported by Committee on Revenue and Taxation):  
Majority: Do pass as amended.  
Minority: Do not pass.  
Passed to second reading.

Mr. Speaker:  
We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 251, entitled “An Act relating to counting the funds and examining certain accounts of county, city and town treasurers, defining the duties of certain county, city and town officials, providing for filing reports, prescribing penalties for violation thereof, and declaring that this act shall take effect immediately,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  
Edward J. Reilly, Chairman.


Passed to second reading.
FIFTY-EIGHTH DAY, MARCH 7, 1939

House of Representatives,
Olympia, Wash., March 6, 1939.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred Senate Bill No. 278, entitled "An Act relating to powers and duties of the Director of Game, and amending Section 28 of Chapter 3 of the Laws of 1933 (Section 5880 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.

FRED J. MARTIN, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 7, 1939.

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 361, entitled "An Act relating to water and water supply districts; providing for the issuance and sale of water revenue bonds; providing for the payment thereof from revenues and from utility local improvement district assessments; creating a water revenue redemption fund; providing for the refunding of local improvement district bonds; and amending Section 9 of Chapter 114 of the Laws of 1929 (Section 11587 of Remington's Revised Statutes) and Section 1 of Chapter 117 of the Laws of 1937 (Section 11588 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.

CECIL A. GHOSTON, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 7, 1939.

We, a majority of your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 366, entitled "An Act relating to the sale of State lands to school district No. 58 of Clallam County, Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. EATON, Chairman.

We concur in this report: H. C. Armstrong, Robert Bernethy, Emmet E. Egbert, Michael B. Smith, C. E. Trombley.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 7, 1939.

We, a majority of your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 389, entitled "An Act relating to certain State lands and authorizing an adjustment in the contract to the purchase thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. EATON, Chairman.

We concur in this report: H. C. Armstrong, Robert Bernethy, Michael B. Smith, C. E. Trombley, Emmet E. Egbert.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 7, 1939.

We, a majority of your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 390, entitled "An Act relating to rivers, lakes and bodies of water, empowering the Commissioner of Public Lands to determine the
navigability thereof, and declaring the status of such waters," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. N. Eaton, Chairman.

We concur in this report: H. C. Armstrong, Robert Bernethy, Emmet E. Egbert, Michael B. Smith, C. E. Trombley.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 414, entitled "An Act relating to copyrights and regulating the sale, licensing, or other disposition of the right publicly to perform for profit in the State of Washington, musical compositions and dramatico-musical compositions; and repealing Chapter 218 of the Laws of 1937," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 421, entitled "An Act relating to motor vehicles; relating to the issuance of license registration and vehicle license plates; providing for fuel inspection; defining the powers and duties of certain State and other officers; defining terms; amending Chapter 188 of the Session Laws of 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 do pass.

Carl E. Devenish, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 431 (reported by Committee on Revenue and Taxation):

Do pass as amended.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 441, entitled "An Act relating to crimes and providing for technical research and assistance to the Chief of the Washington State Patrol and prosecuting attorneys," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 7, 1939.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 448, entitled "An Act relating to public highways; authorizing an investigation and survey for highways serving the Grand Coulee Dam vicinity; defining
the powers and duties of the Director of Highways; providing for emergent con-
struction; 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.  
CARL E. DEVENVISH, Chairman.

We concur in this report: Wallace Beckley, Alfred J. Hanson, G. Dowe McQuesten,
Wylie W. Brown, A. A. Mackie, Dan L. Guisinger, J. C. White, David Phillips, C. N.
Eaton, Edward F. Riley, Chas. R. Savage, Richard G. Cook, Edward L. Pettus, Chart
Pitt, Alex Gabrielsen, John Isenhart, Fred Miller, Earl R. Warnica.

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. 467, entitled "An Act relating to un-
employment; providing for the relief of unemployed persons by making available funds 
for the sponsoring of public works and work relief projects on the part of the State 
and its political subdivisions, and by emergency grants-in-aid to counties for general 
assistance purposes; defining the duties of certain officers in relation thereto; making 
an appropriation, and declaring an emergency whereby the act shall take effect April 
1, 1939," have had the same under consideration, and we respectfully report the same 
back to the House with the recommendation that it do pass.

JAMES M. HAY, Chairman.

We concur in this report: Julia Butler, Kathryn Fogg, Mrs. Thomas E. Kehoe,
William J. Pennock, H. C. Armstrong, Ernest T. Olson, Cecil Callison, Oscar Wenberg.

Passed to second reading.

Mr. SPEAKER:

We, a majority of your Committee on Constitutional Revision, to whom was referred 
Engrossed Senate Joint Resolution No. 14, providing for submission to the electors of 
the State of a proposal to amend Article VII of the Constitution of the State of Wash-
ington relating to taxation by adding thereto a new section to be designated Section 2 
of said article," have had the same under consideration, and we respectfully report the 
same back to the House with the recommendation that it do pass.

JOSEPH E. HURLY, Chairman.

We concur in this report: Gerald G. Dixon, J. B. Smith, Francis Pearson,
Edward L. Pettus.

Passed to second reading.

Mr. SPEAKER:

We, a minority of your Committee on Constitutional Revision, to whom was referred 
Engrossed Senate Joint Resolution No. 14, 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. T. Neal, Cecil Callison, George Kinnear.

Passed to second reading.

MOTIONS

Mr. Lindsay moved that Senate Bill No. 450 be taken from the committee 
having it under consideration.

Debate ensued.

With the consent of the House, Mr. Lindsay withdrew his motion.

On motion of Mr. Martin, the House advanced to the regular order of 
business.
NOTICE TO AMEND HOUSE RULES

Mr. Henry gave notice that on the next working day he would move to amend Subsection (b) of House Rule No. 10 as follows:

Strike the words "two-thirds" and insert in lieu thereof the words "a majority".

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

Engrossed Senate Bill No. 215, by Senator Kyle: Relating to terms of offices of third-class city officials.

The bill was read the second time by sections.

Mr. Reilly (Edward J.) moved the adoption of the following amendment to Section 1:

In Section 1, line 2 of the engrossed bill, being line 2 of the printed bill, after the word "third" and before the word "class" insert the words "and fourth".

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The amendment was adopted.

On motion of Mr. Reilly (Edward J.), the following amendment to the title was adopted:

In line 1 of the title after the word "third" and before the word "class" insert the words "and fourth".

On motion of Mr. Reilly (Edward J.), further consideration of Engrossed Senate Bill No. 215 was deferred until the end of the day's calendar of bills on second reading.

Engrossed Senate Bill No 48, by Committee on Rules and Joint Rules (By Executive Request): Relating to the mental infirm and their support.

MR. SPEAKER:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred Engrossed Senate Bill No. 48, entitled "An Act providing that relatives of sufficient ability shall support persons unable to earn a livelihood in consequence of bodily or mental infirmity, or other cause, authorizing the enforcement of liability for such support 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 14 of the engrossed bill, being Section 1, line 18 of the Senate amendment, following the comma (,) after the word "years", and before the word and figure "Sec. 2.", strike the words: "the liability imposed by this act shall be limited to spouse and children." and insert in lieu thereof the words: "there shall be no liability whatsoever imposed by this act." JAMES M. HAY, Chairman.

We concur in this report: Cecil Callison, Mrs. Thomas E. Kehoe, Cecil A. Gholson, Julia Butler, Alva Ruark, Oscar Wenberg, Kathryn Fogg.

The bill was read the second time by sections.
On motion of Mr. Van Dyk, the following amendments were adopted:

Amend the bill by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Wherever used in this act (a) 'association' means any corporation organized under this act; (b) 'members' shall include actual members of associations without capital stock and holders of common stock in associations organized with capital stock; (c) 'person' shall include individuals, firms, partnerships, corporations and associations; (d) 'cooperative basis' means that each member has one vote and only one vote; that the rate of dividends upon any capital stock is limited with a maximum not exceeding eight per cent (8%), and that net proceeds from business transacted are distributed in whole or in part to the patrons in proportion to the volume of business transacted; (e) 'net proceeds' means the total proceeds of business conducted by an association minus cost of goods sold, expense of operation (including taxes, interest on borrowed money, and depreciation) and after making provision through proper reserves and other special funds for any reasonable contingencies of the business conducted.

"Associations organized hereunder shall be deemed non-profit inasmuch as they are not organized to make profits for themselves as such or for their members as such, but only for their members as consumers.

"Sec. 2. Five (5) or more persons who are residents of or (if incorporated) whose registered office is within this State, may form an association with or without capital stock under the provisions of this act.

"Sec. 3. An association shall have the same authority, powers and capacity to act as are possessed by corporations organized under the Uniform Business Corporation Act of the State of Washington.

"Sec. 4. Each association formed under this act must prepare and file articles of incorporation setting forth:

"(a) The name of the association;
"(b) The purposes for which it is formed;
"(c) The term of existence, which may be perpetual;
"(d) The place where its principal business will be transacted, which shall be its registered office;
"(e) The number of directors thereof, which must not be less than five (5) and may be any number in excess thereof, and the terms of office of such directors. No term shall exceed three (3) years, but within said limit the terms of the several directors may be fixed and arranged from time to time by the by-laws of the association;
"(f) If organized without capital stock, whether the property rights and interests of each member shall be equal or unequal; and if unequal the articles shall set forth the general rule or rules applicable to all members by which the property rights and interests respectively of each member may and shall be determined and fixed. The association shall have the power to admit new members, who shall be entitled to share in the property of the association with the old members in accordance with such general rule or rules;
"(g) If organized with capital stock, the amount thereof and the classes, if any, into which it is divided, and the number of shares authorized in each class. The capital stock may be divided into preferred and common stock, which stock may be of a fixed par value, or non-par value. If so divided, or if the stock be otherwise divided into classes, the articles of incorporation must contain a statement of the nature and extent of the preferences or rights granted to the shareholders of the respective classes;
"(h) The names and addresses of the directors who shall manage its affairs, and their terms of office;
"(i) The name and post-office address of each of the incorporators and a statement of the number of shares subscribed by each, which shall not be less than one, and the class of shares for which each subscribes;
"(j) Such other provisions not inconsistent with law, as the incorporators may deem proper to be therein inserted;
"(k) The articles of incorporation must be subscribed and acknowledged by the incorporators before an officer authorized by law to take and certify acknowledgments; and shall be filed in accordance with the provisions of the Uniform Business Corporation Law of this State.

"Sec. 5. The articles of incorporation may be altered or amended at any regular meeting, or at any special meeting called for that purpose. An amendment must first
be approved by a majority of the directors and, then adopted by a vote of two-thirds of the members voting upon such amendment, after notice of the proposed amendment shall have been given to all members entitled to vote thereon in the manner provided by the by-laws: \textit{Provided, however}, That if the total vote in favor of the proposed amendment shall be less than twenty-five per cent (25%) of the total membership of the association, such amendment shall fail of adoption: \textit{Provided further}, That if the amendment is to alter the preferences or rights of outstanding shares of any class, or to authorize the issuance of shares having preferences or rights superior to outstanding shares, the affirmative vote of two-thirds of the members owning the outstanding shares affected by the change shall also be required for the adoption of the amendment.

"Amendments to the articles of incorporation shall be filed in accordance with the provisions of the Uniform Business Corporation Act.

"Sec. 6. Each association incorporated under this act must, within thirty (30) days after its incorporation, adopt, for its government and management, a code of by-laws not inconsistent with the powers granted by this act nor with the articles of incorporation. These by-laws may provide:

("a) The method and terms of admission and termination of membership, and the disposal of members' interest on cessation of membership for any reason;

("b) The time, place and manner of calling and conducting meetings, and for voting by mail on any matter which may or shall be submitted to a vote of the membership;

("c) The number or percentage of the members constituting a quorum;

("d) The number, qualifications, powers, duties and terms of office of directors and officers; the division of the territory in which the association has members into districts and the election of the directors according to such districts; the holding of primary elections by district or otherwise to select directors for the respective districts or at large;

("e) Representation on the board of directors of regional or other cooperative associations with which the association may be affiliated through ownership of stock or other common interests; representation on the board by the State Grange of Patrons of Husbandry: \textit{Provided}, That in no event shall more than twenty per cent (20%) of the entire membership of the board be selected by any method other than election of the qualified voting members;

("f) The compensation, if any, of the directors, and authority of the directors to delegate powers of the board to an executive committee thereof, and to delegate authority to the officers of the association;

("g) The basis and method of distributing the net proceeds of the business of the association;

("h) Any other matters incidental to carrying out the purposes and activities of the association.

"By-laws may be adopted, altered or amended by the vote of two-thirds of the members voting thereon after notice of the proposal shall have been given to all members entitled to vote thereon: \textit{Provided, however}, That if the total vote in favor of the proposed adoption, alteration or amendment shall be less than twenty-five per cent (25%) of the total membership of the association, such adoption, alteration or amendment shall not be approved.

"Sec. 7. In its by-laws each association shall provide for one or more regular meetings annually. The board of directors shall have the right to call a special meeting at any time, and ten per cent (10%) of the members may, by petition stating the specific business to be brought before the association, demand a special meeting at any time. Such meeting must thereupon be called by the directors to take place within thirty (30) days after receipt of such demand. Notice of all meetings, together with a statement of the purpose thereof, shall be mailed to each member at least ten (10) days prior to the meeting.

"Sec. 8. No member shall be entitled to more than one vote. In associations having preferred stock or stock of different classes, the by-laws may limit the voting right to holders of the common stock or may allow voting rights to other classes of stockholders, as limited and defined in the articles of incorporation and by-laws. No member shall be permitted to vote by proxy, nor shall any voting agreement be enforceable with respect to the shares of stock or memberships of any association: \textit{Provided, however}, That nothing herein contained shall prevent the representation of any association, firm or corporation by its duly authorized officer or agent, nor prevent the selection of directors to represent an affiliated association or organization doing business on the
cooperative basis, or the State Grange of Patrons of Husbandry in accordance with the provisions of lawfully adopted by-laws.

"Sec. 9. The affairs of the association shall be managed by a board of not less than five (5) directors, the majority of whom shall be residents of the State of Washington, and not less than eighty per cent (80%) of whom shall be elected by the members from their own number. If and as the by-laws specify, directors may be named and delegated to serve upon the board by other associations or organizations doing business on a cooperative basis which are affiliated through ownership of stock or other common interests, or by the State Grange of Patrons of Husbandry, and the director or directors so appointed shall have the same powers and rights as other directors during their respective terms; but a majority of the members shall have the power at any regular or special meeting legally called to remove any director.

"When a vacancy on the board of directors occurs other than by expiration of term, the remaining members of the board by a majority vote shall fill the vacancy, unless otherwise provided for in the by-laws.

"Sec. 10. The officers of an association shall include a president, one or more vice presidents, a secretary and a treasurer, or a secretary-treasurer. The officers shall be elected annually by the directors, unless the by-laws otherwise provide. The president and at least one vice president must be directors, but no other officer need be a director.

"Sec. 11. No director during the term of his office shall be a party to a contract for profit with the association different in any way from the business relations accorded members generally. Other than the usual salary or directors' fees paid to any officer, director or employee of an association, and other than a reasonable fee for services rendered to such association, no officer, director or employee shall be a beneficiary of or receive, directly or indirectly, any favor, commission or other consideration for or in connection with any transaction or business of such association: Provided, That this shall not be construed to prohibit a director, officer or employee who may be a member of the association receiving all the ordinary and usual benefits which other members receive. Any officer, director or employee of an association who violates any of the provisions of this act shall be guilty of a gross misdemeanor.

"Sec. 12. Any member may bring charges against any officer or director by filing them in writing with the secretary of the association together with a petition signed by ten per cent (10%) of the members requesting the removal of the officer or director in question. The removal shall be voted upon at the next regular or special meeting of the association, and, by a vote of the majority of all the members, the association shall remove the officer or director and fill the vacancy. The director or officer against whom charges have been brought shall be informed in writing of the charges previous to the meeting and shall have an opportunity to be heard and represented at the meeting, and the person or persons bringing the charges against him shall have the same opportunity. In case the by-laws provide for election of directors by districts with primary elections in each district, then the petition for removal of a director must be signed by twenty per cent (20%) of the members residing in the district from which he was elected, and in such case the board of directors must call a special meeting of the members residing in that district to consider the removal of the director. By a vote of the majority of the members of that district, the director against whom charges have been made shall be removed from office.

"Sec. 13. When a member of an association established without capital stock has paid his membership fee in full he shall receive a certificate of membership. No association shall issue stock to a member until it has been fully paid for. Except for debts lawfully contracted between him and the association, no member shall be liable for the debts of the association to an amount exceeding the sum remaining unpaid on his membership fee of his subscription to the capital stock, including any unpaid balance on any promissory note given in payment thereof.

"Sec. 14. No stockholder shall own more than one-tenth of the issued common stock of an association, and the association in its by-laws may limit the amount of common stock which any member may own to an amount less than one-tenth of the issued common stock.

"Stock may be redeemable for reissue or retirable by the association on such terms and conditions as may be provided for by the articles of incorporation and printed on the face of the certificate.

"Sec. 15. The articles and/or by-laws may prescribe terms and conditions for eligibility to membership in an association and, within said provisions, any natural person or any association or group engaged in carrying on a cooperative enterprise
shall be entitled to become a member upon payment in full of the minimum membership fee or stock subscription of the association.

"Sec. 16. In order that an association may at all time be controlled by and operated for the benefit of those who patronize it, the directors shall have the power from time to time to call in and redeem for reissuance or retire the memberships and/or shares of any members who have ceased to purchase from and deal with the association during a period of time specified in the by-laws (which period shall not be less than one year), and the directors may use net proceeds of the association which may be available at the end of any business or fiscal year for that purpose.

"Sec. 17. A member may be expelled by the vote of a majority of the members at a regular or special meeting of the members by proceedings taken in the same manner as herein provided for the removal of an officer.

"Sec. 18. The directors shall apportion the net proceeds of an association annually (or more often if the by-laws so provide) in the following order:

"(1) In associations having capital stock, to the payment of dividends thereon; if there be outstanding preferred stock or stock of different classes, then such dividends shall be distributed in accordance with the priorities and rights as set forth in the articles of incorporation, and no class of stock shall receive any dividends until the dividends currently due upon all outstanding shares of stock having prior right to dividends shall have been paid: Provided, however, That unpaid dividends upon any class of stock shall not be cumulative beyond the year during which the net proceeds were created: Provided further, That the articles may limit the maximum amount (not exceeding eight per cent (8%)) to be paid as dividends upon any and all classes of capital stock.

"(2) Not to exceed fifteen per cent (15%) of the remaining net proceeds may then be reserved by the board of directors to be used for any of the following purposes:

"(a) Calling in shares of members who have ceased to patronize the association;

"(b) Bonuses to employees at a rate not to exceed the rate of the patronage distribution hereinafter described;

"(c) General educational and welfare activities of the association, or to be carried forward as a general reserve, or to augment any reserves or special funds against contingencies of operation.

"(3) The remainder shall be allocated to all of the patrons of the association in proportion to the volume of business conducted by them with the association: Provided, however, That the board of directors may from time to time establish departments, units or other divisions of the business conducted by the association in accordance with by-laws authorizing such divisions, and different rates for patronage dividends may be established for each of such departments, units or businesses in accordance with the outcome of the several activities so conducted: Provided further, That the board of directors may distribute patronage dividends either in cash or, in lieu thereof, may issue certificates of indebtedness subordinated to the rights of other creditors and payable at such time and upon such terms as the board in its discretion may fix, or, in case of associations having preferred stock, the said board, may in accordance with the authority granted it by the members, cause preferred stock to be issued in partial or entire settlement of patronage dividends: And provided further, That the by-laws may provide, or in the absence of by-laws the board of directors in its discretion may determine, whether the same or a lesser rate of patronage dividends shall be applicable to the patronage of non-members or whether the association shall do no business except with members, or upon business done with non-members any patronage dividends whatsoever shall be paid.

In the event an association shall apportion net proceeds in any amount or at any rate to non-members, the aggregate amount so allocated may be set aside in a non-member fund in cash or as a suspense account, and distribution therefrom may be withheld until individual non-member patrons present evidence of the amount of their patronage and request payment of their proportionate share. Settlement of any non-member dividend may, at the election of the association, be by cash or otherwise, in the same manner and upon the same terms as a settlement currently made with members; and the association may, if it so elects, credit the amount of any non-member patronage dividend toward the payment of the minimum amount of a share of capital stock or membership certificate, as the case may be. If any non-member shall thus accumulate a sufficient credit to entitle him to a share of stock or to a membership, such non-member shall, if otherwise eligible under the provisions of the articles of incorporation and by-laws, become a member of the association, and if not eligible,
then the said membership or stock shall be treated as the stock of a non-patronizing member and shall be called in and redeemed or retired upon the next call of stock as herein provided for.

"Any amounts remaining undistributed and unclaimed in said non-member fund after three (3) years from allocation thereof, may, in the discretion of the board of directors, be included in the reserves of the association described in Subsection (2) of this section.

"Sec. 19. An association may organize, operate, own stock in or be a member of any other association or organization, doing business on a cooperative basis, whether such association or organization is incorporated under the laws of this or any other State. Whenever an association organized hereunder with preferred stock shall purchase the stock, or any property, or any interest in any property of any person, firm, corporation or association, it may discharge the obligation so incurred wholly or in part by exchanging for the acquired interest shares of its preferred stock to an amount which, at par value, would equal a fair market value of the stock or interest so purchased, as determined by the board of directors: Provided, however, That the transfer to the association of the stock or interest purchased shall be equivalent to payment in cash for the shares so issued. Any association may enter into all necessary and proper contracts and agreements with other associations or organizations doing business on a cooperative basis, for the cooperative and more economical carrying on of its business or any part or parts thereof. Any two or more associations may by agreement unite in employing and using the same methods, means and agency for carrying on and conducting their respective businesses.

"Sec. 20. Any corporation or association organized under previously enacted statutes may, by a two-thirds affirmative vote of its stockholders or members voting upon the question after notice of the proposal shall have been given to all members entitled to vote thereon in the manner provided by the by-laws of such corporation or association, be brought under the provisions of this act by adopting the limitations and restrictions herein provided; such corporation or association shall thereupon cause a statement to be signed and sworn to by a majority of its directors to the effect that it has, by two-thirds affirmative vote of its stockholders or members voting on the question, decided to accept the benefits and be bound by the provisions of this act. Any amendments to the articles of incorporation of a corporation or association so bringing itself within this act and which are made as a part of said change, shall be signed and acknowledged by a majority of the members of the board of directors. The filing fee shall be the same as for filing an amendment to articles of incorporation.

"Sec. 21. The provisions of the general uniform corporation laws of this State, and all powers and rights thereunder, including the provisions relative to dissolution, shall apply to associations organized hereunder, except where such provisions are in conflict with or inconsistent with the express provisions of this act.

"Sec. 22. No corporation or association organized or doing business for profit in this State shall be entitled to use the word 'co-operative' nor the abbreviation 'co-op' or any other abbreviation of the word 'co-operative' as a part of its corporate or other business name or title unless it has complied with the provisions of this act or of the Cooperative Marketing Act of this State. Any person, firm or corporation violating the provisions of this section may be enjoined from doing business under such name at the instance of any association legally organized hereunder or under the Cooperative Marketing Act.

"Sec. 23. This act shall not apply to any cooperative marketing organization of producers, whether organized under the Cooperative Marketing Act of this State or under the laws of any other state.

"Sec. 24. For filing articles of incorporation, an association organized hereunder shall pay Twenty-five Dollars ($25), and for filing an amendment to the articles, Ten Dollars ($10). Each association organized hereunder shall pay an annual license fee of Fifteen Dollars ($15) and shall be exempt from other corporate license fees.

"Sec. 25. If any section, paragraph, sentence, clause or phrase hereof shall be declared or adjudged unconstitutional, such declaration or adjudication shall not affect the validity or constitutionality of the remainder of this act.

"Sec. 26. Chapter 19 of the Laws of 1913 is hereby repealed." Amend the title—strike all the matter after the words "An Act" and insert in lieu thereof the following:

"To provide for the formation and carrying on of cooperative associations; providing for the rights, powers, liabilities and duties of the same; providing penalties for the violation thereof; and repealing Chapter 19 of the Laws of 1913."
On motion of Mr. Van Dyk, the rules were suspended, Engrossed Senate Bill No. 48 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

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

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 48, and the bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Neal, Nordenberg, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—89.

Those voting nay were: Representatives Callison, Hatley—2.

Those absent or not voting were: Representatives Beierlein, Jones (John R.), Judd, Moulton, Olson, Petit, Swegle, Mr. Speaker—8.

Engrossed Senate Bill No. 48, having received the constitutional majority, was declared 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 Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 48 to the Senate.

Engrossed Senate Bill No. 195, by Senator Murphy: Relating to explosives.

MR. SPEAKER:

We, a majority of your Committee on Dairy and Livestock, to whom was referred Engrossed Senate Bill No. 195, entitled "An Act relating to explosives, prohibiting blasting in settled communities without notice, and declaring the violation thereof to be a misdemeanor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill—strike all the matter after the enacting clause, and insert in lieu thereof the following:

"Section 1. The term 'counter ice cream freezer' shall mean and include all counter type freezing machines, usually operated in retail establishments, other than a milk plant, creamery, milk condensing plant, factory of milk products or ice cream factory.

"Sec. 2. Every counter freezer installed in a room which is a drug, confectionery, restaurant or other retail food establishment shall be installed so that the freezer door is opposite the side to which the public has access and shall not be located within eight (8) feet of the outside doors, unless the freezer head is enclosed on three sides and top with an approved protective case and such counter freezers and utensils shall at all times be kept clean and sanitary and sterilized daily when used.

"Sec. 3. Every creamery, cheese factory, ice cream factory, milk condensing or evaporating plant or other factory of milk products shall annually obtain a license
therefor. All such licenses shall be issued by the Director of Agriculture upon written application on forms provided by the Director of Agriculture and upon the payment therefor of a license fee of Fifty Dollars ($50.00). Such license shall expire on the thirtieth (30th) day of June subsequent to the date of its issue, unless sooner suspended or revoked for failure to comply with the provisions of this act and the rules and regulations issued and promulgated by the Department of Agriculture under the authority of this act and of Section 6237 of Remington's Revised Statutes. Each license shall contain the number of the license and the name, residence and place of business of the licensee, and no such license shall be sold, assigned or transferred except on permit from the Director of Agriculture.

"Sec. 4. All cream and/or milk buying and/or receiving stations, all milk bottling plants and other processors of milk or milk products where the milk and/or cream is purchased entirely or in part and thereafter sold for consumption shall annually obtain licenses therefor. Such licenses shall be issued by the Director of Agriculture upon written application on forms provided by the Director of Agriculture and upon the payment thereof of a license fee of Twenty-five Dollars ($25.00). Each license shall expire on the thirtieth (30th) day of June subsequent to its date of issue, unless sooner suspended or revoked for failure to comply with the provisions of this act and the rules and regulations issued and promulgated by the Department of Agriculture under the authority of Section 6237 of Remington's Revised Statutes. Each license shall contain the number of the license and the name, residence and place of business of the licensee, and no such license shall be sold, assigned or transferred except on permit from the Director of Agriculture.

"Sec. 5. No person shall operate a counter ice cream freezer unless such person shall annually obtain a license therefor. All such licenses shall be issued by the Director of Agriculture upon written application on forms provided by the Director of Agriculture and upon the payment thereof of a license fee of Ten Dollars ($10.00). Each license shall expire on the thirtieth (30th) day of June subsequent to its date of issue, unless sooner suspended or revoked for failure to comply with the provisions of this act and the rules and regulations issued and promulgated by the Department of Agriculture under the authority of this act and Section 6237 of Remington's Revised Statutes. Each such license shall contain the number of the license and the name, residence and place of business of the licensee, and no such license shall be sold, assigned or transferred.

"Sec. 6. It shall be unlawful to purchase ice cream mix from other than licensed manufacturers of dairy products, and no person shall be allowed to manufacture ice cream mix for sale except in a milk plant, creamery, ice cream factory, cheese factory, factory of milk products or milk condensing plant.

"Sec. 7. There is hereby appropriated out of the funds of the State Treasury, not otherwise appropriated, the sum of Sixty-five Thousand Dollars ($65,000.00), or so much thereof as may be necessary, to be used to defray the expense of additional policing of producers, manufacturers, purchasers and vendors of milk products within the State of Washington, as a further safeguard to public health, and shall be in addition to any funds otherwise appropriated to the Department of Agriculture and shall in no case exceed the license fees collected under the provisions of this act.

"Sec. 8. Any person found guilty of violating any section or provision of this act shall be guilty of a misdemeanor and punished as by statute provided.

"Sec. 9. If any section or provision of this act shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the act as a whole, nor any section, sentence, phrase, or word thereof, not adjudged invalid or unconstitutional."

Amend the title—after the words "An Act" strike the remainder of the title and insert in lieu thereof the following:

"Providing for the regulation and licensing of manufacturers, processors and distributors of dairy products; providing penalties; and making an appropriation not to exceed license fees collected."

CARL C. MOHLER, Chairman.

We concur in this report: Wallace Beckley, Wylie W. Brown, Emmet E. Egbert, Fred J. Martin, George Twidwell, Ralph Van Dyk.

The bill was read the second time by sections.

Mr. Neal moved that Engrossed Senate Bill No. 195 and all House committee amendments attached be indefinitely postponed.

Debate ensued.
With the consent of the House, Mr. Neal withdrew his motion. Debate continued. Mr. Riley (Edward F.) moved that Engrossed Senate Bill No. 195 be laid on the table. The motion was lost. Mr. Van Dyk moved the adoption of the committee amendments. Debate ensued. The Speaker resumed the chair. Mr. Sherman moved that the House committee amendments to Engrossed Senate Bill No. 195 be laid on the table. The motion was carried, and Engrossed Senate Bill No. 195 and the House committee amendments were laid on the table.

Engrossed Substitute Senate Bill No. 219, by Committee on Social Security: Relating to unemployment compensation.

MR. SPEAKER:
We, your Judiciary Committee, to whom was referred Engrossed Substitute Senate Bill No. 219, entitled "An Act relating to unemployment compensation, amending Chapter 162 of the Laws of 1937, providing for the transfer of certain funds to the railroad unemployment insurance account in the United States Treasury, making an appropriation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In Section 1, line 11 of the engrossed substitute senate bill, being line 9 of the printed bill, after the word "after" and before the figure "1" strike the word "June" and insert in lieu thereof the word "July". EDWARD J. REILLY, Chairman.


The bill was read the second time by sections. On motion of Mr. Hurley (Joseph E.), the committee amendment to Section 1 was adopted. Mr. Kinnear (Geo. C.) moved the adoption of the following amendment:

In Section 16, page 21, line 12 of the printed bill, strike the word "one" and insert in lieu thereof the word "four".

Debate ensued.

On motion of Mr. Martin, the previous question was ordered. The amendment was lost. Mr. Reilly (Edward J.) moved the adoption of the following amendment:

Amend Section 16 by adding a subsection to be known as Subsection (r) to read as follows:

"(r) Professional employees are hereby exempted under this act."

Debate ensued. With the consent of the House, Mr. Reilly (Edward J.) withdrew the amendment.

On motion of Mr. Hay, the rules were suspended, Engrossed Substitute Senate Bill No. 219 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Hay, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 219, and the bill passed the House by the following vote: Yeas, 80; nays, 6; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Mackie, Martin, McDonald, McQuesten, Miller (Donald B.), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—80.

Those voting nay were: Representatives Isenhart, Lauman, Miller (Frank O.), Miller (Fred), Smith (Vernon A.), Turner—6.

Those absent or not voting were: Representatives Bienz, Cameron, Eddy, Fry, Jones (John R.), LaFollette, Lindsay, McCash, Payne, Reno, Warnica, Wenberg, Woodall—13.

Engrossed Substitute Senate Bill No. 219, having received the constitutional majority, was declared passed.

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

On motion of Mr. Hay, the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Substitute Senate Bill No. 219 to the Senate.

RECONSIDERATION

Mr. Reilly (Edward J.) moved that the House do now reconsider the vote by which the House failed to suspend the rules and to advance Engrossed Senate Bill No. 204 to third reading.

The motion was carried.

The Speaker stated the question before the House to be the motion by Mr. Finucane that the rules be suspended, Engrossed Senate Bill No. 204 be advanced to third reading, the second reading be considered the third and that the bill be placed on final passage.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 204, and the bill passed the House by the following vote: Yeas, 77; nays, 6; absent or not voting, 16.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Bernethy, Bienz, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (Joseph E.), Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, McDonald, Miller (Donald B.), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk,
Van Dyk, Vane, Wentworth, White, Wills, Wintler, Woodall, Mr. Speaker—77.

Those voting nay were: Representatives Isenhart, Kinnear (Roy J.), McCash, McQuesten, Miller (Frank O.), Schumann—6.

Those absent or not voting were: Representatives Beierlein, Cameron, Carty, Fogg, Fry, Hurley (John R. “Pat”), Jones (John R.), Judd, Lindsay, Miller (Fred), Nordenberg, Ruark, Sandegren, Warnica, Wenberg, Wiggen—16.

Engrossed Senate Bill No. 204, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 204 to the Senate.

SECOND READING OF BILLS

The House resumed consideration of Senate Bill No. 374 on second reading. The Speaker declared the question before the House to be the motion by Mr. Dixon to adopt the amendment to Section 3. (See Page 703.)

Debate ensued.

On motion of Mr. Vane, the previous question was ordered.

Division was called for, and the amendment by Mr. Dixon was adopted on a rising vote.

Mr. Dixon moved the adoption of the following amendment:

Amend the bill—add a new section to be known as Section 4 to read as follows:

“Sec. 4. This act shall take effect January 2, 1940.”

Debate ensued.

On motion of Mr. Jackson, the previous question was ordered.

The amendment by Mr. Dixon was adopted.

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

Amend the bill—add a new section to be known as Section 5 to read as follows:

“Sec. 5. If any section or provision of this act be held invalid by a court of competent jurisdiction the same shall not affect the validity of the act as a whole or any part thereof other than the portion so held invalid.”

Miss Wintler moved the adoption of the following amendment:

In Section 3, as amended, strike the period (.) at the end thereof following the word “years” and insert in lieu thereof a colon (:) and add the following: “Provided, That this section shall apply only to counties of the first class.”

Debate ensued.

On motion of Mr. Kinnear (Geo. C.), further consideration of Senate Bill No. 374 was deferred to the end of the day’s calendar of bills on third reading.

The House resumed consideration of Engrossed Senate Bill No. 150.

Debate on the merits of the bill ensued.

On motion of Mr. Hurley (John R. “Pat”), the rules were suspended, Engrossed Senate Bill No. 150 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Hurley (John R. “Pat”), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 150, and the bill passed the House by the following vote: Yeas, 70; nays, 4; absent or not voting, 25.
Those voting yea were: Representatives Armstrong, Babcock, Beierlein, Bernethy, Brown, Callison, Carty, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCoy, Miller (Donald B.), Miller (Frank O.), Montgomery, Moulton, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Twidwell, Van Buskirk, Warnica, Wentworth, White, Wigen, Wills, Woodall, Mr. Speaker—70.

Those voting nay were: Representatives Isenhart, McQuesten, Schumann, Van Dyk—4.

Those absent or not voting were: Representatives Austin, Beckley, Bienz, Butler, Cameron, Chervenka, Dore, Eddy, Gholson, Henry, Jones (John R.), Kinnear (Geo. C.), Lindsay, McDonald, Miller (Fred), Mohler, Payne, Phillips, Sherman, Tisdale, Turner, Underwood, Vane, Wenberg, Wintler—25.

Engrossed Senate Bill No. 150, having received the constitutional majority, was declared passed.

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

The House resumed consideration of Engrossed Senate Bill No. 215 on second reading.

On motion of Mr. Reilly (Edward J.), the following amendments were adopted:

In Section 1, line 1 of the engrossed bill, being line 1 of the printed bill, after the word and figure "Section 1." and before the word "The" insert the following: "amending Sections 9116 and 9165 of Remington's Revised Statutes."

 Amend the title—strike the period (.) after the word "thereof" and insert in lieu thereof a comma (,) and add the following: "and amending Sections 9116 and 9165 of Remington's Revised Statutes."

On motion of Mr. Reilly (Edward J.), the rules were suspended, Engrossed Senate Bill No. 215 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 215, and the bill passed the House by the following vote: Yeas, 76; nays, 8; absent or not voting, 15.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Bernethy, Brown, Callison, Carty, Coe, Cook, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wentworth, White, Wigen, Wills, Wintler, Mr. Speaker—76.
Those voting nay were: Representatives McCash, McQuesten, Nordenberg, Phillips, Schumann, Smith (Vernon A.), Turner, Woodall—8.

Those absent or not voting were: Representatives Beckley, Beierlein, Bienz, Butler, Cameron, Chervenka, Cowen, Devenish, Hay, Jones (John R.), Judd, Lindsay, Sherman, Vane, Wenberg—15.

Engrossed Senate Bill No. 215, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 215 to the Senate.

MOTION

Mr. Hurley (Joseph E.) moved that Engrossed Senate Bill No. 195 be taken from the table.

Debate ensued.

The motion was lost.

THIRD READING OF BILLS

Senate Bill No. 382, by Senator Edwards: Relating to pilchards and floating reduction plants.

On motion of Mr. Pearsall, the rules were suspended, the second reading considered the third, and Senate Bill No. 382 was placed on final passage.

Mr. Dore moved that Senate Bill No. 382 be laid on the table.

Division was called for, and the motion was carried on a rising vote.

Senate Bill No. 98, by Senator Reardon: Relating to lands for State forests.

On motion of Mr. Martin, the rules were suspended, the second reading considered the third, and Senate Bill No. 98 was placed on final passage.

Debate ensued on the merits of the bill.

The Speaker called Mr. Hurley (John R. “Pat”) to preside.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 98, and the bill passed the House by the following vote: Yeas, 74; nays, 2; absent or not voting, 23.

Those voting yea were: Representatives Babcock, Beckley, Bernethy, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.) Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Martin,McCash, McDonald, Miller (Donald B.), Miller (Frank O.) Miller (Fred), Mohler, Montgomery, Nordenberg, Olson, Payne, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Wentworth, White, Wills, Wintler, Woodall—74.

Those voting nay were: Representatives McQuesten, Schumann—2.

Those absent or not voting were: Representatives Armstrong, Austin, Beierlein, Bienz, Cameron, Carty, Dore, Fry, Isenhart, Jones (John R.), Judd,
Lindsay, Mackie, Moulton, Neal, Pearsall, Smith (Michael B.), Van Dyk, Vane, Warnica, Wenberg, Wiggen, Mr. Speaker—23.

Senate 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. Pearson, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 98 to the Senate.

**MOTION**

Mr. Hurley (Joseph E.) moved that Senate Bill No. 382 be lifted from the table.

Division was called for, and the motion was lost on a rising vote.

**Engrossed Senate Bill No. 194**, by Senator Murphy: Relating to food fish.

On motion of Mr. Finucane, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 194 was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 194, and the bill passed the House by the following vote: Yeas, 73; nays, 3; absent or not voting, 23.

Those voting yea were: Representatives Bernethy, Brown, Butler, Callison, Chervenka, Coe, Cook, Cowen, Dixon, Eddy, Egbert, Finucane, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Payne, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wills, Wintler—73.

Those voting nay were: Representatives Beckley, Eaton, Woodall—3.

Those absent or not voting were: Representatives Armstrong, Austin, Babcock, Beierlein, Bienz, Cameron, Carty, Devenish, Dore, Fry, Hanson, Jones (John R.), Judd, Lauman, Lindsay, Mackie, Olson, Pearsall, Smith (Michael B.), Tisdale, Wenberg, Wiggen, Mr. Speaker—23.

Engrossed 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.

On motion of Mr. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 194 to the Senate.

**SECOND READING OF BILLS**

The House resumed consideration of Senate Bill No. 374 on second reading. The Speaker declared the question to be the adoption of the amendment to Section 3 by Miss Wintler. (See Page 746.)

The amendment was adopted.
On motion of Mr. Turner, the following amendment to the title was adopted:

Amend the title—after the semi-colon (;) and before the word “to” insert the following: “providing for regulation, maintenance and operation of county and for city hospitals in counties of the first class.”.

On motion of Mr. Vane, the rules were suspended, Senate Bill No. 374 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Pitt, the previous question was ordered.

The Speaker resumed the chair.

The Clerk called the roll on the final passage of Senate Bill No. 374, and the bill passed the House by the following vote: Yeas, 72; nays, 4; absent or not voting, 23.

Those voting yea were: Representatives Babcock, Brown, Callison, Cher-venka, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Isenhart, Jackson, Jones (D. W.), Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Sandegen, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Mr. Speaker—72.

Those voting nay were: Representatives Beckley, Bernethy, Coe, Hurley (Joseph E.)—4.

Those absent or not voting were: Representatives Armstrong, Austin, Beierlein, Bienz, Butler, Cameron, Carty, Doré, Finucane, Gholson, Jones (John R.), Judd, Kehoe, Lindsay, Mackie, Olson, Riley (Edward F.), Savage, Smith (Michael B.), Swegle, Wenberg, Wills, Woodall—23.

Senate Bill No. 374, having received the constitutional majority, was declared 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 Senate Bill No. 374 to the Senate.

NOTICE TO AMEND HOUSE RULE

Mr. Callison gave notice that on the next working day he would move to amend Subsection (b) of House Rule No. 10 as follows:

Strike the words “two-thirds” and insert in lieu thereof the words “a majority”.

MOTION

On motion of Mr. Moulton, the House reverted to the fifth order of business for the purpose of receiving committee reports.

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., March 7, 1939.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 11, entitled “An Act relating to the installation, location and
inspection of telephone meters, amending Section 37, Chapter 117 of the Session Laws of 1911, and amending Chapter 223 of the Session Laws of 1929 by adding thereto one new section to be known as Section 2 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. **EARL R. WARNICA, Chairman.**

We concur in this report: J. Howard Payne, Cecil Callison, Roy J. Kinnear, Vernon A. Smith.

**Mr. Speaker:**

We, a minority of your Committee on Public Utilities, to whom was referred Engrossed Senate Bill No. 11, 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: Clyde V. Tisdale, J. K. Van Buskirk, J. B. Smith, Alfred J. Hanson.

Passed to second reading.

**Mr. Speaker:**

We, a majority of your Committee on Public Utilities, to whom was referred Substitute Senate Bill No. 200, entitled "An Act relating to public utility districts and the acquisition, operation and disposal of public utilities thereby; providing for elections; providing for the issuance, sale, redemption, funding and refunding of bonds or warrants thereby; specifying provisions and conditions thereof and covenants that shall be contained therein; providing for the registration and validation thereof; making the same legal securities for certain purposes; declaring the same to be negotiable instruments; repealing all acts or parts of acts in conflict herewith; 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.

**EARL R. WARNICA, Chairman.**

We concur in this report: J. Howard Payne, Cecil Callison, Vernon A. Smith, Roy J. Kinnear, L. B. Judd.

**Mr. Speaker:**

We, a minority of your Committee on Public Utilities, to whom was referred Substitute Senate Bill No. 200, 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: J. K. Van Buskirk, Clyde V. Tisdale, Alfred J. Hanson.

**Mr. Speaker:**

I, a member of your Committee on Public Utilities, to whom was referred Substitute Senate Bill No. 200, have had the same under consideration, and respectfully report the same back to the House without recommendation.

I concur in this report: Ernest A. Dore, Jr.

Passed to second reading.

**Mr. Speaker:**

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 450, entitled "An Act relating to transportation by motor vehicles, defining terms and amending Section 2 of Chapter 166 of the Laws of 1937 (Section 6382-2 of Remingtons' 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.


Passed to second reading.

On motion of Mr. Fry, the House adjourned to 10:30 a. m., Wednesday, March 8, 1939.

JOHN N. SYLVESTER, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-NINTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, March 8, 1939.

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

The Clerk called the roll, and all members were present except Representatives Armstrong, Bernethy, Brown, Cowen, Dixon, Eddy, Hay, Martin, Miller (Donald B.), Neal, Pearsall, Pennock, Wills and Wintler.

Prayer was offered by Dr. Dwight C. Smith, Minister 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

PARLIAMENTARY INQUIRY

Mr. Rosellini:

Mr. Speaker, parliamentary inquiry. Yesterday Mr. Smith (Michael B.) asked you to interpret Rule 26. I wonder if the Speaker would clarify that point, because that problem has come up several times during the last few days."

The Speaker:

"The Speaker will rule on that point when the occasion arises. There would be no point in making a ruling at this time on a hypothetical case."

COMMUNICATIONS FROM THE GOVERNOR

State of Washington, Executive Department,
Olympia, March 7, 1939.

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. 323: "An Act relating to municipally owned street rail-
way or surface transportation systems in cities having more than three hundred thousand population; providing for the borrowing of money from the Reconstruction Finance Corporation or any other agency of the United States Government for street railway and surface transportation purposes in such cities, and for the issuance of bonds payable from the revenues of such systems to evidence such loans, the proceeds thereof to be used for the purpose of purchasing and acquiring equipment and extensions, repairs, improvements and betterments to, and the operation of, said systems, and to refund outstanding indebtedness payable from the revenues of said systems, to validate all such outstanding indebtedness and to create transportation commissions in such cities, and to prescribe the powers and duties thereof, and to repeal all laws or parts of laws and the provisions of any city charter in conflict herewith in so far as such conflict exists."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.

State of Washington, Executive Department,
Olympia, March 7, 1939.

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. 25: "An Act relating to the relief of soldiers, sailors and marines of the disabled American veterans and their families; and making appropriation therefor."

Substitute House Bill No. 29: "An Act relating to public school employees' retirement system, including all non-certificated employees within such system, and amending Chapter 221 of the Laws of 1937 by adding thereto a new section to be known as Section 4b."

House Bill No. 37: "An Act relating to metropolitan park districts and amending Section 6724, Remington's Revised Statutes of Washington. (Section 5, Chapter 98, Session Laws of 1907, as amended by Chapter 97 of Session Laws of Extraordinary Session of 1925.)"

House Bill No. 91: "An Act relating to extrahazardous employment 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 Section 7674 of Remington's Revised Statutes of Washington, as amended by Section 1, Chapter 211, Laws of 1937; and Section 7675 of Remington's Revised Statutes of Washington."

House Bill No. 104: "An Act amending Section 6 of Chapter 81 of the Laws of 1915, the same being Section 6949 of Remington's Revised Statutes (Section 2820, Pierce's Code), to provide for commitment and transfer of veterans to certain veterans' administration facilities."

House Bill No. 110: "An Act relating to nursery stock and amending Section 2 of Chapter 148 of the Laws of 1937 (Section 2858, Remington's Revised Statutes), and repealing Section 2859, Remington's Revised Statutes."

House Bill No. 131: "An Act relating to assessment in cities and other taxing districts; requiring the making and filing of certified budget or estimates with clerk of board of county commissioners; and amending Section 11236, Remington's Revised Statutes of Washington (Section 1, Chapter 138, Session Laws of 1909, as amended by Section 75, Chapter 130 of the Laws of Extraordinary Session of 1923)."

House Bill No. 134: "An Act relating to metropolitan park districts and amending Section 6725, Remington's Revised Statutes of Washington (Section 6, Chapter 98, Session Laws of 1907, as amended by Chapter 268 of Session Laws of 1927)."

Very truly yours,

RICHARD HAMILTON,
Secretary to the Governor.
MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has passed: House Bill No. 381; also
House Bill No. 466; also
House Bill No. 565, and the same are herewith transmitted.

Edward M. McCroskey, Secretary.

Mr. Speaker:
The President has signed: House Bill No. 407; also
House Bill No. 432; also
House Bill No. 247; also
House Bill No. 248; also
House Bill No. 249; also
House Bill No. 250; also
House Bill No. 253; also
House Bill No. 269; also
House Bill No. 286; also
House Bill No. 289; also
House Bill No. 327; also
House Bill No. 368; also
House Bill No. 369; also
House Bill No. 372; also
House Bill No. 385; also
House Bill No. 30; also
House Bill No. 35; also
House Bill No. 40; also
House Bill No. 55; also
House Bill No. 71; also
House Bill No. 135; also
House Bill No. 177; also
House Bill No. 180; also
House Bill No. 181; also
Substitute House Bill No. 192; also
House Bill No. 227; also
House Bill No. 240; also
Substitute House Bill No. 242; and the same are herewith transmitted.

Edward M. McCroskey, Secretary.

Mr. Finucane 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 Bernethy, Cowen, Dore, Eddy, Jackson, Judd, Miller (Donald B.), Montgomery, Neal, Payne, Pearsall, Smith (Michael B.), Wenberg, Wills and Wintler.

Mr. McDonald moved that the absent members 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 absent members within the bar of the House.

The Sergeant-at-Arms announced that Mr. Bernethy and Mr. Payne were present.
Mr. Cameron moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was lost.

The Sergeant-at-Arms announced that Mr. Cowen and Mr. Eddy were present.

On motion of Mr. Hurley (John R. "Pat"), Mr. Turner was excused from the call of the House for fifteen minutes.

The Sergeant-at-Arms announced that Mr. Dore, Mr. Montgomery, Mr. Wenberg, Mr. Judd and Mr. Wills were present.

Mr. Babcock moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was lost.

The Sergeant-at-Arms announced that Mr. Jackson and Miss Wintler were present.

Mr. Lindsay moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was lost.

Mr. Tisdale moved that the absent members be excused and that the House proceed with business under the call of the House.

The Speaker ruled Mr. Tisdale's motion out of order because there had been no change in the status of the House since Mr. Lindsay's motion was lost.

Mr. Hurley (Joseph E.) moved that Mr. Miller (Donald B.) be temporarily excused from the call of the House.

The motion was lost.

The Sergeant-at-Arms announced that Mr. Pearsall was present.

On motion of Mr. Vane, the absent members were excused and the House proceeded with business under the call of the House.

MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 561, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Mr. Speaker:
The Senate has failed to pass: Substitute House Bill No. 226, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Mr. Speaker:
The Senate has failed to pass: Engrossed House Bill No. 277, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

SECOND READING OF BILLS

Senate Bill No. 164, by Senator Troy: Relating to reporters at grand jury investigations.

The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the rules were suspended, Senate Bill No. 164 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 164, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielson, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moultion, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—95.

Those absent or not voting were: Representatives Miller (Donald B.), Neal, Smith (Michael B.), Turner—4.

Senate 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.

On motion of Mr. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 164 to the Senate.

Engrossed Senate Bill No. 213, by Senator Drumheller: Relating to small loans.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 213, entitled “An Act defining and regulating the business of making loans in the amount of $300 or less; providing for the licensing of persons engaged in such business; providing for the administration of this act and for the issuance of rules and regulations therefor; authorizing examinations and investigations by the Director of Licenses and the publication of reports thereof and prescribing penalties,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 1, line 3 of the engrossed bill, being line 3 of the printed bill, after the word “less” and before the word “without”, insert the following words: “and charge, contract for, or receive on any such loan a greater rate of interest, discount or consideration than the lender would be permitted by law to charge if he were not a licensee hereunder, except as authorized by this act and”.

In Section 2, page 1, line 22 of the engrossed bill, being line 16 of the printed bill, after the letter “(e)” strike all of the matter down to and including the letter “(f)”, in Section 2, page 2, line 1 of the engrossed bill, being page 1, line 18 of the printed bill.

In Section 3, line 9 of the engrossed bill, being page 1, line 23 of the printed bill, after the period (.) following the word “year” add the following: “Upon compliance with the foregoing provisions and payment of said fees the director shall issue such license to the applicant.”
"Not more than one place of business shall be maintained under the same license, but the director may issue more than one license to the same licensee upon compliance with all of the provisions of this act governing the original issuance of a license for each such new license.

In Section 4, line 13 of the engrossed bill, being line 6 of the printed bill, strike the whole of Subsections (1), (2), (3) and (4) and insert in lieu thereof the following:

"1. To use fraud or misrepresentation in the solicitation, transaction, or advertisement of the business of making small loans;

"2. To knowingly solicit, or make loans to minors."

Amend the bill by adding thereto two new sections immediately following Section 5, to be known as Sections 5A and 5B to read as follows:

"Sec. 5A. Every licensee hereunder may lend any sum of money not to exceed Three Hundred Dollars ($300) in amount and may contract for, and receive thereon, charges at a rate not exceeding three per cent (3%) per month: Provided, however, that said three per cent (3%) shall include in the aggregate all fees, charges, bonus, interest, expense, demands, or exactions of any nature whatsoever. No licensee shall charge or receive of the borrower or any other person on his or their behalf a greater rate of charge than three per cent (3%) per month. Such charges shall not be payable in advance and shall be computed on unpaid balances only."

"Sec. 5B. A licensee may make a maximum charge of One Dollar ($1.00) on loans made hereunder where the charges herein allowed amount to less: Provided, That such charge of One Dollar ($1.00) shall not be collected on more than one loan of any one borrower during any thirty (30) day period."

In Section 6, line 19 of the engrossed bill, being line 31 of the printed bill, after the word "provisions" and before the word "of" insert the following words and figures:

"of Sections, 1, 2, 4, 5A and 5B."

Amend the bill—strike the whole of Section 7 and insert in lieu thereof the following:

"Sec. 7. Nothing in this act shall be construed or held to limit the rights, powers or privileges granted to any person, copartnership, association or corporation by any law of this State or the United States whereby the loaning of money or extending of credit is regulated: Provided, That any such person, copartnership, association, or corporation is operating in compliance with the provisions of such law."

Amend the bill by adding thereto a new section, to be known as Section 10 to read as follows:

"Sec. 10. All acts, and parts of acts, which relate to the same subject matter as this act, so far as they are inconsistent with the provisions of this act, are hereby repealed."

In line 3 of the title of the engrossed bill, being line 2 of the title of the printed bill, after the word "business" and before the word "providing" strike the semi-colon (;) and insert in lieu thereof the following: "authorizing such licensees to make charges at a greater rate than unlicensed lenders; prescribing maximum rates of charge which licensees are permitted to make;"

In line 7 of the title of the engrossed bill, being line 3 of the Senate amendment, strike the word "and", and insert in lieu thereof a semi-colon (;).

In line 7 of the title of the engrossed bill, being line 4 of the Senate amendment, strike the period (.) after the word "penalties" and insert in lieu thereof a semi-colon (;) and add the following: "exempting from the provisions of this act certain persons otherwise regulated, and repealing all acts and parts of acts which relate to the same subject matter as this act, so far as they are inconsistent with the provisions of this act."

Edward J. Reilly, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hurley (Joseph E.), the committee amendments to Sections 1, 2 and 3 were adopted.

On motion of Mr. Reno, the committee amendment to Section 4 was adopted.

Mr. Moulton moved the adoption of the committee amendment to Section 5. Debate ensued.
Mr. Henry moved the adoption of the following amendment to the Judicial Committee amendment to Section 5:

In Section 5A of the Judiciary Committee amendment, line 5, strike the colon (:) and insert the following: "on all loans of One Hundred Dollars ($100) or less; on all loans exceeding One Hundred Dollars ($100) the rate shall be three per cent (3%) on the first One Hundred Dollars ($100) plus one per cent (1%) on the balance: Provided further, That in computing the interest on said loans, the total sum loaned to any applicant or his spouse during any 60-day period shall be considered as one loan:"

Debate ensued.

On motion of Mr. Jones (John R.), the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Henry to the Judicial Committee amendment to Section 5 was lost by the following vote:

Yeas, 48; nays, 51; absent or not voting, 0.

Those voting yea were: Representatives Beierlein, Bernethy, Butler, Coe, Cook, Dixon, Fogg, Gabrielscn, Guisinger, Hall, Hanson, Henry, Isenhart, Jackson, Jones (John R.), LaFollette, Lauman, Mackie, McDonald, Miller (Fred), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Sandegren, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Vane, Warnings, Wentberg, Wentworth, White, Wiggen, Wills, Woodall, Mr. Speaker—48.

Those voting nay were: Representatives Armstrong, Austin, Babcock, Beckley, Bienz, Brown, Callison, Cameron, Carty, Chervenka, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Moulton, Payne, Pearsall, Petlt, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Winter—51.

Mr. LaFollette moved that Engrossed Senate Bill No. 213 be indefinitely postponed.

Debate ensued.

On motion of Mr. Savage, the previous question was ordered.

A roll call was demanded and the demand was sustained.

The Clerk called the roll, and the motion by Mr. LaFollette to indefinitely postpone Engrossed Senate Bill No. 213 was lost by the following vote: Yeas, 31; nays, 68; absent or not voting, 0.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Cook, Cowen, Dixon, Fogg, Gabrielscn, Guisinger, Hall, Hanson, Isenhart, Jones (John R.), LaFollette, Miller (Fred), Mohler, Neal, Nordenberg, Pitt, Ruark, Savage, Smith (Jurie B.), Smith (Michael B.), Underwood, Van Dyk, Vane, Warnings, Wentberg, Wentworth, Wiggen, Woodall—31.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Moulton, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sande-
On motion of Mr. Pearson, the previous question was ordered.

The Speaker declared the question before the House to be the motion by Mr. Moulton to adopt the committee amendment to Section 5.

A roll call was demanded, but the demand was not sustained.

The committee amendment to Section 5 was adopted.

On motion of Mr. Hurley (Joseph E.), the committee amendments to Sections 6 and 7 were adopted.

On motion of Mr. Reno, the committee amendment to add a new section to be known as Section 10 was adopted.

On motion of Mr. Hurley (Joseph E.), the following amendment was adopted:

Amend the bill by adding thereto a new section to be known as Section 11, to read as follows:

"Sec. 11. This act, unless sooner repealed, shall be in effect for a period of two years following its effective date."

On motion of Mr. Hurley (Joseph E.), the committee amendment to line 3 of the title was adopted.

On motion of Mr. Reno, the committee amendment to line 7 of the title was adopted.

On motion of Mr. Hurley (Joseph E.), the second committee amendment to line 7 of the title was adopted.

On motion of Mr. Hurley (Joseph E.), the rules were suspended, Engrossed Senate Bill No. 213 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued on the merits of the bill.

On motion of Mr. Cowen, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 213, and the bill passed the House by the following vote: Yeas, 63; nays, 36; absent or not voting, 0.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Brien, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Montgomery, Moulton, Payne, Pearsall, Pearson, Petitt, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Van Buskirk, White, Wintler, Mr. Speaker—63.

Those voting nay were: Representatives Armstrong, Bernethy, Dixon, Fogg, Gabrielsen, Hall, Hanson, Henry, Jackson, Jones (John R.), LaFollette, Lauman, Miller (Fred), Mohler, Neal, Nordenberg, Olson, Pennock, Pettus, Pitt, Rosellini, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Underwood, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wijgen, Wills, Woodall—36.

Engrossed Senate Bill No. 213, having received the constitutional majority, was declared 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, the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 213 to the Senate.

On motion of Mr. Fry, the House dispensed with further business under the call of the House.

On motion of Mr. Fry, the House recessed until 2:45 p.m.

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**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 Beierlein, Callison, Coe, Cook, Cowen, Dixon, Eddy, Gholson, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Payne, Reilly (Edward J.), Reno, Sandegren, Swegle, Turner, Warnica and Wenberg.

Mr. LaFollette moved that Rule 80 be enforced.

The Speaker ruled the motion out of order, and instructed the Sergeant-at-Arms to clear the floor of the House and the corridors of all but members and former members.

**REPORTS OF STANDING COMMITTEES**

House of Representatives, Olympia, Wash., March 8, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 122, entitled "An Act relating to the collection of personal property taxes, amending Section 4 of Chapter 30 of the Laws of 1933, conferring certain powers on county treasurers, including the power to postpone sales of property upon distraint, 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.

Edward J. Reilly, Chairman.

We concur in this report: 0. R. Schumann, Edward E. Henry, George Kinnear, Joseph E. Hurley, Mark M. Moulton, Perry B. Woodall, James M. Hay, W. L. LaFollette, Donald B. Miller.

Passed to second reading.

House of Representatives, Olympia, Wash., March 8, 1939.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 62, entitled "An Act relating to State and county offices and prescribing time for opening and closing thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Edward J. Reilly, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 16 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.
FIFTY-NINTH DAY, MARCH 8, 1939

House of Representatives,
Olympia, Wash., March 8, 1939.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 407, entitled "An Act relating to the recall of elective public officers and to carry out the provisions and facilitate the operation and effect of Sections 33 and 34 of Article 1 of the State Constitution and amending Chapter 146 of the Laws of 1913 by adding thereto a new section following Section 3 (Section 5352, Remington's Revised Statutes), to be known as Section 3a, and making said section applicable to any recall proceedings now pending or hereafter initiated, 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. EDWARD J. REILLY, Chairman.

We concur in this report: O. R. Schumann, Hugh J. Rosellini, George Kinnear, Joseph E. Hurley, Mark M. Moulton.

House of Representatives,
Olympia, Wash., March 8, 1939.

MR. SPEAKER:

We, a minority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 407, have had the same under consideration, and we respectfully report the same back to the House without recommendation. ................................................, Chairman.

We concur in this report: Perry B. Woodall, Donald B. Miller, W. L. LaFollette.

Passed to second reading.

Mr. Reilly (Edward J.) 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 Callison, Cook, Dixon, Hatley, Henry, Jackson, Lindsay, Mackie, Montgomery, Reno, Riley (Edward F.), Sandegren, Smith (Vernon A.), Swegle, Van Dyk, Vane and Wenberg.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

The Sergeant-at-Arms announced that Mr. Lindsay, Mr. Mackie, Mr. Montgomery, Mr. Henry and Mr. Hatley were present.

The Sergeant-at-Arms announced that Mr. Van Dyk was present.

The Speaker called Mr. Reilly (Edward J.) to preside.

On motion of Mr. Hurley (Joseph E.), Mr. Cameron was excused from the call of the House for ten minutes.

The Sergeant-at-Arms announced that Mr. Riley (Edward F.) and Mr. Smith (Vernon A.) were present.

The Speaker resumed the chair.

On motion of Mr. Jones (John R.), the absent members were excused, and the House proceeded with business under the call of the House.

SECOND READING OF BILLS

Engrossed Senate Bill No. 227, by Committee on Rules and Joint Rules (By Executive Request): Relating to sales tax on petroleum products.

House of Representatives,
Olympia, Wash., March 6, 1939.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 227, entitled "An Act providing an excise tax upon the busi-
ness of distributing, selling, withdrawing or in any manner using refined or partially
refined liquid or liquefiable petroleum products, except gasoline, medicinal oils, wax,
and lubricating oils, and repealing Sections 78, 79, 80, 81 and 81-a, Chapter 180, Laws of
1935 as amended by Chapter 116, Laws of 1937 (Sections 8370-78, 8370-79, 8370-80, 8370-81
and 8370-81-a of Remington’s Revised Statutes of the State of Washington),” have had
the same under consideration, and we respectfully report the same back to the House
with the recommendation that it do pass with the following amendments:
In Section 1, line 10 of the engrossed bill, being line 3 of the printed bill, strike the
words and figures “one-quarter (¼)” and insert in lieu thereof the words and figures
“one-eighth (1/8)”.
In Section 2, line 24 of the engrossed bill, being lines 13 and 14 of the printed bill,
strike the words and figures “one-quarter (¼)” and insert in lieu thereof the words
and figures “one-eighth (1/8)”.
JOHN R. JONES, Chairman.
We concur in this report: Edward F. Riley, W. L. LaFollette, Joseph E. Hurley,
Alva Ruark, Frank Chervenka, John W. Eddy, L. E. Babcock, Emmet E. Egbert, Roy J.
Kinnear, James McCash.

House of Representatives,
Olympia, Wash., March 6, 1939.

Mr. Speaker:
We, a minority of your Committee on Revenue and Taxation, to whom was referred
Engrossed Senate Bill No. 227, have had the same under consideration, and we respect­
fully report the same back to the House with the recommendation that it do not pass.
Chairman.
We concur in this report: W. J. Beierlein, Cecil Callison, W. E. Carty, Donald B.
Miller.
The bill was read the second time by sections.
Mr. Callison moved that the committee amendment to Section 1 be not
adopted.
Debate ensued.
On motion of Mr. Ruark, the previous question was ordered.
A roll call was demanded, and the demand was sustained.
The Speaker:
“A vote ‘Aye’ is not to adopt the amendment, which means you are voting for a
one-fourth of one per cent tax. A vote ‘No’ is a vote for the amendment, and means
you are voting for a one-eighth of one per cent tax.”
The Clerk called the roll, and the motion by Mr. Callison not to adopt the
committee amendment was lost by the following vote: Yeas, 43; nays, 53;
absent or not voting, 3.
Those voting yea were: Representatives Armstrong, Beierlein, Bernethy,
Bienz, Brown, Callison, Carty, Coe, Cowen, Dore, Fogg, Gabrielsen, GUISinger,
Hall, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Martin, McDonald, Mil­
er (Donald B.), Neal, Nordenberg, Olson, Pearson, Pennock, Petit, Phillips,
Pitt, Reilly (Edward J.), Ruark, Sherman, Smith (Jurie B.), Smith (Michael
B.), Tisdale, Trombley, Underwood, Van Buskirk, Van Dyk, Wenberg, Went­
worth, Wiggen, Wills—43.
Those voting nay were: Representatives Austin, Babcock, Beckley, Butler,
Cameron, Chervenka, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane,
French, Fry, Gholson, Henry, Hurley (Joseph E.), Isenhart, Jackson, Jones
(D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.),
LaFollette, Lauman, Lindsay, Mackie, McCash, McQuesten, Miller (Frank O.),
Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearsall, Pettus, Reno,
Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Smith (Vernon
A.), Swegle, Turner, Twidwell, Warna, Wintler, Woodall, Mr. Speaker—53.
Those absent or not voting were: Representatives Cook, Vane, White—3.

On motion of Mr. Finucane, the committee amendment to Section 1 was adopted.

On motion of Mr. McDonald, Mr. Van Dyk was excused from the call of the House for twenty minutes.

On motion of Mr. Reilly (Edward J.), the committee amendment to Section 2 was adopted.

On motion of Mr. Reilly (Edward J.), 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.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 227, and the bill passed the House by the following vote: Yeas, 63; nays, 33; absent or not voting, 3.

Those voting yea were: Representatives Austin, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Eddy, Egbert, Finucane, French, Fry, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Mackie, Martin, McCash, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearsall, Pearson, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Sherman, Smith (Vernon A.), Swegle, Turner, Twidwell, Underwood, Van Buskirk, Warnica, Wentworth, Wintler, Mr. Speaker—63.

Those voting nay were: Representatives Armstrong, Babcock, Beckley, Bernethy, Dore, Eaton, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Henry, Judd, LaFollette, McDonald, McQuesten, Neal, Nordenberg, Olson, Pennock, Pettus, Pitt, Rosellini, Schumann, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Van Dyk, Wenberg, Wiggen, Wills, Woodall—33.

Those absent or not voting were: Representatives Cook, Vane, White—3.

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.

On motion of Mr. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 227 to the Senate.

Engrossed Senate Bill No. 113, by Committee on Rules and Joint Rules (By Executive Request): Relating to revenue and taxation.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 113, entitled "An Act relating to taxation, amending Sections 4, 11, 15(a), 17, 18, 19, 21, 25, 27, 32, 35, 45, 47, 84, 87, 89, 188, 193, 199, 210(a) and 219 of Chapter 180, Laws of 1935; (Sections 8370-4, 8370-11, 8370-15(a), 8370-17, 8370-18, 8370-19, 8370-21, 8370-25, 8370-27, 8370-32, 8370-35, 8370-45, 8370-47, 8370-84, 8370-87, 8370-89, 8370-188, 8370-193, 8370-198, 8370-210(a) and 8370-219, Remington's Revised Statutes); as amended by Chapter 191, Laws of 1937, and Chapter 227, Laws of 1937, repealing Section 8 of Chapter 190, Laws of 1935; (Section 8370-8, Remington's Revised Statutes); and adding
a new section thereto and declaring that this act shall take effect May 1, 1939," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Add three new sections to be known as Sections 2, 3 and 4 to be inserted immediately after Section 1, ending line 24, page 3 of the engrossed bill, the same being Section 1, line 40, page 2 of the printed engrossed bill, and immediately preceding Section 2, line 25, page 3 of the engrossed bill, the same being Section 2, line 41, page 2 of the printed engrossed bill, to read as follows:

"Sec. 2. That Section 5, Chapter 180, Laws of 1935, as amended by Section 2, Chapter 227, Laws of 1937, (Section 8370-5, Remington's Revised Statutes), be and the same hereby is amended to read as follows:

"(a) The term 'tax year' or 'taxable year' shall mean either the calendar year, or the taxpayer's fiscal year when permission is obtained from the tax commission to use a fiscal year in lieu of the calendar year;

"(b) The word 'person' or word 'company', herein used interchangeably, means any individual, receiver, assignee, trustee in bankruptcy, trust, estate, firm, co-partnership, joint venture, club, company, joint-stock company, business trust, municipal corporation, corporation, association, society, or any group of individuals acting as a unit, whether mutual, cooperative, fraternal, non-profit or otherwise;

"(c) The word 'sale' means any transfer of the ownership of, or title to, property for a valuable consideration and includes any activity classified as a 'sale at retail' or 'retail sale' under Subsection (d) of this section. It includes conditional sale contracts, and any other contract under which possession of the property is given to the purchaser but title is retained by the vendor as security for the payment of the purchase price. It shall also be construed to include the furnishing of food, drink, or meals for compensation, whether consumed upon the premises or not;

"(d) 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 the producing for sale a new article or substance, of which such property is an ingredient or component or a chemical used in processing same. The term 'sale at retail' or 'retail sale' shall be construed to include; (1) the production, fabrication or printing of tangible personal property for consumers thereof upon special order and shall also include the production, fabrication or printing of tangible personal property for consumers thereof who furnish either directly or indirectly the materials used in such work; (2) the installation, cleaning, decorating, beautifying, repairing or otherwise altering or improving the personal property of consumers or for consumers thereof; (3) the renting or leasing of tangible personal property; (4) the sale of tangible personal property to persons who use such property in the business of erecting buildings or otherwise improving, altering, or repairing real property of others, or in performing public improvement contracts, irrespective of whether the work is performed by any such persons under lump sum contract, time and material contract, day labor or otherwise. The term shall not be construed to include sales of feed to persons producing for sale, milk, eggs, wool, fur, meat or other substances obtained from livestock, animals or poultry;

"(e) The term 'sale at wholesale' or 'wholesale sale' means any sale of tangible personal property which is not a sale at retail;

"(f) The term 'gross proceeds of sales' means the value proceeding or accruing from the sale of tangible personal property without any deduction on account of the cost of property sold, the cost of materials used, labor costs, interest, discount paid, delivery costs, taxes, or any other expense whatsoever paid or accrued and without any deduction on account of losses;

"(g) The term 'gross income of the business' means the value proceeding or accruing by reason of the transaction of the business engaged in and includes gross proceeds of sales, compensation for the rendition of services, gains realized from trading in stocks, bonds or other evidences of indebtedness, interest, discount, rents, royalties, fees, commissions, dividends, and other emoluments however designated, 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;

"(h) The term 'value proceeding or accruing' means the consideration, whether money, credits, rights or other property expressed in terms of money, actually received or accrued. The term shall be applied, in each case, on a cash receipts or accrual basis
according to which method of accounting is regularly employed in keeping the books of the taxpayer. The Tax Commission may provide by regulation that the value proceeding or accruing from sales on the installment plan under conditional contracts of sale may be reported as of the dates when the payments become due;

“(i) The word 'extractor' means every person who, from his own land or from the land of another under a right or license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services, for sale or commercial use, mines, quarries, takes or produces coal, oil, natural gas, ore, stone, sand, gravel, clay, mineral or other natural resource product, or fells, cuts or takes timber or other natural product, or takes, cultivates, or raises fish, shell fish or other sea or inland water foods or products; it does not include persons performing under contract the necessary labor or mechanical services for others;

“(j) The word 'manufacturer' means every person who, either directly or by contracting with others for the necessary labor or mechanical services, manufactures for sale or commercial use from his own materials or ingredients any articles, substances or commodities. When the owner of equipment or facilities furnishes, or sells to the customer prior to manufacture, all or a portion of the materials that become a part or whole of the manufactured article, the Tax Commission shall prescribe equitable rules for determining tax liability;

“(k) The term 'to manufacture' embraces all activities of a commercial nature wherein labor or skill is applied, by hand or machinery, to materials so that as a result thereof a new, different or useful article of tangible personal property or substance of trade or commerce is produced and shall include the production or fabrication of special made or custom made articles;

“(l) The term 'commercial use' means the following uses of products by the extractor or manufacturer thereof:

“(1) Manufacturing of articles, substances or commodities from extracted products;

“(2) Leasing or renting of extracted or manufactured products;

“(3) Consigning, shipping or transferring extracted or manufactured products to another either without consideration or in the performance of contracts;

“(4) Any other use of products extracted or manufactured on a commercial scale under such rules and regulations as the Tax Commission shall prescribe;

“(m) The word 'business' includes all activities engaged in with the object of gain, benefit or advantage to the taxpayer or to another person or class, directly or indirectly;

“(n) The term 'engaging in business' means commencing, conducting or continuing in business and also the exercise of corporate or franchise powers as well as liquidating a business when the liquidators thereof hold themselves out to the public as conducting such business;

“(o) The term 'cash discount' means a deduction from the invoice price of goods or charge for services which is allowed if the bill is paid on or before a specified date;

“(p) The term 'tuition fee' shall be construed to include library, laboratory, health service and other special fees, and amounts charged for room and board by an educational institution when the property or service for which such charges are made is furnished exclusively to the students or faculty of such institution: Provided, That the term 'educational institution', as used herein, shall be construed to mean only those institutions created or generally accredited as such by the State and offering to students an educational program of a general academic nature but not including specialty schools, business colleges, trade schools or similar institutions;

“(q) The word 'successor' means any person who shall, through direct or mesne conveyance, purchase or succeed to the business, or portion thereof, or the whole or any part of the stock of goods, wares, merchandise or fixtures or any interest therein of a taxpayer quitting, selling out, exchanging or otherwise disposing of his business. Any person obligated to fulfill the terms of a contract shall be deemed a successor to any contractor defaulting in the performance of any contract as to which such person is a surety or guarantor;

“(r) The word 'consumer' means any person who purchases, acquires, owns, holds or uses any article of tangible personal property other than for the purpose of resale in the regular course of business or for the purpose of consuming such property in producing for sale a new article or substance of which such property is an ingredient or component or chemical used in processing same. The word 'consumer' includes persons engaged in the business of erecting buildings or improving real property of others, or in performing public improvement contracts and persons engaged in rendering personal and professional services.
"Sec. 3. That Section 6, Chapter 180, Laws of 1935, as amended by Section 3, Chapter 227, Laws of 1937, (Section 8370-6, Remington's Revised Statutes), be and the same hereby is amended to read as follows:

"Section 6. Every person engaging in activities which are within the purview of the provisions of two or more paragraphs (a), (b), (c), (d), (e), ... (f) and (g) of Section 4, shall be taxable under each paragraph applicable to the activities engaged in: Provided, however, That persons taxable under paragraphs (a) or (b) of said section shall not be taxable under paragraph (d) of said section with respect to making sales at wholesale of products extracted or manufactured within this State by such persons."

"Sec. 4. That Chapter 180, Laws of 1935, be amended by adding thereto a new section following Section 8 thereof to be designated as Section 8(a) and to read as follows:

"Section 8(a). Any person engaged in the business of rendering services both within and without this State shall, for the purpose of computing tax liability under this title, apportion to this State that portion of his gross income which is derived from services rendered within this State. Where such apportionment cannot be accurately made by separate accounting methods, the taxpayer shall apportion to this State that proportion of his total income which the cost of doing business within the State bears to the total cost of doing business both within and without the State."

Add a new section immediately after Section 15, line 22, page 17 of the engrossed bill, the same being Section 15, line 11, page 10 of the printed engrossed bill to be numbered Section 15½, to read as follows:

"Sec. 15½. That Section 37, Chapter 180, Laws of 1935, as amended by Section 11, Chapter 227, Laws of 1937, (Section 8370-37, Remington's Revised Statutes), be and the same hereby is amended to read as follows:

"Section 37. For the purposes of this title, unless otherwise required by the context:

"(a) The term 'railroad business' means the business of operating any railroad, by whatever power operated, for public use in the conveyance of persons or property for hire: Provided, however, That it shall not include any business herein defined to be an urban transportation business;

"(b) The term 'express business' means the business of carrying freight, merchandise or property for public hire on the line of any common carrier operated in this State, when such common carrier is not owned or leased by the person engaging in such business;

"(c) The term 'railroad car business' means the business of operating stock cars, furniture cars, refrigerator cars, fruit cars, poultry cars, tank cars, sleeping cars, parlor cars, buffet cars, tourist cars, or any other kinds of cars used for transportation of property or persons upon the line of any railroad operated in this State when such railroad is not owned or leased by the person engaging in such business;

"(d) The term 'water distribution business' means the business of operating a plant or system for the distribution of water for hire or sale;

"(e) The term 'light and power business' means the business of operating a plant or system for the generation, production or distribution of electrical energy for hire or sale;

"(f) The term 'telephone business' means the business of operating or managing any telephone line or part of a telephone line and exchange or exchanges used in the conduct of the business of affording telephonic communication for hire. It includes cooperative or farmer line telephone companies or associations operating an exchange;

"(g) The term 'telegraph business' means the business of affording telegraphic communication for hire;

"(h) The term 'gas distribution business' means the business of operating a plant or system for the production or distribution for hire or sale of gas, whether manufactured or natural;

"(i) The term 'highway transportation business' means the business of operating any motor propelled vehicle, as an auto transportation company (except urban transportation business), common carrier or contract carrier as defined in Chapter 111, Laws of 1921, page 338, Section 1, and Chapter 184, Laws of 1935, page 884, Section 2 and amendments thereto, except motor vehicles operated exclusively within the corporate limits of any city or town;

"(j) The term 'urban transportation business' means:

"(1) The business of operating any railroad, or any extension or extensions, branch or branches thereof, for public use in the conveyance of persons or property for hire, being mainly upon, along, above or below any street, avenue, road, highway, bridge or public place primarily within any one city or town. The term shall also include any
electric interurban railroad operated primarily for the purpose of transporting passengers: *Provided*, the distance between the terminals of such interurban railroad does not exceed fifty miles;

"(2) The business of operating any motor propelled vehicle for public use in the conveyance of persons, operating within the limits of any city or town or within the limits of contiguous cities or towns. Included herein are such means of conveyance as busses, hotel busses, jitneys, sight-seeing busses, taxicabs or any other passenger motor vehicles operated for public hire, if operating entirely within the limits of any city or town, or contiguous cities or towns or within three miles of such limits;

"(k) The term 'public service business' means any business subject to control by the State, or having the powers of eminent domain and the duties incident thereto, or any business hereafter declared to be of a public service nature by the Legislature of this State. It includes, among others, without limiting the scope hereof: airplane transportation, boom, dock, ferry, pipe line, public warehouse, toll bridge, toll logging road, water transportation and wharf businesses;

"(l) The term 'gross operating revenue' means the value proceeding or accruing from the performance of the particular public service or transportation business involved, including operations incidental thereto, but without any deduction on account of the cost of the commodity furnished or 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;

"(m) The meaning attributed, in Title II of this act, to the words or phrases: ‘tax year’, ‘person’, ‘value proceeding or accruing’, ‘business’, ‘engaging in business’, ‘cash discount’ and ‘successor’ shall apply equally in the provisions of this title.’

Insert a new section after Section 26, to be designated Section 26½, reading as follows:

"SEC. 26½. That Chapter 180, Laws of 1935, as amended by Chapters 191 and 227, Laws of 1937 (Sections 8370-1 to 8370-220, inclusive, Remington's Revised Statutes), be and the same hereby is amended by adding thereto a new title after Title XII, to be designated Title XIII, reading as follows:

"Title XIII. Tax on Coin-Operated Machines and Devices.

"Section 96. From and after May 1, 1939, there is hereby levied and there shall be collected from every person engaging within this State in the business of operating any pinball machine, slot machine, iron claw machine, traveling crane, or other mechanically or electrically coin-operated machine or device, wherein the element of chance or the element of chance and skill is involved in determining the payout to the player, a tax at the rate of Five Dollars ($5.00) for each such machine or device so operated for each calendar month or fraction thereof.

"Section 97. Each person subject to the tax imposed by this title shall, on or before the fifteenth day of the month succeeding the end of the bi-monthly period in which the tax accrued, file a return with the tax commission showing the total number of machines or devices operated during the preceding bi-monthly period or portion thereof, together with such other information as the commission may prescribe, and remit with each such return the amount of tax shown thereby to be due.

"Section 98. The meaning ascribed to words and phrases in Titles I, II and III and all of the provisions of Titles XVIII, XIX and XX of this act, in so far as applicable, shall have full force and effect with respect to the tax imposed by this title. The term 'engaging within this State in the business of operating' shall, without limiting the meaning ordinarily ascribed to it, include the owning, possessing, leasing, setting up, maintaining, operating or displaying for the commercial operation thereof of any machine or device subject to tax under this title, and without regard to whether or not any such act is wholly incidental to another business activity engaged in by the taxpayer. The tax imposed by this title shall be in addition to any other tax to which the taxpayer may be subject under the laws of this State. The State does not by this title preempt the field of imposing taxes on machines or devices hereby taxed and this title shall not be construed to bar counties and incorporated cities and towns from regulating, licensing or taxing any such machines or devices.”

Strike Section 6½, line 1, page 10 of the engrossed bill, the same being Section 6½, line 10, page 6 of the printed engrossed bill, and insert in lieu thereof the following section:

"SEC. 6½. That Section 16, Chapter 180, Laws of 1935 (Section 8370-16, Remington's Revised Statutes), be and the same hereby is amended to read as follows:

"Section 16. 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. The tax imposed under this title shall include the retail sale of intoxicating liquor by the Washington State Liquor Stores."

In Section 27, line 23, page 31 of the engrossed bill, the same being line 34, page 17 of the printed engrossed bill, strike the comma (,) after the parenthesis following the word "Statutes" and before the word "be" and insert in lieu thereof the following words: "and Chapter 9, Laws of 1939."

In Section 27, line 24, page 31 of the engrossed bill, the same being line 34, page 17 of the printed engrossed bill, strike the word "is" after the word "hereby" and before the word "repealed" and insert in lieu thereof the word "are".

Renumber Section 2, line 25, page 3 of the engrossed bill, being line 41, page 2 of the printed engrossed bill, so that the same shall be designated Section 5, and renumber all of the succeeding sections accordingly.

Strike the entire title and insert in lieu thereof the following:

"An Act relating to taxation; amending Sections 4, 5, 6, 11, 15(a), 16, 17, 18, 19, 21, 25, 27, 31, 32, 34, 35, 36, 37, 45, 47, 82, 84, 87, 89, 188, 193, 199, 210(a) and 219 of Chapter 180, Laws of 1935 (Sections 8370-4, 8370-5, 8370-6, 8370-11, 8370-15(a), 8370-16, 8370-17, 8370-18, 8370-19, 8370-21, 8370-25, 8370-27, 8370-31, 8370-32, 8370-34, 8370-35, 8370-36, 8370-37, 8370-45, 8370-47, 8370-82, 8370-84, 8370-87, 8370-89, 8370-188, 8370-193, 8370-199, 8370-210(a) and 8370-219, Remington's Revised Statutes), as amended by Chapter 191, Laws of 1937, and Chapter 227, Laws of 1937; repealing Section 8 of Chapter 180, Laws of 1935 (Section 8370-8, Remington's Revised Statutes) and Chapter 9, Laws of 1939; adding two new sections to Chapter 180, Laws of 1935, to be designated Sections 8-a and 33 thereof; adding a new title to said Chapter 180, Laws of 1935, to be designated Title XIII thereof, imposing a tax with respect to the operation of certain coin-operated machines and devices and providing for the collection and enforcement thereof; and declaring an emergency whereby the act shall take effect May 1, 1939."

JOHN R. JONES, Chairman.

We concur in this report: W. J. Beierlein, Roy J. Kinnear, John W. Eddy, Z. A. Vane, Cecil Callison, Edward F. Riley, Alva Ruark.

House of Representatives,
Olympia, Wash., March 7, 1939.

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 113, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


The bill was read the second time by sections.

Mr. Hall moved the adoption of the following amendment to Section 1:

In Section 1, line 12 of the printed bill, strike the words "one-quarter" and insert in lieu thereof the words "one-eighth".

Debate ensued.

The amendment was lost.

Mr. Smith (Vernon A.) moved the adoption of the following amendment to Section 1:

In Section 1, Subsection (b), page 1, line 17 of the printed bill, strike the words "value of products manufactured" and insert in lieu thereof the words: "gross proceeds of sales".

Debate ensued.

The amendment was lost.

Mr. Callison moved the adoption of the following amendment to Section 1:

Strike all of Section 1 and substitute in lieu thereof four asterisks.

Debate ensued.

The amendment was lost.
Mr. Smith (Vernon A.) moved the adoption of the following amendment:

In Section 1, Subsection (b), page 1, lines 17, 18, 19 and 20 of the printed bill, after the word "per cent" at the end of line 17 and the beginning of line 18, strike the semicolon (;) and insert in lieu thereof a period (.) and strike lines 19 and 20.

Debate ensued.

With the consent of the House, Mr. Smith (Vernon A.) withdrew the amendment.

Mr. Jones (John R.) moved the adoption of the committee amendment to add three new sections to Engrossed Senate Bill No. 113 to be known as Sections 2, 3 and 4.

Debate ensued.

Mr. Woodall moved the adoption of the following amendment to the committee amendment:

In Section 2, page 1 of the committee amendment, in Subsection (d) strike items 2, 3 and 4.

Debate ensued.

On motion of Mr. Pitt, the previous question was ordered.

The amendment by Mr. Woodall to the committee amendment was lost.

The committee amendment adding three new sections to the bill was adopted.

On motion of Mr. Jones (John R.), Mr. Webster of the State Tax Commission, was requested to come on the floor of the House to answer questions and give information regarding the bill.

Mr. Reilly (Edward J.) moved the adoption of the following amendment to Section 5:

Amend Section 5 in lines 29, 30 and 31: Strike all the new matter contained therein.

Debate ensued.

The Speaker called Mr. Hurley (John R. "Pat") to preside.

Debate continued.

With the consent of the House, Mr. Reilly (Edward J.) withdrew the amendment.

On motion of Mr. Reilly (Edward J.), the following amendment was adopted to Section 5:

In Section 5, lines 28 and 29 of the engrossed bill, being line 29 of the printed bill, after the word "auctioneer" and before the asterisks insert a comma (,) and the following: "except a farm auctioneer conducting a sale of livestock and/or farm implements,"

On motion of Mr. Smith (Michael B.), Mr. Henry and Mr. LaFollette were excused from the call of the House for thirty minutes.

On motion of Mr. Jones (John R.), the committee amendment to Section 6 ½ was adopted.

Mr. Riley (Edward F.) moved the adoption of the following amendment to Section 6:

Amend Section 6, line 28, page 9 of the engrossed bill, being line 9, page 6 of the printed engrossed bill, by adding thereto a subsection immediately following Subsection (d) to be known as Subsection (e) to read as follows:

"(e) Sales of motor vehicle fuel taxable under Chapter 58 of the Laws of 1933, Section 5 (Section 8327-5 of Remington's Revised Statutes);"

Debate ensued.

On motion of Mr. Reilly (Edward J.), further proceedings under the call of the House were dispensed with.
PRESENTATION OF GIFTS

The Speaker (Mr. Hurley (John R. “Pat”) presiding) recognized Mr. Cowen from Spokane County.

Mr. Cowen:

"Mr. Speaker, in behalf of the employees of the House of Representatives I wish to present you with this watch as a small token of their affection and esteem."

The Speaker:

"Thank you, Mr. Cowen. I wish to thank the employees from the bottom of my heart."

Mr. Cowen:

"The gentleman who was most interested in the passage of Senate Bill No. 300 has requested that I present to the Chief Clerk, Mr. S. R. Holcomb, and to the floor leader, Mr. Edward J. Reilly of Spokane, these wrist watches as a testimonial of his gratitude."

Mr. Payne:

"For many years it has been the custom of the State Legislature to honor its Speaker with a gift in appreciation of the services he has rendered. For some time he has been traveling over a rough and rugged road, but at the end of the journey the rough spots are forgotten. In this beautiful chest of silver, which the members of the House have purchased for you, we hope you will find a token of the love and esteem that we hold for you; and in the years to come may this gift be to you a very personal reminder of that love and affection."

The Speaker:

"Members of the House, Ladies and Gentlemen:

"For myself and the girl I am about to marry I wish to express sincere appreciation for this beautiful gift. It is something that will always last just as the memories of serving with you as a member and as your Speaker. It is something we will use during the rest of our lives, and its use will bring back many pleasant memories of what we all went through here together. Service in this House is very similar to going to college and passing the bar examinations. Some of the way was hard, but the memories are dear to us. Some of us differ in our views, politically and economically. We are all under strain, but we all feel the same bond of brotherhood."

"I can't begin to thank you for this very handsome chest of silver. I am sure its use will bring back many happy memories."

"Miss Quigley joins me in my thanks."

On motion of Mr. Fry, the House recessed until eight o'clock p. m.

EVENING SESSION

The Speaker called the House to order at eight o'clock p. m.

The Clerk called the roll, and all members were present except Representatives Armstrong, Austin, Babcock, Callison, Cameron, Chervenka, Cowen, Devenish, Eddy, Finucane, French, Gholson, Hanson, Hay, Isenhart, Judd, Kinnear (Geo. C.), Martin, McDonald, Olson, Payne, Pearsall, Pennock, Petit, Reilly (Edward J.), Riley (Edward F.), Sandegren, Schumann, Smith (Michael B.), Swegle, Tisdale, Wenberg, Wintler and Woodall.

Mr. Pearson 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.

Mr. Hurley (Joseph E.) moved that proceedings under the call of the House be dispensed with for the purpose of receiving messages from the Senate.

The motion was carried.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 8, 1939.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Substitute Senate Bill No. 219, and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1939.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 215, and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1939.

MR. SPEAKER:

The Senate has passed: House Bill No. 204; also House Bill No. 288; also House Bill No. 268; also Engrossed House Bill No. 172, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1939.

MR. SPEAKER:

The President has signed: Senate Bill No. 357; also Senate Bill No. 164, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1939.

MR. SPEAKER:

The President has signed: Senate Bill No. 109; also Senate Bill No. 111; also Senate Bill No. 115; also Senate Bill No. 175; also Senate Bill No. 188; also Senate Bill No. 223; also Senate Bill No. 225; also Senate Bill No. 269, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 8, 1939.

MR. SPEAKER:

The President has signed: Senate Bill No. 333; also Senate Bill No. 350; also Senate Bill No. 409; also Senate Bill No. 487, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.
The Speaker announced he was about to sign: Senate Bill No. 109; also Senate Bill No. 111; also Senate Bill No. 115; also Senate Bill No. 164; also Senate Bill No. 175; also Senate Bill No. 188; also Senate Bill No. 223; also Senate Bill No. 225; also Senate Bill No. 269; also Senate Bill No. 333; also Senate Bill No. 350; also Senate Bill No. 357; also Senate Bill No. 409; also Senate Bill No. 487.

Mr. Hurley (Joseph 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 Austin, French, Judd, Martin and Swegle.

On motion of Mr. Mohler, the absent members were excused and the House proceeded with business under the call of the House.

**SENATE AMENDMENTS TO HOUSE BILLS**

Mr. Speaker:

The Senate has passed House Bill No. 406, with the following amendments:

Amend the title by inserting after the word "highways;" in line 4 of the title "providing for an appropriation for the completion of Primary State Highway No. 5 through White Pass;"

Amend the bill by adding a new section to be known as Section 1-A to read as follows:

"Sec. 1-A. There is hereby appropriated from the Motor Vehicle Fund Five Hundred Thousand Dollars ($500,000), or so much thereof as may be necessary, for the purpose of completing Primary State Highway No. 5 from a point in the vicinity of Cartright Bridge on the west side of White Pass through said pass to a point in the vicinity of Dog Lake on the east side of said pass, and the Director of Highways is hereby directed to complete said highway;" and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Mr. Devenish moved that the House do not concur in the Senate amendments to House Bill No. 406, and that the Senate be asked to recede therefrom.

Debate ensued.

Mr. Riley (Edward F.) moved the previous question, but the motion was lost.

Debate continued.

Mr. LaFollette moved that the House do concur in the Senate amendments to House Bill No. 406.

The Speaker declared the motion by Mr. LaFollette to be out of order.

Debate on the motion by Mr. Devenish continued.

On motion of Mr. Jackson, the previous question was ordered.

A roll call was demanded and the demand was sustained.
The Clerk called the roll, and the motion that the House do not concur in the Senate amendments to House Bill No. 406 and ask the Senate to recede therefrom, was carried by the following vote: Yeas, 53; nays, 45; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Callison, Cameron, Chervenka, Cole, Devenish, Dore, Egbert, Finucane, Fogg, French, Fry, Guisinger, Hall, Hanson, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (John R.), Kehoe, Lindsay, Martin, McDonald, Miller (Donald B.), Montgomery, Neal, Olson, Payne, Pearson, Pennock, Phillips, Reilly (Edward J.), Riley (Edward F.), Ruark, Savage, Sherman, Smith (Michael B.), Smith (Vernon A.), Swegle, Turner, Underwood, Van Dyk, Vane, Wenberg, White, Wills, Mr. Speaker—53.

Those voting nay were: Representatives Babcock, Beckley, Butler, Carty, Cook, Cowen, Dixon, Eaton, Eddy, Gabrielsen, Gholson, Hatley, Henry, Isenhart, Jackson, Jones (D. W.), Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Nordenberg, Pearsall, Petit, Pitts, Pitt, Reno, Rosellini, Sandegren, Schumann, Smith (Jurie B.), Tisdale, Trombley, Twidwell, Van Buskirk, Warnica, Wiggen, Wintler, Woodall—45.

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

Mr. Speaker:

The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 226 and asks the House to recede therefrom; and the same is herewith transmitted.

Eagle M. McCroskey, Secretary.

On motion of Mr. Reilly (Edward J.), the House receded from its amendments to Engrossed Senate Bill No. 226.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 226, without the House amendments, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Cole, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pitts, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—98.

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

Engrossed Senate Bill No. 226, having received the constitutional majority, was declared passed, without the House amendments.
Mr. Speaker:

The Senate has passed Engrossed House Bill No. 94, with the following amendment:
Amend Section 1, line 20 of the engrossed bill by striking the words "the sum of" and inserting in lieu thereof the words "not less than"; and the same is herewith transmitted.

Mr. Armstrong moved that the House do concur in the Senate amendment to Engrossed House Bill No. 94.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 94, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 7; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Lindsay, Mackie, Martin, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandgren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—91.

Those voting nay were: Representatives Kinnear (Geo: C.), Kinnear (Roy J.), LaFollette, Lauman, McCash, Smith (Vernon A.), Turner—7.

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

Engrossed House Bill No. 94, having received the constitutional majority, was declared passed, as amended by the Senate.

The Speaker called Mr. Cowen to preside.

Mr. Speaker:

The Senate has passed House Bill No. 221, with the following amendment:
Amend Section 2, line 7 of the printed bill, being Section 2, line 13 of the original bill, by striking everything after the word "indebtedness" to and including the word "kin" in line 8 of the printed bill, being line 15 of the original bill, and inserting in lieu thereof the following: ", in such an amount as may be due not exceeding the sum of Three Hundred Dollars ($300.00), to the said surviving spouse or if the decedent leaves no surviving spouse, then to the child or children, or if no children, then to the father or mother of said decedent"; and the same is herewith transmitted.

Mr. Reilly (Edward J.) moved that the House do concur in the Senate amendment to House Bill No. 221.

The motion was carried.

The Clerk called the roll on the final passage of House Bill No. 221, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert,
FIFTY-NINTH DAY, MARCH 8, 1939

Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—97.

Those absent or not voting were: Representatives Judd, Mr. Speaker—2.

House Bill No. 221, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Speaker:

The Senate has passed Engrossed House Joint Resolution No. 13, with the following amendments:

Amend line 7 of the House amendment to Engrossed House Joint Resolution No. 13 by striking "Twelve Dollars ($12.00) per day" and inserting in lieu thereof "Fifty Dollars per month".

Amend Engrossed House Joint Resolution No. 13 by adding a new paragraph to read as follows:

"And, Be It Further Resolved, That the Secretary of State shall cause the foregoing constitutional amendment to be published for at least three (3) months next preceding the election, in a weekly newspaper in every county where a newspaper is published throughout the State."; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Lindsay moved that the House do concur in the Senate amendments to Engrossed House Joint Resolution No. 13.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 13, as amended by the Senate, and the Resolution passed the House by the following vote: Yeas, 68; nays, 29; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Coe, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, McDonald, Nordenberg, Olson, Payne, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wintler—68.

Those voting nay were: Representatives Cameron, Carty, Chervenka, Cook, Jones (John R.), LaFollette, Lauman, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Pearsall, Reno, Rosellini, Ruark, Sandegren, Smith (Vernon A.), Turner, Warnica, White, Wiggen, Wintler—29.

Those absent or not voting were: Representatives Judd, Mr. Speaker—2.

Engrossed House Joint Resolution No. 13, having received the constitutional two-thirds majority, was declared passed, as amended by the Senate.
MR. SPEAKER:
The Senate has passed Engrossed House Bill No. 282, with the following amendment: Amend Section 1, lines 15 and 16 of the printed bill, by striking the words: "interest on borrowed capital,"; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Hurley (John R. "Pat") moved that the House do concur in the Senate amendment to Engrossed House Bill No. 282.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 282, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 2; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnaica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—96.

Those voting nay were: Representatives McQuesten, Schumann—2.

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

Engrossed House Bill No. 282, having received the constitutional majority, was declared passed, as amended by the Senate.

MR. SPEAKER:
The Senate has passed Substitute House Bill No. 156, with the following amendment: Amend Section 3, line 12, page 2 of the printed bill by changing the word "adaptation" to "adaptation"; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Hurley (John R. "Pat") moved that the House do concur in the Senate amendment to Substitute House Bill No. 156.

The motion was carried.

The Clerk called the roll on the final passage of Substitute House Bill No. 156, and the bill passed the House by the following vote: Yeas, 78; nays, 20; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Mackie, Martin, McDonald, Miller (Donald B.), Mohler, Montgomery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pen-
nock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Mr. Speaker—78.

Those voting nay were: Representatives Babcock, Beckley, Carty, Eaton, Eddy, Egbert, Kinnear (Roy J.), LaFollette, Lauman, Lindsay, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Moulton, Reno, Schumann, Warnica, Wintler, Woodall—20.

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

Substitute House Bill No. 156, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 128, with the following amendments:

Amend Section 1, sub-title 2, line 15 of the original bill, the same being Section 1, sub-title 2, line 6 of the printed bill and after the word “ordinance” by striking the following words and comma: “agreement arrived at through collective bargaining.”.

Amend Section 2, line 20, page 1 of the printed bill, after the word “employee” by adding the following: “nor shall the provisions of Section 1 make it unlawful for an employer to withhold deductions for medical, surgical, or hospital care or service, pursuant to any rule or regulation”.

Amend Section 4 in the first line of the House amendment to Section 4, by striking the word “employee” and inserting in lieu thereof the word “employer”; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Jackson moved that the House do concur in the Senate amendments to Engrossed House Bill No. 128.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 128, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 83; nays, 14; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bernethy, Bienz, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Finucane, Fogg, French, Fry, Gabrielson, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Kehoe, LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montogmery, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pett, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—83.

Those voting nay were: Representatives Beckley, Brown, Eaton, Eddy, Egbert, Isenhart, Kinnear (Geo. C.), Kinnear (Roy J.), McQuesten, Moulton, Ruark, Schumann, Smith (Vernon A.), Turner—14.

Those absent or not voting were: Representatives Judd, White—2.

Engrossed House Bill No. 128, having received the constitutional majority, was declared passed, as amended by the Senate.
The Senate has passed Engrossed Substitute House Bill No. 392, with the following amendments:

Amend Section 4, line 10, pages 3 and 4 of the original engrossed substitute bill, by striking the colon (:) after the word "towns" and inserting in lieu thereof a period (.) and by striking the balance of the section, the same being House amendments to Section 4 of the printed substitute bill.

Amend Section 28, line 28, page 13 of the original engrossed substitute bill, by striking the colon (:) after the word "available" and inserting in lieu thereof a period (.) and by striking the balance of the section, the same being the House amendments to Section 28 of the printed substitute bill.

Amend Section 28, line 20, page 13 of the original engrossed substitute bill, being page 7, Section 28, line 36 of the printed substitute bill, by inserting after the word and punctuation "law," and before the word "and" the following: "including sums to be repaid to counties composed entirely of islands,"; and the same is herewith transmitted.

Mr. Devenish moved that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 392.

Debate ensued.

The Speaker (Mr. Cowen presiding) called Mr. Reilly (Edward J.) to preside.

On motion of Mr. Cowen, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Devenish to concur in the Senate amendments to Engrossed Substitute House Bill No. 392 was lost by the following vote: Yeas, 46; nays, 50; absent or not voting, 3.

Those voting yea were: Representatives Babcock, Beckley, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Eaton, Egbert, Finucane, French, Fry, Guisinger, Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Schumann, Sherman, Swegle, Van Dyk, Warnica, Wentworth, Wintler, Woodall—46.

Those voting nay were: Representatives Armstrong, Austin, Beierlein, Bernethy, Bienz, Cameron, Dixon, Dore, Eddy, Fogg, Gabrielsen, Gholson, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), LaFollette, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Reno, Sandgren, Savage, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Wenberg, Wiggen, Wills—50.

Those absent or not voting were: Representatives Judd, White, Mr. Speaker—3.

Mr. Hay moved that the House do not concur in the first two Senate amendments to Engrossed Substitute House Bill No. 392, and that the Senate be asked to recede therefrom.

The motion was carried.

Mr. Devenish moved that the House do concur in the Senate amendment to Section 28, line 20, page 13 of the original engrossed substitute bill.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 392, with the Senate amendment to Section 28, line 20, page
13 of the original engrossed substitute bill, and the bill passed the House by the following vote: Yeas, 83; nays, 13; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Coe, Cook, Cowen, Dixon, Eddy, Finucane, Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall—83.

Those voting nay were: Representatives Carty, Chervenka, Devenish, Eaton, Egbert, French, Fry, Lauman, McQuesten, Montgomery, Petit, Ruark, Schumann—13.

Those absent or not voting were: Representatives Judd, White, Mr. Speaker—3.

Engrossed Substitute House Bill No. 392, having received the constitutional majority, was declared passed, with the Senate amendment to Section 28, line 20, page 13 of the original engrossed substitute bill, and without the other two Senate amendments.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1939.

Mr. Speaker:

The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 227, and asks the House to recede therefrom, and said bill is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Hurley (Joseph E.) moved that the House do not recede from its amendments to Engrossed Senate Bill No. 227 and that the Senate be asked for a conference thereon.

Debate ensued.

On motion of Mr. Smith (Michael B.), the previous question was ordered. The motion by Mr. Hurley (Joseph E.), that the House do not recede from its amendments to Engrossed Senate Bill No. 227, was lost.

Mr. Cowen moved that the House do recede from its amendments to Engrossed Senate Bill No. 227.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 227, without the House amendments, and the bill passed the House by the following vote: Yeas, 73; nays, 23; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Dixon, Dore, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), LaFollette, Lindsay, Mackie, Martin, McDonald, Miller (Donald B.), Montgomery, Moulton, Neal, Nordenberg, Ol-
Those voting nay were: Representatives Austin, Babcock, Beckley, Cameron, Devenish, Eaton, Eddy, Egbert, Gholson, Hurley (Joseph E.), Isenhart, Kinnear (Roy J.), Lauman, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Schumann, Smith (Vernon A.), Turner, Warnica, Woodall—23.

Those absent or not voting were: Representatives Judd, White, Mr. Speaker—3.

Engrossed Senate Bill No. 227, having received the constitutional majority, was declared passed, without the House amendments.

NOTICE OF RECONSIDERATION

Mr. Hay gave notice that later this day he would move that the House reconsider the vote by which the House did not concur in the Senate amendments to House Bill No. 406.

MOTION

Mr. Hay moved that the House at this time reconsider the vote by which the House refused to concur in the Senate amendments to House Bill No. 406. Mr. Armstrong moved that the motion by Mr. Hay be laid on the table.

The Speaker (Mr. Reilly (Edward J.) presiding):

"The motion to lay on the table, as well as the motion by Mr. Hay, are out of order, as the bill is now in the Senate. The House does not have the bill in its possession."

MESSAGE FROM THE SENATE

Mr. Cameron moved that the House do recede from its amendments to Senate Bill No. 374.

Debate ensued.

Mr. Vane moved that the House do not recede from its amendments to Senate Bill No. 374.

The Speaker (Mr. Reilly (Edward J.) presiding):

"There is no reason for your motion, Mr. Vane, because it is negative and Mr. Cameron's motion is affirmative. The effects are the same."

Debate continued.

On motion of Mr. Cameron, the previous question was ordered.

The Speaker (Mr. Reilly (Edward J.) presiding) declared the question before the House to be the motion by Mr. Cameron that the House do recede from its amendments to Senate Bill No. 374.

The motion was lost.

Mr. Vane moved that the House do not recede from its amendments to Senate Bill No. 374, and that the Senate be asked for a conference thereon.

The motion was carried.
SENATE AMENDMENT TO HOUSE BILL

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 473, with the following amendment:

Amend Section 4, line 35, page 5 of the printed bill, by striking "that has not been licensed during the current license year" and substituting in lieu thereof "subject to license"; and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

Mr. Devenish moved that the House do concur in the Senate amendment to Engrossed House Bill No. 473.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 473, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Kehoe, Kinneer (Geo. C.), Kinneer (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wentworth, Wigen, Wills, Wintler, Woodall—96.

Those absent or not voting were: Representatives Judd, White, Mr. Speaker—3.

Engrossed House Bill No. 473, having received the constitutional majority, was declared passed, as amended by the Senate.

MOTION

Mr. Callison moved that Senate Bill No. 382 be lifted from the table.

Debate ensued.

Mr. Pitt:

"Mr. Speaker, point of order. The motion to lift from the table is not debatable."

The Speaker (Mr. Reilly (Edward J.) presiding):

"The motion to lift from the table is not a privileged motion, and therefore is debatable."

Mr. Pitt:

"Mr. Speaker, according to this handbook, the motion is not debatable."

The Speaker (Mr. Reilly (Edward J.) presiding):

"We are not ruled by that handbook. We are operating under Reed's Rules."

Mr. Pitt:

"Mr. Speaker, the Speaker ruled otherwise a short time ago."
The Speaker (Mr. Reilly (Edward J.) presiding):
"I am in the chair now, Mr. Pitt, and I am ruling that the motion is debatable."

Debate continued.
Mr. Dore:
"Mr. Speaker, point of order. Has the bill been taken from the table?"

The Speaker (Mr. Reilly (Edward J.) presiding):
"The gentleman is speaking on the motion to take the bill from the table."

Mr. Pitt:
"Mr. Speaker, the motion is not debatable."

The Speaker (Mr. Reilly (Edward J.) presiding):
"Mr. Pitt, I refer you to Reed's Rule No. 114, and will read part of it to you: 'But the motion to take from the table is not a privileged motion.'"

Debate continued.
On motion of Mr. Cowen, the previous question was ordered.
Division was called for, and the motion by Mr. Callison to lift Senate Bill No. 382 from the table was carried on a rising vote.

The Speaker (Mr. Reilly (Edward J.) presiding) declared the question before the House to be consideration of Senate Bill No. 382 on third reading.

Debate continued.
On motion of Mr. Callison, the rules were suspended, the second reading considered the third, and Senate Bill No. 382 was placed on final passage.

On motion of Mr. Bienz, the previous question was ordered.
The Clerk called the roll on the final passage of Senate Bill No. 382, and the bill passed the House by the following vote: Yeas, 55; nays, 42; absent or not voting, 2.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Callison, Carty, Coe, Cook, Cowen, Eaton, Eddy, Egbert, French, Gabrielsen, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Moulton, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Ruark, Savage, Schumann, Swegle, Tisdale, Twidwell, Underwood, Van Dyk, Warnica, Wentworth, Wintler, Woodall—55.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Butler, Cameron, Chervenka, Devenish, Dixon, Dore, Finucane, Fogg, Fry, Guisinger, Hall, Henry, Jackson, Kehoe, Miller (Donald B.), Montgomery, Neal, Nordenberg, Olson, Payne, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Sandegren, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Trombley, Turner, Van Buskirk, Vane, Wenberg, Wiggen, Wills, Mr. Speaker—42.

Those absent or not voting were: Representatives Judd, White—2.

The Speaker resumed the chair.
Senate Bill No. 382, having received the constitutional majority, was declared passed.

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

On motion of Mr. Pearsall, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 382 to the Senate.
SENATE AMENDMENTS TO HOUSE BILL

The Senate has passed Re-engrossed House Bill No. 80, with the following amendments:

Amend the title by striking from the 11th line thereof as it appears in the original bill, being the 7th line thereof as it appears in the printed bill, the following: "Section 2, Chapter 104, Laws of 1933;"

Further amend the title by striking the comma (,) after the figures "1931" and before the word "and" in the next to last line thereof as it appears in the original bill, being the 14th line thereof as it appears in the printed bill, and inserting in lieu thereof a semi-colon (;) and the following words: "repealing Chapter 104, Laws of 1933;".

Amend Section 4, page 4, line 5 of the re-engrossed bill, the same being Section 4, page 3, line 3 of the printed bill, after the word "administration" and before the word "of", strike the words "or Interpretation".

Amend Section 6, line 26, page 6 of the printed bill, being Section 6, line 1, page 11 of the original bill, by striking the period (.) after the word "commission" in the House amendment, insert a semi-colon (;) and add the words: "and in like manner any county assessor may appeal to the commission from any action of any county or township board of equalization."

Amend Section 16, page 20, line 24 of the re-engrossed bill, the same being Section 16, page 11, line 37 of the printed bill, after the word "each" and before the word "year" strike the words "even numbered"; and the same is herewith transmitted.

On motion of Mr. Reilly (Edward J.), Mr. Lindsay was excused from the call of the House for one hour.

Mr. LaFollette moved that the House do concur in the Senate amendments to Re-engrossed House Bill No. 80.

The motion was carried.

The Clerk called the roll on the final passage of Re-engrossed House Bill No. 80, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isemhart, Jackson, Jones (D. W.) Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggan, Wills, Wintler, Woodall, Mr. Speaker—95.

Those voting nay were: Representative McQuesten—1.

Those absent or not voting were: Representatives Guisinger, Judd, White—3.

Re-engrossed House Bill No. 80, having received the constitutional majority, was declared passed, as amended by the Senate.
SECOND READING OF BILLS

The House resumed consideration of Engrossed Senate Bill No. 113.

The Speaker declared the question before the House to be the motion by Mr. Riley (Edward F.) to adopt the amendment to Section 6, reading as follows:

Amend Section 6, line 28, page 9 of the engrossed bill, being line 9, page 6 of the printed engrossed bill, by adding thereto a subsection immediately following Subsection (d) to be known as Subsection (e) to read as follows:

“(e) Sales of motor vehicle fuel taxable under Chapter 58 of the Laws of 1933, Section 5 (Section 8327-5 of Remington's Revised Statutes);”

After considerable discussion, the previous question was ordered on motion of Mr. Lindsay.

The Speaker:

“If you wish to vote to tax gasoline, you will vote ‘No’. If you wish to exempt gasoline from the sales tax, you will vote ‘Aye’.”

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Riley (Edward F.) to Section 6 was adopted by the following vote: Yeas, 67; nays, 31; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Bernethy, Bienz, Cameron, Carty, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Egbert, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Jackson, Jones (D. W.), Kinnear (Roy J.), Lafollette, Lauman, Mackie, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Olson, Payne, Pearsall, Pennock, Pettit, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Schumann, Smith (Michael B.), Smith (Vernon A.), Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Warnica, Wenberg, Wentworth, White, Wills, Wintler, Woodall—67.

Those voting nay were: Representatives Beierlein, Brown, Butler, Callison, Chervenka, Eddy, Finucane, Hay, Henry, Hurley (John R.), Hurley (Joseph E.), Isenhart, Jones (John R.), Kehoe, Kinnear (Geo. C.), Lindsay, Martin, McDonald, Montgomery, Neal, Nordenberg, Pearson, Pitt, Savage, Sherman, Smith (Jurie B.), Swegle, Underwood, Vane, Wiggen, Mr. Speaker—31.

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

Mr. Payne moved the adoption of the following amendment:

In Section 6, add a subsection immediately following Subsection (e) to be known as Subsection (f) to read as follows:

“(f) Sales of materials, equipment, parts or other articles to be used in the construction and repair of any commercial vessel, ship or boat engaged in interstate or foreign commerce.”

Debate ensued.

The Speaker called Mr. Hurley (John R. “Pat”) to preside.

On motion of Mr. Callison, the previous question was ordered.

The amendment was lost.

On motion of Mr. Hurley (Joseph E.), Mr. Callison was excused from the call of the House for ten minutes.

Mr. Payne moved the adoption of the following amendment to Section 6:

In Section 6 of the bill as amended, immediately following Subsection (e) add a new subsection to be known as Subsection (f) to read as follows:
“(f) Sales of materials, equipment, parts or other articles to be used in the construction and repair of any commercial vessel, ship or engaged in interstate or foreign commerce.”

Mr. Woodall:

“Mr. Speaker, point of parliamentary inquiry. Is that the same amendment that we just voted down?”

The Speaker (Mr. Hurley (John R. “Pat”) presiding):

“No, it is not the same wording.”

Debate ensued.

Mr. Reilly (Edward J.) moved the previous question, but the motion was lost.

Debate continued.

On motion of Mr. Cowen, the previous question was ordered.

A roll call was demanded and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Payne to Section 6 was adopted by the following vote: Yeas, 54; nays, 43; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Butler, Callison, Cameron, Cowen, Devenish, Dore, Eddy, Fogg, Gabrielsen, Gholson, Hall, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, McDonald, Miller (Donald B.), Mohler, Montgomery, Neal, Nordenberg, Olson, Pennock, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Turner, Underwood, Van Buskirk, Van Dyk, Wenberg, Wentworth, Wiggens, Wills, Mr. Speaker—54.

Those voting nay were: Representatives Babcock, Beckley, Bienz, Brown, Carty, Chervenka, Coe, Cook, Dixon, Eaton, Egbert, Finucane, French, Fry, Guisinger, Hanson, Hatley, Jones (D. W.), Jones (John R.), Lauman, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Moulton, Payne, Pearsall, Pearson, Petit, Pettus, Ruark, Schumann, Sherman, Swegle, Tisdale, Trombley, Twidwell, Vane, Warnaica, Wintler, Woodall—43.

Those absent or not voting were: Representatives Judd, White—2.

**MOTIONS**

Mr. Martin moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

On motion of Mr. Reilly (Edward J.), Mr. Hurley (Joseph E.) was excused from the call of the House for ten minutes.

Mr. Pearsall moved that Mr. Rosellini be excused from the call of the House for ten minutes.

The motion was lost.

Mr. Mohler moved the adoption of the following amendment to Section 6:

In Section 6, line 9, page 6, add a new subsection to be known as Subsection (g) to read as follows:

“(g) Sales of fresh milk.”

The Speaker resumed the chair.

Debate ensued on the merits of the amendment by Mr. Mohler.
PERSONAL PRIVILEGE

The Speaker recognized Mr. Smith (Michael B.) from King County.

Mr. Smith (Michael B.):

"I want to say the Speaker has been reasonably fair in allowing speakers to go beyond the time limit on debate, but it is hard to make any kind of a speech in three minutes. If we would suspend our rules and depend upon the good judgment of the House and allow the members to speak for five minutes, it would be possible to put over our opinions."

The Speaker:

"Would you like to so move, Mr. Smith?"

Mr. Smith (Michael B.) moved that the rules be suspended and the time limit on debate be extended from three to five minutes.

The motion was lost.

Debate continued on the motion by Mr. Mohler to adopt the amendment to Section 6.

On motion of Mr. Callison, the previous question was ordered.

The amendment was lost.

MOTIONS

On motion of Mr. Fry, Mr. Cameron was excused from the call of the House.

On motion of Mr. Cowen, Mr. White was excused from the call of the House.

Mr. Pennock moved the adoption of the following amendment to Section 6:

In Section 6, add a new subsection to be known as Subsection (g) to read as follows:

"(g) Sales of fresh sweet milk, raw unprocessed fruits and vegetables, butter, eggs, cheese, canned milk and unsweetened bread in loaf form (including rolls and buns), sold for consumption off the premises."

On motion of Mr. Isenhart, Mr. Hanson was excused from the call of the House to take Mr. White home.

Debate ensued on the merits of the amendment by Mr. Pennock.

On motion of Mr. Pennock, the previous question was ordered.

The amendment was lost.

Mr. Reilly (Edward J.) moved the adoption of the following amendment:

Strike everything after the enacting clause and insert the following:

"Section 8328, Excise tax of four cents per gallon. That in addition to the taxes now provided for by law, each and every distributor as defined in this act, who is now engaged or who may hereafter engage, in his own name or in the name of others, or in the name of his representative or agents in this State, in the sale of liquid fuel as herein defined, shall not later than the fifteenth (15th) day of each calendar month render a sworn statement to the Director of Licenses of the State of Washington of all such liquid fuel sold by him or them in the State of Washington during the preceding month, and pay an excise tax of four cents per gallon on all liquid fuel so sold as shown by such statement in the manner and within the time hereinafore provided; Provided, however, two cents of every four cents so paid to the State of Washington shall be paid into the general fund."

Debate ensued.

Mr. Callison moved the previous question, but the motion was lost.

Debate continued.

On motion of Mr. Smith (Michael B.), the previous question was ordered.

A roll call was demanded, and the demand was sustained.
The Clerk called the roll, and the amendment by Mr. Reilly (Edward J.) was lost by the following vote: Yeas, 26; nays 70; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Bernethy, Brown, Cowen, Dixon, Finucane, Fogg, Gabrielsen, Isenhart, Kehoe, McDonald, Miller (Donald B.), Pettus, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Schumann, Sherman, Trombley, Wenberg, Wentworth, Wintler—26.

Those voting nay were: Representatives Beierlein, Bienz, Butler, Callison, Carty, Chervenka, Coe, Cook, Devenish, Dore, Eaton, Eddy, Egbert, French, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Phillips, Pitt, Reno, Sandegren, Savage, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wiggen, Wills, Woodall, Mr. Speaker—70.

Those absent or not voting were: Representatives Cameron, Judd, White—3.

Mr. Callison moved that the balance of the committee amendments be adopted.

Debate ensued.

On motion of Mr. Vane, the previous question was ordered.

The balance of the committee amendments were adopted.

On motion of Mr. Neal, the following amendment was adopted to Section 6:

Amend Section 6, Subsection (c), line 25, page 9 of the engrossed bill, being line 7, page 6 of the printed engrossed bill, by striking the whole of Subsection (c).

Mr. Armstrong moved the adoption of the following amendment to Section 6:

Amend Section 6 by adding a new subsection to be known as Subsection (g) to read as follows:

“(g) Sales made on relief vouchers issued by the State Department of Social Security or by any county, city or other welfare agency and the recipients of old age assistance.”

Debate ensued.

On motion of Mr. Callison, the previous question was ordered.

A roll call was demanded, but the demand was not sustained.

The amendment by Mr. Armstrong to Section 6 was lost.

On motion of Mr. Callison, the rules were suspended, Engrossed Senate Bill No. 113 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Callison, the previous question was ordered.

Mr. Miller (Donald B.) moved that he be excused from voting on Engrossed Senate Bill No. 113.

The motion was lost.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 113, and the bill passed the House by the following vote: Yeas, 54; nays, 42; absent or not voting, 3.

Those voting yea were: Representatives Austin, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Carty, Chervenka, Coe, Cook, Cowen, Devenish,
Eaton, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Isenhart, Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mackie, Martin, McCash, Miller (Frank O.),Mohler, Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, Wintler, Mr. Speaker—54.

Those voting nay were: Representatives Armstrong, Babcock, Bernethy, Dixon, Dore, Eddy, Fogg, Gabrielsen, Guisinger, Hall, Henry, Hurley (Joseph E.), Jackson, LaFollette, Lauman, McDonald, McQuesten, Miller (Donald B.), Miller (Fred), Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wiggen, Wills, Woodall—42.

Those absent or not voting were: Representatives Cameron, Judd, White—3.

Engrossed 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.

On motion of Mr. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 113 to the Senate.

EXPLANATION OF VOTE

Sixten P. Nordenberg:

"With reference to House amendment to Engrossed Senate Bill No. 113, amending Section 6, line 9, page 6 of the printed bill, by inserting a subsection to be known as Subsection (e) to read as follows: '(e) Sales of motor vehicle fuel taxable under Chapter 58 of the Laws of 1933, Section 5, (being Remington's Revised Statutes Section 8327-5);'

"Confusion existing prior to and during roll call caused me to vote 'no' when I actually desired to vote 'yes' on the issue of exempting gasoline from sales tax."

MOTIONS

Mr. Fry moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Smith (Michael B.) moved that the rules be suspended and that the Committee on Rules and Order be discharged of any further consideration of Engrossed Senate Joint Resolution No. 14, and that the resolution be put on the calendar at once.

Debate ensued.

On motion of Miss Wintler, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Smith (Michael B.), was lost by the following vote: Yeas, 45; nays, 51; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Beierlein, Bernethy, Butler, Carty, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hatley, Henry, Hurley (Joseph E.), Jackson, McDonald, McQuesten, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Petit, Pettus, Pitt, Riley (Edward F.), Rosellini, Sandegren, Savage, Sher-
man, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Vane, Wenberg, Wiggen, Wills—45.

Those voting nay were: Representatives Babcock, Beckley, Bienz, Brown, Callison, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hay, Hurley (John R. "Pat"), Isenhart, Jones (D. W.), Jones (John R.), Kehoe, Kinney (Geo. C.), Kinney (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Phillips, Reilly (Edward J.), Reno, Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Warnica, Wentworth, Woodall, Mr. Speaker—51.

Those absent or not voting were: Representatives Cameron, Judd, White—3

Mr. Reilly (Edward J.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Babcock moved that Mr. Gholson be excused from the call of the House.

The motion was lost.

Mr. Reilly (Edward J.) moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Guisinger moved that the rules be suspended and the Committee on Rules and Order be directed to place Senate Joint Resolution No. 14 on the calendar.

The Speaker (Mr. Hurley (John R. "Pat") presiding) declared the motion by Mr. Guisinger to be out of order, as the House had just voted on the motion.

Mr. Babcock moved that Mr. LaFollette be excused from the call of the House.

The motion was lost.

Mr. Reilly (Edward J.) moved that the balance of the day's calendar be made a special order of business commencing with Engrossed Senate Bill No. 427 at eleven o'clock a.m., Thursday morning, March 9, 1939.

The motion was carried.

On motion of Mr. Reilly (Edward J.), further proceedings under the call of the House were dispensed with.

On motion of Mr. Reilly (Edward J.), the House adjourned to 10:45 a.m., Thursday, March 9, 1939.

S. R. Holcomb, Chief Clerk.

John N. Sylvester, Speaker.
The Speaker called the House to order at 10:45 a.m.

The Clerk called the roll, and all members were present except Representatives Armstrong, Austin, Callison, Cook, Cowen, Devenish, Dixon, Fry, Gholson, Henry, Jones (John R.), Lindsay, Martin, McDonald, Mohler, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Reilly (Edward J.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Underwood, Wenberg, Wills and Woodall.

Prayer was offered by Reverend Elmer B. Christie, Pastor 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. Finucane, further reading was dispensed with, and the journal was ordered to stand approved as read.

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

REPORTS OF STANDING COMMITTEES

House of Representatives,
Olympia, Wash., March 8, 1939.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 190; also House Bill No. 208; also House Bill No. 225; also House Bill No. 236; also House Bill No. 380; also House Bill No. 381; also House Bill No. 399; also House Bill No. 466; also House Bill No. 565, have compared same with the original and engrossed bills and find them correctly enrolled.

C. Wayne Swegle, Chairman.

I concur in this report: B. F. Reno, Jr.

Engrossed Senate Bill No. 433 (reported by Committee on Appropriations):

Do pass as amended.
Passed to second reading.
The Speaker announced he was about to sign House Bill No. 190; also House Bill No. 208; also House Bill No. 225; also House Bill No. 236; also House Bill No. 380; also House Bill No. 381; also House Bill No. 399; also House Bill No. 466; also House Bill No. 565.
MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1939.

The Senate has passed: House Bill No. 259; also
House Bill No. 271, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Senate has passed: Engrossed House Bill No. 78; also
House Bill No. 287, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Senate has indefinitely postponed Engrossed Senate Bill No. 48 as amended by
the House.

Mr. Devenish demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Speaker observed, within the bar of the House, former Representative N. L. Brown from Chelan County, and appointed Mr. Jones (D. W.) and Mr. Isenhart to escort him to a seat beside the Speaker.

The Clerk called the roll, and the following absentees were noted: Representatives Austin, Beierlein, Cowen, Fry, Jones (John R.), Martin, Neal, Nordenberg, Rosellini and White.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

The Sergeant-at-Arms announced that Mr. Martin was present.

The Sergeant-at-Arms announced that Mr. Fry and Mr. White were present.

The Sergeant-at-Arms announced that Mr. Rosellini and Mr. Cowen were present.

The Sergeant-at-Arms announced that Mr. Jones (John R.) was present.

The Sergeant-at-Arms announced that Mr. Beierlein and Mr. Neal were present.

On motion of Mr. Finucane, the absent members were excused, and the House proceeded with business under the call of the House.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1939.

The Senate has passed House Bill No. 231, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Senate has receded from its amendments to House Bill No. 406 and passed the bill, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.
Mr. Speaker:
The Senate has failed to pass House Bill No. 322, and the same is herewith transmitted.

Earle M. McCroskey, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS

The Senate has passed House Bill No. 535, with the following amendments:
Amend Section 2 of the bill by adding at the end of Section 2 a new subsection to be known as Subsection (f) reading as follows:

"(f) This act shall expire March 1, 1941."

Amend Section 2, page 2, lines 19 and 20 of the original bill, the same being Section 2, page 2, line 10 of the printed bill, by striking the following sentence: "The civil actions herein provided for shall be tried to the court without a jury."; and the same is herewith transmitted.

On motion of Mr. Warnica, the House concurred in the Senate amendments to House Bill No. 535.

On motion of Mr. Woodall, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 535, as amended by the Senate and the bill passed the House by the following vote:
Yea, 96; nay, 1; absent or not voting, 2.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Cher-vanka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Olson, Payne, Pearsall, Pearson, Pe-nnock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—96.

Those voting nay were: Representative Smith (Vernon A.)—1.

Those absent or not voting were: Representatives Austin, Nordenberg—2.

House Bill No. 535, having received the constitutional majority, was declared passed, as amended by the Senate.

Earle M. McCroskey, Secretary.
On motion of Mr. Moulton, the House concurred in the Senate amendments to Engrossed House Bill No. 126.

On motion of Mr. Woodall, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 126, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 6; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettit, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wixgen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those voting nay were: Representatives Gabrielsen, Isenhart, Pearson, Pettus, Tisdale, Trombley—6.

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

Engrossed House Bill No. 126, having received the constitutional majority, was declared passed, as amended by the Senate.

SECOND READING OF BILLS

Engrossed Senate Bill No. 427, by Committee on Rules and Joint Rules: Relating to relief.

Mr. Speaker:

We, a majority of your Committee on Unemployment Relief and Public Welfare, to whom was referred Engrossed Senate Bill No. 427, entitled "An Act relating to the care, support and relief of needy persons; defining terms; providing necessary means and procedure for the furnishing of public assistance to such persons; defining need and resources to govern the determination of eligibility of persons to assistance under this act, and fixing the responsibility of certain relatives with respect to support of needy persons; creating and/or defining the powers and duties of certain state and county officers in connection with the administration of public assistance; providing for appeals in certain cases; imposing penalties for violations of the act; providing for the levy of taxes; making appropriations; repealing Chapter 180, Laws of 1937 and all acts or parts of acts in conflict herewith, and declaring an emergency whereby the act shall become effective April 1, 1939," have had 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 17, page 11, line 6 of the original bill, being page 6, line 44 of the printed bill, following the comma (,) after the word "applicant" and before the word "and" insert the following: "livestock not exceeding $150 in value."

In Section 22, page 13 of the original bill, being page 8 of the printed bill, strike the entire section and substitute in lieu thereof the following:

"An applicant for or a recipient of federal-aid assistance, feeling himself aggrieved by the action of the administrator, shall have the right to appeal to the Director of Social Security, which appeal shall be taken by serving upon the administrator, and filing with the director a written notice that the applicant or recipient appeals from
said action of the administrator. The notice of appeal may be served either personally or by registered mail and no appeal shall be effective unless notice thereof shall have been served and filed within twenty days after notice of the action of the administrator was communicated to the appellant. Upon receipt of notice of appeal the director shall set a date for hearing thereof to be conducted within twenty days of receipt of notice of said appeal and advise the appellant and administrator of the time and place of said hearing. At any hearing before the director a complete and literal transcript shall be prepared of all evidence, both oral and documentary, and such transcript, together with the case-record, shall become the record of the case on appeal to the superior court.

The director shall afford the appellant an opportunity for a fair hearing, and shall, within twenty days after hearing the appeal, either affirm, reverse or modify the decision of the administrator, and communicate his decision to the appellant and administrator. Hearings under the provisions of this section, unless appellant shall otherwise stipulate, shall be held in the county in which the appellant resides, and shall be conducted by the director or by an examiner especially appointed by the director for such purpose. Whenever a hearing is conducted by an examiner, the transcript shall be submitted to the director for his decision. Within twenty days after the director's decision on appeal is communicated to the appellant, he shall, if he feels himself aggrieved by such decision, have the right to appeal therefrom to the superior court of the county in which he resides, or at his option, to the superior court of Thurston County. Such appeal shall be taken by a written notice served upon the director either personally or by registered mail, and filed with the clerk of the court. Within ten days after being served with a notice of appeal from his decision, the director shall file with the clerk of the court the record of the case on appeal, and no further pleadings shall be necessary to bring the appeal to issue. Such appeal shall be tried in the superior court upon the record of the case on appeal so filed. The superior court shall determine whether or not a fair hearing has been granted to the appellant. If the court shall decide, for any reason, that a fair hearing was not granted to the appellant by the director, or that the director's decision was arbitrary or unreasonable, the court shall, in such event, remand the proceedings for redetermination of the issues by the director in a manner not inconsistent with the legal principles enunciated by the court. All appeals to the superior court under this section, involving aid to dependent children as defined in Chapter 114, Laws of 1937, or amendments thereof, shall be heard by the judge then assigned to the juvenile department of said court and acting as judge of the juvenile court of the county. Either party may appeal from the decision of the superior court to the supreme court. In Section 23, line 9, page 15 of the original bill, being Section 24, lines 14 and 15, page 9 of the printed bill, after the word "department" and before the word "may", strike the words "or administrator".

In Section 24, page 15, line 24 of the original bill, being line 20 of the printed bill, after the period (.) following the word "administration" strike the balance of the matter down to and including the period (.) following the word "granted" in line 27 of the original bill, being line 20 of the printed bill. JAMES M. HAY, Chairman.

We concur in this report: C. Wayne Swegle, Mrs. Thomas E. Kehoe, Julia Butler, Alva Ruark, Cecil A. Gholson, Cecil Callison, Dr. U. M. Lauman.

The bill was read the second time by sections.

Mr. Pennock moved that Engrossed Senate Bill No. 427 be indefinitely postponed.

Debate ensued.
On motion of Mr. Underwood, the previous question was ordered. A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion to indefinitely postpone Engrossed Senate Bill No. 427 was lost by the following vote: Yeas, 43; nays, 55; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Brown, Cook, Dixon, Fogg, Gabrieslen, Guisinger, Hall, Henry, Isenhart, Jackson, Judd, LaFollette, Lauman, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills, Woodall—43.

Those voting nay were: Representatives Babcock, Beckley, Bienz, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Hurley (Joseph E.), Jones (D. W.), Jones (John R.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mackie, Martin, Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Mr. Speaker—55.

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

Mr. Pennock moved the adoption of the following amendment to Section 1:

In Section 1, line 4, of the printed bill, after the words “work relief” insert the words: “vocational guidance and placement services for young people.”.

Debate ensued on the merits of the amendment.

The amendment by Mr. Pennock to Section 1 was lost.

On motion of Mr. Armstrong, the following amendment to Section 1 was adopted:

In Section 1, line 17, page 1 of the printed bill, after the comma (,) following the word “services” and before the word “aid” insert the following: “other handicapped persons.”.

Mr. Pennock moved the adoption of the following amendment to Section 2:

Strike all of Section 2 and substitute the following:

“Sec. 2. The Governor shall have control of the allocation of funds for assistance and shall in an advisory capacity assist the department in the formulation of policies to govern the administration of this act. To that end the Governor shall exercise such powers and perform such duties as are prescribed herein.”

Debate ensued on the merits of the amendment.

On motion of Mr. Mackie, the previous question was ordered.

The amendment by Mr. Pennock to Section 2 was lost.

Mr. Pennock moved the adoption of the following amendment to Section 2, line 25:

In Section 2, line 25 of the printed bill, after the word “employee” strike the period (.), insert a comma (,) and add the following words: “or an officer or employee of any other political subdivision of the State.”

Debate ensued on the merits of the amendment.

On motion of Mr. Vane, the previous question was ordered.

The amendment by Mr. Pennock to Section 2, line 25 was lost.

On motion of Mr. Hurley (Joseph E.), Mr. Pennock was excused from the call of the House.
On motion of Mr. Nordenberg, Mr. Wiggen was excused from the call of the House for fifteen minutes.

Mr. Isenhart moved the adoption of the following amendment to Section 3:
In Section 3, strike lines 31, 32, 33, 34 and down to and including the period (.) in line 35 of the printed bill.

Debate ensued on the merits of the amendment.

On motion of Mr. Cowen, the previous question was ordered.

The amendment by Mr. Isenhart was lost.

Mr. Pennock moved the adoption of the following amendment to Section 3:
In Section 3, after the first sentence, add the following sentence: "All personnel administering social security in this State shall be and they are hereby declared to be State employees."

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

The amendment to Section 3 by Mr. Pennock was lost.

Mr. Callison moved that all of the House committee amendments to Engrossed Senate Bill No. 427 be adopted.

Debate ensued.

**MOTIONS**

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

The Speaker declared the House at ease until the sound of the gavel.

The Speaker called the House to order

**MESSAGES FROM THE SENATE**

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
The President has signed: Senate Bill No. 98; also
Senate Bill No. 150; also
Senate Bill No. 194; also
Senate Bill No. 204; also
Senate Bill No. 371; also
Senate Bill No. 382; also
Senate Bill No. 408; also
Senate Bill No. 422, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
The President has signed: House Bill No. 190; also
House Bill No. 208; also
House Bill No. 225; also
House Bill No. 236; also
House Bill No. 380; also
House Bill No. 381; also
House Bill No. 399; also
House Bill No. 466; also
House Bill No. 565, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

The Speaker announced he was about to sign: Senate Bill No. 98; also
Senate Bill No. 150; also
Mr. Speaker:

The Senate has granted the request of the House for a conference on Senate Bill No. 374 and the House amendments thereto, and the President has appointed as Senate members of said Conference Committee, Senators Henderson, Haddon and Malstrom.

The Speaker appointed, as members of the Conference Committee on Senate Bill No. 374 and the House amendments thereto, Representatives Cameron, Wintler and Bienz.

SECOND READING OF BILLS

The House resumed consideration of Engrossed Senate Bill No. 427.

With the consent of the House, Mr. Callison withdrew his motion to adopt all of the House committee amendments.

Mr. Armstrong 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 Cowen, Dixon, Jones (John R.), Mackie, Payne, Smith (Jurie B.), Warnica, Wenberg, Wiggen and Wills.

On motion of Mr. Smith (Michael B.), the absent members were temporarily excused, and the House proceeded with business under the call of the House.

Mr. Isenhart moved the adoption of the following amendment to Section 3:

In Section 3, line 32, page 2 of the printed bill, strike the words "the Social Security Committee" and insert the words: "the county commissioners".

Debate ensued

On motion of Mr. Callison, the previous question was ordered.

The amendment by Mr. Isenhart was lost.

On motion of Mr. Reilly (Edward J.), the following amendments to Section 4 were adopted:

In Section 4, line 41 of the printed bill, after the period (.) following the word "county" strike the words: "Such appointment shall be made from an eligible list submitted to the county commissioners by the committee."

Debate ensued.
On motion of Mr. Cowen, the previous question was ordered.
The amendment by Mr. Woodall was lost.
Mr. Armstrong moved the adoption of the following amendment to Section 5:
In Section 5, page 3 of the printed bill, strike lines 6, 7, 8, 9 and 10 inclusive, being the entire first paragraph of Section 5.

Debate ensued.
On motion of Mr. LaFollette, the previous question was ordered.
The amendment by Mr. Armstrong was lost.
Mr. Henry moved the adoption of the following amendment to Section 5:
In Section 5, line 8, page 3 of the printed bill, after the word "with" strike the word "entire" and insert in lieu thereof the word "joint".

Debate ensued.
With the consent of the House, Mr. Henry withdrew his amendment.
Mr. Pennock moved the adoption of the following amendment to Section 5:
In Section 5, page 3 of the printed bill, strike the second paragraph, and insert in lieu thereof the following:
"The State hereby guarantees to make available to the counties from State and Federal funds, and a county tax as hereinafter required to be levied, monies sufficient to enable the counties to discharge their responsibility with respect to Federal aid assistance and general assistance."

Debate ensued.
On motion of Mr. Callison, the previous question was ordered.
The amendment by Mr. Pennock was lost.
On motion of Mr. Henry, the following amendment to Section 5 was adopted:
In Section 5, line 9, page 4 of the engrossed bill, being line 8, page 3 of the printed bill, after the word "with" and before the word "responsibility" strike the word "entire" and insert in lieu thereof the word "the".

Mr. Armstrong moved the adoption of the following amendment to Section 6:
In Section 6, line 20 of the printed bill, beginning with the word "The" at the beginning of the sentence and continuing through lines 21, 22, 23, 24 and 25, strike the entire matter, together with the Senate amendment.

Debate ensued.
On motion of Mr. Callison, the previous question was ordered.
The amendment by Mr. Armstrong was lost.
On motion of Mr. Hay, the committee amendment to Section 17, page 11, line 6 of the original bill, was adopted.
Mr. Armstrong moved the adoption of the following amendment to Section 17:
In Section 17, line 38, page 6 of the printed bill, after the word "organizations" add the following: "except when such assistance is of a casual or purely charitable nature."

Debate ensued.
On motion of Mr. Mackie, the previous question was ordered.
The amendment by Mr. Armstrong was lost.
Mr. Armstrong moved the adoption of the following amendment to Section 17:
In Section 17, line 40, page 6 of the printed bill, after the word "administrator" strike the remainder of line 40, all of line 41 and all of line 42 up to and including the word
“assistance”, and add in lieu thereof the following: “shall not further consider such relative as a resource.”

Debate ensued.

On motion of Mr. Mackie, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Armstrong to Section 17 was lost by the following vote: Yeas, 45, nays, 53; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Callison, Coe, Cook, Dixon, Dore, Eaton, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Isenhart, Jackson, McDonald, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Pitt, Riley (Edward F.), Rosellini, Sandegren, Savage, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wiggen, Wills—45.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Cowen, Devenish, Eddy, Egbert, Finucane, French, Fry, Gholson, Hurley (John R. “Pat”), Hurley (Joseph E.), Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Reno, Ruark, Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—53.

Those absent or not voting were: Representative Jones (John R.)—1.

On motion of Mr. Reilly (Edward J.), the following amendment to Section 17 was adopted:

In Section 17, line 19, page 10 of the engrossed bill, being line 30, page 6 of the printed bill, after the word “decision” and before the word “and” insert a colon (:)

“Provided, That if at the end of the forty-five day period the application has not been approved, because of inability to establish age, the application shall still be considered as pending.”

On motion of Mr. Finucane, the balance of the committee amendments to Engrossed Senate Bill No. 427 were ordered to be considered ahead of additional amendments offered from the floor.

Mr. Hay moved that the committee amendment to Section 22, page 13 of the original bill, be not adopted.

Debate ensued.

The motion was carried, and the amendment was not adopted.

Mr. Callison moved that the committee amendment to Section 23, page 15 of the original bill, be not adopted.

Debate ensued.

The motion was carried, and the amendment was not adopted.

On motion of Mr. Hay, the two committee amendments to Section 24 were adopted.

On motion of Mr. Finucane, the House considered amendments offered from the floor to Engrossed Senate Bill No. 427.

On motion of Mr. Reilly (Edward J.), the following amendments to Section 22 were adopted:

In Section 22, line 17, page 14 of the engrossed bill, being line 34, page 8 of the printed bill, after the word “be” strike the remainder of the sentence and insert in lieu thereof the following: “had by appellant.”
In Section 22, line 24, page 14 of the engrossed bill, being line 39, page 8 of the printed bill, strike the period (.) following the word "entitled" and add the following: "under this act."

On motion of Mr. Sandegren, the following amendment to Section 13 was adopted:

Amend Section 13, line 25, page 9 of the engrossed bill, being line 10, page 6 of the printed bill, by adding thereto a new sentence to read as follows: "In programs of services to youth the department is empowered to enter into cooperative agreements for joint operation of such programs with Federal agencies, including the National Youth Administration and with school districts and their local agencies."

Mr. Armstrong moved the adoption of the following amendment to Section 17:

In Section 17, page 7, line 8 of the printed bill, after the word "applicant" at the end of the sentence, strike the period (.), insert a colon (:) and add the following: "Provided, That in the case of a recipient of old age assistance, the assistance shall in no instance, together with the applicant's own resources, be less than $30.00 per month."

Debate ensued.

On motion of Mr. Woodall, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the amendment by Mr. Armstrong to Section 17 was lost by the following vote: Yeas, 38; nays, 60; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Hanson, Henry, Jackson, McDonald, McQuesten, Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wiggen, Wills—38.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsali, Pettit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Woodall, Mr. Speaker—60.

Those absent or not voting were: Representative Jones (John R.)—1.

Mr. Hall moved the indefinite postponement of Engrossed Senate Bill No. 427.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The motion to indefinitely postpone was lost.

On motion of Mr. Finucane, the following amendments by Mr. Moulton were considered:

Amend the bill by adding thereto five new sections immediately following Section 30 to be known as Sections 31, 32, 33, 34 and 35, to read as follows:

"Sec. 31. There is hereby created a Washington Welfare Survey Commission, hereinafter called the Commission, of five members to be appointed by the Governor from among the qualified electors of the state, none of whom shall hold any compensated public office under the state or federal governments. Each member of the Commission shall hold office and be removable at the pleasure of the Governor and shall serve until
his or her successor is duly appointed and qualified. The members of the Commission shall serve without compensation but may be reimbursed for actual expenses necessarily incurred in the performance of their duties, such reimbursement to be by itemized voucher of the State Auditor, certified and approved by the Chairman of the Commission.

"Sec. 32. The Commission, upon the appointment of its members shall meet at the State Capitol and organize by the election of one of its members as Chairman and one as Secretary of the Commission.

"Sec. 33. The duties of the Commission shall consist of a survey of the facts involved in the whole problem of public assistance in the State of Washington, including the nature and extent of need as defined herein in the several categories of assistance provided in this act, various methods properly to be employed in determining the eligibility for and the granting of public assistance, probable future costs of assistance hereunder, and of the resources available and to become available from federal aid, the state and the counties therefor.

"The Commission shall give consideration to the activities and requirements of the various federal and county agencies and other state departments which deal with related problems. The Commission, from time to time, shall report its findings to the Governor and make such recommendations thereon as it deems advisable and, on or before December 1 of each year, submit to the Governor its report of findings and recommendations, which report shall constitute public records.

"Sec. 34. For its purposes, the Commission is empowered to examine the records of the Department of Social Security and of the several counties, and the Director of Social Security, the county administrators of the several counties and all other state and county departments and agencies shall make available all such information desired by the Commission.

"Sec. 35. The Commission may employ such clerical and other assistance and personnel and incur such other expenses as may be necessary to enable it to carry out the powers and duties herein granted and imposed. It shall prepare and submit to the Director of Social Security, quarterly, a budget covering its anticipated expenses for the succeeding quarter, which budget, when approved by the Governor, shall constitute the items incurred thereunder for administrative expenses of the Department of Social Security, for the payment of which the State Auditor shall draw warrants payable from funds appropriated for the Department of Social Security."

Amend the bill—re-number the sections to read consecutively.

Mr. Moulton moved the adoption of the amendments to Engrossed Senate Bill No. 427.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The amendments were adopted.

The Speaker observed, within the bar of the House, former Representative David E. Gifford from King County, and appointed Mr. Austin and Mr. Turner to escort him to a seat beside the Speaker.

On motion of Mr. Moulton, the following amendment to the title was adopted:

In line 12 of the title of the engrossed bill, being line 8 of the title of the printed bill, after the semi-colon (;) following the word "appropriations" and before the word "repealing" insert the following: "creating the Washington Welfare Survey Commission, defining its powers and duties and providing for its expenses;"

On motion of Mr. McDonald, Mr. Van Dyk was excused for twenty minutes from the call of the House.

The Speaker observed, within the bar of the House, former Representative Ronald Moore from Cowlitz County, and appointed Miss Butler and Mr. Van Buskirk to escort him to a seat beside the Speaker.

On motion of Mr. LaFollette, the following amendment to Section 27 was adopted:

26—H
Amend the bill—strike the whole of Section 27 and renumber the remaining sections consecutively.

On motion of Mr. Callison, the following amendment to Section 31 was adopted:

In Section 31, line 17, page 17 of the engrossed bill, being line 23, page 10 of the printed bill, after the comma (,) following the figures "1937" and before the word "and" insert the following: "excepting Section 11."

On motion of Mr. Callison, the following amendment to the title was adopted:

In line 8 of the title of the engrossed bill, being line 8 of the title of the printed bill, after the figures "1937" and before the word "and" insert the following: "excepting Section 11."

Mr. Finucane moved that the rules be suspended, Engrossed Senate Bill No. 427 be advanced to third reading, the second reading be considered the third, and that the bill be placed on final passage.

The motion was carried.

Mr. Finucane moved that the rules be suspended, Engrossed Senate Bill No. 427 be advanced to third reading, the second reading be considered the third, and that the bill be placed on final passage.

Mr. Henry:

"Point of order, Mr. Speaker. Any member has a right to demand a division. Mr. Pettus demanded a division, but was not recognized."

The Speaker:

"Mr. Cowen demanded the previous question. Although Mr. Pettus was on his feet and shouting his head off, he was not recognized."

Mr. Pennock:

"Mr. Speaker, you said there was a two-thirds majority on the vote to suspend the rules. How could you tell when the vote was by voice?"

The Speaker:

"I have ruled that the motion to suspend the rules carried, and that the previous question has been demanded. If anyone wishes to appeal from the decision of the chair, they may do so."

Mr. Reilly (Edward J.):

"Mr. Speaker, I appeal from the decision of the chair."

The Speaker:

"I have ruled that the previous question has been demanded and that the question before the House is the final passage of Engrossed Senate Bill No. 427. Mr. Reilly (Edward J.) has appealed from the decision of the chair. The question now is—shall the decision of the chair be the judgment of the House? A vote 'aye' sustains the Speaker; a vote 'no' is against the Speaker's decision."

Mr. Reilly's (Edward J.) appeal from the decision of the chair was lost on a viva voce vote.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 427, and the bill passed the House by the following vote: Yeas, 60; nays, 37; absent or not voting, 2.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Reno, Riley
SIXTIETH DAY, MARCH 9, 1939

(Edward F.), Ruark, Sandegren, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnaica, Wenberg, Wentworth, White, Wintler, Mr. Speaker—60.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Cook, Dixon, Dore, Fogg, Gabrielsen, Guisinger, Hall, Henry, Jackson, Lauman, McDonald, McQuesten, Miller (Donald B.), Mohler, Neal, Nordenberg, Olson, Pearsall, Pearson, Pettus, Pitt, Rosellini, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Wiggen, Wills, Woodall—37.

Those absent or not voting were: Representatives Pennock, Van Dyk—2.

Engrossed Senate Bill No. 427, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 427 to the Senate.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

The Senate has passed: House Bill No. 379; also House Bill No. 382; also Engrossed House Bill No. 471, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

The Senate has passed: House Bill No. 235; also House Bill No. 299; also House Bill No. 314; also House Bill No. 348; also House Bill No. 415, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

The Senate has receded from the following amendments to Engrossed Substitute House Bill No. 392:

Amend Section 4, line 10, pages 3 and 4 of the original engrossed substitute bill, by striking the colon (:) after the word "towns" and inserting in lieu thereof a period (.) and by striking the balance of the section, the same being House amendments to Section 4 of the printed substitute bill;

Amend Section 28, line 28, page 13 of the original engrossed substitute bill, by striking the colon (:) after the word "available" and inserting in lieu thereof a period (.) and by striking the balance of the section, the same being the House amendments to Section 28 of the printed substitute bill;

and passed the bill with the following amendment:

Amend Section 28, line 20, page 13 of the original engrossed substitute bill, being page 7, Section 28, line 36 of the printed substitute bill, by inserting after the word and punctuation "law," and before the word "and" the following: "including sums to be repaid to counties composed entirely of islands,"; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Devenish moved that the House do concur in the Senate amendment to Engrossed Substitute House Bill No. 392.
The motion was carried.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 392, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 97; nays, 1; absent or not voting, 1.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dow, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jodie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Worth, White, Wiggens, Wills, Wintler, Woodall, Mr. Speaker—97.

Those voting nay were: Representative Neal—1.

Those absent or not voting were: Representative Van Dyck—1.

Engrossed Substitute House Bill No. 392, having received the constitutional majority, was declared passed, as amended by the Senate.

On motion of Mr. Judd, Mr. Woodall was excused from the call of the House for fifteen minutes.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 450, with the following amendments:

Amend Section 2, line 4, page 3 of the original bill, the same being Section 2, line 24, page 2 of the printed bill, by inserting the following:

"Salary for Collection of Delinquent Corporation Taxes and Fees..... $8,000.00"

Amend Section 2, line 15, page 3 of the original bill, the same being Section 2, line 32, page 2 of the printed bill, by striking the figure "10,000.00" and insert in lieu thereof "15,000.00".

Amend Section 2, line 16, page 3 of the original bill, the same being Section 2, line 33, page 2 of the printed bill, by striking the figure "$155,500.00" and insert in lieu thereof "$168,000.00".

Amend Section 2, line 18, page 3 of the original bill, the same being Section 2, line 35, page 2 of the printed bill, by striking the figure "$68,000.00" and insert in lieu thereof "$70,000.00".

Amend Section 2, line 21, page 3 of the original bill, the same being Section 2, line 38, page 2 of the printed bill, by striking the figure "$92,000.00" and insert in lieu thereof "$94,000.00".

Amend Section 2, line 23, page 3 of the original bill, the same being Section 2, line 40, page 2 of the printed bill, by striking the figure "$25,000.00" and insert in lieu thereof "$27,000.00".

Amend Section 2, line 25, page 3 of the original bill, the same being Section 2, line 42, page 2 of the printed bill, by striking the figure "$30,750.00" and insert in lieu thereof "$32,750.00".

Amend Section 2, line 4, page 1 of the original bill, the same being Section 2, line 3, page 1 of the printed bill, by striking the figure "$68,000.00" and insert in lieu thereof "$70,000.00".

Amend Section 2, line 4, page 7 of the original bill, the same being Section 2, page 3, line 11 of the printed bill, by striking the figure "$126,000.00" and insert in lieu thereof "$128,000.00".

Senate Chamber,
Olympia, Wash., March 8, 1939.
Amend Section 2, page 4, line 9 of the original bill, the same being Section 2, page 3, line 13 of the printed bill, by striking the figure "$22,000.00" and insert in lieu thereof "$23,000.00".

Amend Section 2, page 4, line 14 of the original bill, the same being Section 2, page 3, line 18 of the printed bill, by striking the figure "$43,480.00" and insert in lieu thereof "$44,480.00".

Amend Section 2, page 4, line 21 of the original bill, the same being Section 2, page 3, line 25 of the printed bill, by striking the figure "$90,000.00" and insert in lieu thereof "$95,000.00".

Amend Section 2, page 4, line 25 of the original bill, the same being Section 2, page 3, line 28 of the printed bill, by striking the figure "$40,000.00" and insert in lieu thereof "$35,000.00".

Amend Section 2, page 5, after line 14 of the original bill, the same being Section 2, page 4, after line 4 of the printed bill, by adding the following:

“For Legislative Expense:

- Printing, indexing, binding and editing Session Laws, Senate and House Journals, other legislative printing, and binding public documents of the Twenty-sixth Session .................................. $20,000.00
- Indexing Senate and House Journals ........................................ 1,000.00
Total .......................................................... $21,000.00”

Amend Section 2, page 6, after line 5 of the original bill, the same being Section 2, page 4, after line 26 of the printed bill, by adding the following:

“For the State Athletic Commission:

- Salaries and Wages ........................................ $6,300.00
- Operations .................................................. 3,500.00
Total ......................................................... $9,800.00”

Amend Section 2, page 9, line 26 of the original bill, the same being Section 2, page 7, line 3 of the printed bill, by striking the figure "$88,000.00" and insert in lieu thereof "$92,000.00".

Amend Section 2, page 9, line 27 of the original bill, the same being Section 2, page 7, line 4 of the printed bill, by striking the figure "$22,000.00" and insert in lieu thereof "$23,000.00".

Amend Section 2, page 10, line 10 of the original bill, the same being Section 2, page 7, line 16 of the printed bill, by striking the figure "$362,500.00" and insert in lieu thereof "$368,000.00".

Amend Section 2, page 11, after line 22 of the original bill, the same being Section 2, page 8, after line 10 of the printed bill, by adding the following:

“For Improvement and Protection of Oyster Reserves:

- Salaries, Wages and Operations .......................... 10,000.00”

Amend Section 2, page 11, line 26 of the original bill, the same being Section 2, page 8, line 13 of the printed bill, by striking the figure "$440,000.00" and insert in lieu thereof "$450,000.00".

Amend Section 2, page 13, line 11 of the original bill, the same being Section 2, page 9, line 11 of the printed bill, by striking the figure "$290,000.00" and insert in lieu thereof "$255,000.00".

Amend Section 2, page 13, after line 11 of the original bill, the same being Section 2, page 9, after line 11 of the printed bill, by adding the following:

“For Auditing in Conjunction with Fuel Oil and Gas Tax Collections ........................................ 35,000.00”

Amend Section 2, page 14, lines 3 to 8 of the original bill, the same being Section 2, page 9, lines 33 to 35 of the printed bill, by inserting a parenthesis after the word “collected” and striking the balance of the sentence through the word “Treasury”.

Amend Section 2, page 14, lines 16 to 31 of the original bill, the same being Section 2, page 9, lines 43 and 44 and page 10, lines 1 to 14 of the printed bill, by striking the whole thereof and insert in lieu thereof the following:

“Salaries, Wages, Operations and Assistance as provided by Law, Provided, That expenditures for salaries, wages and operations shall not exceed five per cent (5%) of the total amount expended for old age assistance ................................. $24,000,000.00”
"Division of Public Assistance:
  Salaries and Wages.......................... 248,000.00
  Operations.................................... 289,800.00
  Assistance as Provided by Law.............. 5,750,000.00

"Division for Children:
  Salaries and Wages.......................... 495,000.00
  Operations.................................... 150,900.00
  Assistance as Provided by Law.............. 2,552,779.00

"Division for the Blind:
  Salaries and Wages.......................... 50,000.00
  Operations.................................... 41,450.00
  Assistance as Provided by Law.............. 482,580.00

Sub-total..................................... $34,909,409.00

"Expenditures from the following appropriations to be limited to amounts received or to be received from the Federal Government, and credited to the General Fund under the respective categories of assistance:

"Assistance as Provided by Law:
  Division of Public Assistance................ $2,000,000.00
  Division for Children........................ 2,100,000.00
  Division for the Blind....................... 370,000.00

Sub-total..................................... $4,470,000.00

Total Department of Social Security........... $39,379,409.00"

Amend Section 2, page 15, after line 4 of the original bill, the same being Section 2, page 10, after line 18 of the printed bill, by inserting the following:
  "For Installation and Maintenance of a Teletype System.......................... 65,000.00"

Amend Section 2, page 15, line 5 of the original bill, the same being Section 2, page 10, line 19 of the printed bill, by striking the figure "$1,695,610.00" and insert in lieu thereof "$1,760,610.00".

Amend Section 2, page 17, lines 28, 29, 30 and 31, page 18, lines 1 to 6 of the original bill, the same being Section 2, page 12, lines 17 to 26 of the printed bill, by striking the whole thereof and insert in lieu thereof the following:
  "Salaries, Wages and Old Age Annuities................ $4,036,416.00
  Operations.................................... 992,038.00
  Total......................................... $5,028,454.00

FROM THE WASHINGTON STATE COLLEGE FUND

"For the State College of Washington:
  Salaries and Wages.............................................. $1,591,397.18
  Old Age Annuities, as provided by Chapter 223, Laws of 1937......................... 76,000.00
  Operations................................................. 715,884.82
  Total...................................................... $2,383,282.00"

Amend Section 2, page 18, line 22 of the original bill, the same being Section 2, page 12, line 38 of the printed bill, by striking the figure "$359,934.50" and insert in lieu thereof "$389,934.50".

Amend Section 2, page 18, line 26 of the original bill, the same being Section 2, page 12, line 42 of the printed bill, by striking the figure "$78,587.50" and insert in lieu thereof "$108,587.50".

Amend Section 2, page 22, after line 18 of the original bill, the same being Section 2, page 14, after line 43 of the printed bill, by inserting the following:

"FROM THE UNIVERSITY OF WASHINGTON FUND

For the University of Washington:"

Amend Section 2, page 22, line 25 of the original bill, the same being Section 2, page 15, line 4 of the printed bill, by striking the figure "$660,000.00" and insert in lieu thereof "$500,000.00".
Amend Section 2, page 23, line 19 of the original bill, the same being Section 2, page 15, line 22 of the printed bill, by striking the figure "$5,580,138.00" and insert in lieu thereof "$5,420,138.00".

Amend Section 2, page 24, line 4 of the original bill, the same being Section 2, page 15, line 34 of the printed bill, by striking the figure "$4,500,000.00" and insert in lieu thereof "$2,500,000.00".

Amend Section 2, page 24, line 18 of the original bill, the same being Section 2, page 16, line 1 of the printed bill, by adding the following: "(including Deficiencies)".

Amend Section 2, page 27, line 26 of the original bill, the same being Section 2, page 17, line 42 of the printed bill, by striking the figure "$7,500.00" and insert in lieu thereof "$8,500.00"; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Hurley (John R. "Pat") moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 450, and that the Senate be asked to recede therefrom.

The motion was carried.

On motion of Mr. Nordenberg, Mr. Bernethy was excused from the call of the House for fifteen minutes.

Mr. Reilly (Edward J.) moved that the House do concur in the Senate amendments to House Bill No. 298.

The motion was carried.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 298, as amended by the Senate, and the bill passed the House by the following vote:

Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—96.
Those absent or not voting were: Representatives Bernethy, Van Dyk, Woodall—3.

House Bill No. 298, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Speaker:

The Senate has passed House Bill No. 68, with the following amendment:
Amend Section 1, line 5 of the printed bill, being line 11 of the original bill, after the word "creditor" which appears before the words "or attorney", by inserting the words: "whose claim has been duly served and filed"; and the same is herewith transmitted.

E. M. McCroskey, Secretary.

Mr. Vane moved that the House do concur in the Senate amendment to House Bill No. 68.

The motion was carried.

On motion of Mr. Cowen, Mr. Neal was excused from the call of the House for fifteen minutes.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 68, as amended by the Senate, and the bill passed the House by the following vote:
Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonal, McQuesten, Miller (Donald B.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley, (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wernica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—97.

Those absent or not voting were: Representatives Neal, Woodall—2.

House Bill No. 68, having received the constitutional majority, was declared passed, as amended by the Senate.

On motion of Mr. Wiggen, Mr. Nordenberg was excused from the call of the House for ten minutes.

Mr. Jackson moved that Mr. Rosellini be excused from the call of the House for ten minutes.

The motion was lost.

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

The Speaker declared the House at ease until the sound of the gavel.

The Speaker called the House to order.

The Speaker called Mr. Fry to preside.

Mr. Mackie 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 Cowen, Gholson, Hay, Jones (John R.), Kehoe, Lindsay, Neal, Nordenberg, Pitt, Pearsall, Petit, Reilly (Edward J.), Riley (Edward F.), Rosellini and Sandegren.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

The Sergeant-at-Arms announced that Mr. Reilly (Edward J.), and Mr. Riley (Edward F.) were present.

The Sergeant-at-Arms announced that Mr. Hay, Mrs. Kehoe, Mr. Pitt, Mr. Rosellini and Mr. Sandegren were present.

On motion of Mr. Sherman, the absent members were temporarily excused and the House proceeded with business under the call of the House.

On motion of Mr. Warnica, the Sergeant-at-Arms was instructed to enforce Rule 80.

The Speaker resumed the chair.

SENATE AMENDMENTS TO HOUSE BILLS

MR. SPEAKER:

Senate Chamber,
Olympia, Wash., March 9, 1939.

The Senate has passed: Re-engrossed House Bill No. 324, with the following amendments:

Amend Section 6, line 5, page 3 of the original re-engrossed bill, same being lines 20 and 21, page 2 of the printed bill, after the word “purposes” strike the words “within the State of Washington”.

Amend the re-engrossed bill by striking Section 6-A, same being the House amendment to the entire section.

Amend Section 7-A, being lines 23 and 24, page 3 of the original re-engrossed bill, same being lines 5 and 6 of the House amendment; after the word “factory” strike the words: “within the State of Washington”; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Chervenka moved that the House do concur in the Senate amendments to Re-engrossed House Bill No. 324.

The motion was carried.

On motion of Mr. Bienz the previous question was ordered.

The Clerk called the roll on the final passage of Re-engrossed House Bill No. 324, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 88; nays, 6; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kinnear (Geo. C.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moultan, Nordenberg, Olson, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwod, Van Buskirk, Van Dyk, Vane, Warnica Wenberg, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—88.
Those voting nay were: Representatives Brown, Finucane, Kehoe, Kin­
near (Roy J.), Payne, Wentworth—6.

Those absent or not voting were: Representatives Gholson, Jones (John
R.), Lindsay, Neal, Pearsall—5.

Re-Engrossed House Bill No. 324, having received the constitutional ma­
jority, was declared passed, as amended by the Senate.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 541, with the following amend­
ment:

Amend Section 3, line 12, page 3 of the engrossed bill, by striking the words: “with­
in the state.”; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Isenhart moved that the House do concur in the Senate amendment
to Engrossed House Bill No. 541.

The motion was carried.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No.
541, 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 Armstrong, Austin, Babcock,
Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty,
Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finu­
cane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay,
Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones
(D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette,
Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.),
Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg,
Olson, Payne, Pearson, Pennock, Pett, Pitts, Phillips, Pitt, Reilly (Edward
J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Sherman, Smith
(Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Tromb­
ley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica,
Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Mr. Speaker—90.

Those voting nay were: Representatives Dore, Schumann, Woodall—3.

Those absent or not voting were: Representatives Gholson, Jones (John
R.), Lindsay, Neal, Pearsall, Rosellini—6.

Engrossed House Bill No. 541, having received the constitutional majority,
was declared passed, as amended by the Senate.

MR. SPEAKER:

The Senate has passed House Bill No. 342, with the following amendments:

Amend Section 1, line 1 of the original bill, the same being Section 1, line 1 of the
printed bill, after the word “Washington,” by striking the following: “comprising within its boundaries two hundred thousand (200,000) or more acres of land.”;

Amend Section 2, line 15 of the original bill, the same being Section 2, line 7 of the
printed bill, after the word “by” by striking the following word and figures: “fifty (50)” and inserting in lieu thereof the word and figures: “twenty-five (25)”.

Amend the first line of the title by inserting a comma (,) after the word “districts” and striking the following: “comprising within their boundaries two hundred thousand (200,000) or more acres of land.”; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.
Mr. Moulton moved that the House do concur in the Senate amendments to House Bill No. 342.

The motion was carried.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 342, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Winters, Woodall, Mr. Speaker—93.

Those voting nay were: Representative Bernethy—1.

Those absent or not voting were: Representatives Gholson, Jones (John R.), Lindsay, Neal, Rosellini—5.

House Bill No. 342, having received the constitutional majority, was declared passed, as amended by the Senate.

Mr. Martin moved that the House do concur in the Senate amendments to Engrossed House Bill No. 161.

Debate ensued.

Mr. Mackie moved the previous question, but the motion was lost.

Debate continued.
Mr. Smith (Michael B.) raised the point of order that the Senate amendments to Engrossed House Bill No. 161 substituted an entirely new bill, and according to the Constitution, amendments must be germane to the original bill.

Mr. Henry:
"Mr. Speaker, I would like to have a ruling on House Rule No. 65."

The Speaker:
"May I read House Rule No. 65: 'A substitute or amendment must relate to the same subject as the original bill, resolution or constitutional amendment under consideration.' You will note the words in parenthesis: ' (See also House Rule No. 25). ' This rule reads: 'No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment; and no bill or resolution shall at any time be amended by annexing thereto or incorporating therein any other bill or resolution pending before the House.'

"If the amendments adopted by the Senate in amending the Engrossed House Bill No. 161 had been presented in the House, under the rules just read, I would be compelled to rule the amendments out of order. However, the question before the House is the motion that the House concur in the Senate amendments. We in the House have no control over what the Senate does in open session. We can only concur in or reject Senate action, as the majority of the House rules. As Speaker of the House, I have no authority whatsoever to rule the amendments as adopted by the Senate out of order."

Mr. Reilly (Edward J.) moved that the House decide now whether or not it would act favorably on any House Bills returned to the House from the Senate with amendments that are not germane to the original subject matter of the said House bill.

Debate ensued.

The Speaker ruled Mr. Reilly's (Edward J.) motion out of order, stating that the question before the House was the motion by Mr. Martin that the House do concur in the Senate amendments to Engrossed House Bill No. 161.

Mr. Reilly (Edward J.) demanded a roll call and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Martin that the House do concur in the Senate amendments to Engrossed House Bill No. 161 was lost by the following vote: Yeas, 24; nays, 71; absent or not voting, 4.

Those voting yea were: Representatives Austin, Bienz, Callison, Chernenka, Coe, Finucane, Fry, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Kehoe, Martin, Montgomery, Neal, Payne, Petit, Reilly (Edward J.), Riley (Edward F.), Savage, Swegle, Underwood, Vane, Wenberg, Wentworth—24.

Those voting nay were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Brown, Butler, Cameron, Carty, Cook, Cowen, Devenish, Dixon, Ore, Eaton, Eddy, Egbert, Fogg, French, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Henry, Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Moulton, Nordenberg, Olson, Pearson, Pennock, Pettus, Phillips, Pitt, Reno, Ruark, Sandegren, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Tisdale, Trombley, Turner, Twidwell, Van Buskirk, Van Dyk, Warnica, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—71.
Those absent or not voting were: Representatives Gholson, Lindsay, Pearsall, Rosellini—4.

Mr. Reilly (Edward J.) moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 161 and that the Senate be asked to recede therefrom.

The motion was carried.

PERSONAL PRIVILEGE

The Speaker recognized Mr. Mackie from Grays Harbor County.

Mr. Mackie:

"I want to talk about the calendar. Every member of this House should think about this calendar. If we will get down to business and forget our dilatory tactics and put our minds to the calendar, we will get things done."

SENATE AMENDMENTS TO HOUSE BILLS

Mr. Eddy moved that the House do concur in the Senate amendment to House Bill No. 312.

Debate ensued.

On motion of Mr. Judd, the previous question was ordered.

The motion by Mr. Eddy was carried.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 312, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 5.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienza, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Gore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Olson, Payne, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Smith (Julie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those voting nay were: Representatives Armstrong, Nordenberg, Savage, Sherman—4.

Those absent or not voting were: Representatives Gholson, Lindsay, Neal, Pearsall, Rosellini—5.

House Bill No. 312, having received the constitutional majority, was declared passed, as amended by the Senate.
The Senate has passed House Bill No. 401, with the following amendments:
Amend the title of the act by striking the word "Jefferson" and inserting in lieu thereof the word "Clallam".
Amend Section 1, line 3 of the printed bill, by striking the word "Jefferson" and inserting in lieu thereof the word "Clallam"; and the same is herewith transmitted.

Mr. Sherman moved that the House do concur in the Senate amendments to House Bill No. 401.

The motion was carried.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 401, as amended by the Senate, and the bill passed the House by the following vote:

Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Birenth, Brown, Butler, Callison, Cameron, Cartys, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gusinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearson, Pennock, Pettis, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sanden, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those absent or not voting were: Representatives Gholson, Lindsay, Neal, Pearsall, Rosellini—5.

House Bill No. 401, having received the constitutional majority, was declared passed, as amended by the Senate.

The Senate has passed Engrossed House Bill No. 351, with the following amendments:
Amend Section 24, line 20, page 7 of the original bill, being Section 24, line 43, page 4 of the printed bill, after the word "stuff" strike the period (.) and insert in lieu thereof a comma (,) and add the following: "nor to any dealer as to his sales of dog foods or livestock remedies".

Amend Section 25, line 2, page 5 of the printed bill, after the word "of", strike the words and figures "Ten Dollars ($10.00)" and insert in lieu thereof the words and figures: "Two Dollars ($2.00)."

Amend Section 28, line 7, page 8 of the original bill, being Section 28, line 12, page 5 of the printed bill, by striking the whole thereof.

Amend Section 29, line 21, page 8 of the original bill, being Section 29, line 23, page 5 of the printed bill, by striking the whole thereof.

Amend Section 30, line 2, page 9 of the original bill, being Section 30, line 30, page 5 of the printed bill, after the word "Sec." strike the figures "30" and insert in lieu thereof the figures "28" renumbering each consecutive section thereafter.

Amend renumbered Section 28, line 12, page 9 of the original bill, being renumbered Section 28, line 38, page 5 of the printed bill, after the period (.) and beginning with the word "The" strike the remainder of the section.
Amend renumbered Section 35, line 3, page 11 of the original bill, being renumbered Section 35, line 35, page 6 of the printed bill, after the word "more" and before the word "the" strike the words "or less than" and insert in lieu thereof the following: "than fifty (50) pounds except"; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Martin moved that the House do concur in the Senate amendments to Engrossed House Bill No. 351.

The motion was carried.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 351, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Olson, Payne, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—92.

Those voting nay were: Representatives Armstrong, Nordenberg—2.

Those absent or not voting were: Representatives Gholson, Lindsay, Neal, Pearsall, Rosellini—5.

Engrossed House Bill No. 351, having received the constitutional majority, was declared passed, as amended by the Senate.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 8, 1939.

Mr. Speaker:

The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 213, and asks the House to recede therefrom, and said bill is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Hurley (Joseph E.) moved that the House do not recede from its amendments to Engrossed Senate Bill No. 213, and that the Senate be asked for a conference thereon.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The motion by Mr. Hurley (Joseph E.) was carried.

SENATE AMENDMENTS TO HOUSE BILLS

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 90, with the following amendment:

Amend Section 3 by striking the whole thereof and inserting in lieu thereof the following:
"A retirement system is hereby created and established in each city of the first class in each first class county to be known as the 'employees' retirement system'. This act shall become effective as to any such city when by ordinance of the city duly enacted its terms are expressly accepted and made applicable thereto. This section shall not be construed as preventing performance before July 1, 1939, of any preliminary work which any city council, city commission or board of administration shall deem necessary.";

and the same is herewith transmitted. 

EARLE M. McCROSKEY, Secretary.

Mr. Reilly (Edward J.) moved that the House do concur in the Senate amendment to Engrossed House Bill No. 90.

Debate ensued.

On motion of Mr. Woodall, the previous question was ordered.

The motion was carried.

The Clerk called the roll on the final passage of Engrossed House Bill No. 90, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beekley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Aure, Eaton, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph J.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinneer (Geo. C.), Kinneer (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those absent or not voting were: Representatives Gholson, Lindsay, Neal, Pearsall, Rosellini—5.

Engrossed House Bill No. 90, having received the constitutional majority, was declared passed, as amended by the Senate.

On motion of Mr. Finucane, Mr. Moulton was excused from the call of the House for fifteen minutes.

Senate Chamber,
Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 146, with the following amendments:

Amend the title by inserting after the semi-colon (;) in the second line of the printed bill, the following: "authorizing the lease of county real property and validating certain leases;"

Amend Section 3 by striking the number "3" (emergency clause) and substituting in lieu thereof the number "4".

Amend the bill, following line 18, page 2, by adding a new section to be known as Section 3, to read as follows:

"Sec. 3. Whenever in their discretion the board of county commissioners of any county in this state deem it for the best interests of said county and the people thereof, they may lease to the highest and best bidder at public auction, with or without option to purchase, any part or parcel, or portion thereof, of real property acquired by said county through the non-payment of taxes, by entering an order fixing the duration, terms and conditions of such lease. At least thirty (30) days' notice of the time and place where said lands will be offered for lease shall be given by the commissioners by two publications in a weekly newspaper published in the county where such lands are
situated: Provided, That no such lease shall extend for more than three years but may be renewed for like periods."; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Reilly (Edward J.) moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 146 and that the Senate be asked to recede therefrom.

The motion was carried.

MR. SPEAKER:

Senate Chamber,
Olympia, Wash., March 9, 1939.

The Senate has passed House Bill No. 163, with the following amendments:

Amend the title by striking the period (.), inserting a semi-colon (;) and adding the following: "and relating to the designation of taxes and assessments."

Amend the bill by adding thereto a new section to read as follows:

"SEC. 2. All annual taxes and assessments of real and personal property shall hereafter be known and designated as taxes and assessments of the year in which such taxes and assessments, or the initial installment thereof, shall become due and payable; except, that any such taxes and assessments that have become due and payable, or of which any installment has become due and payable, at the time this act becomes effective, shall continue to be known and designated the same as heretofore."; and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Reilly (Edward J.) moved that the House do concur in the Senate amendments to House Bill No. 163.

The motion was carried.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of House Bill No. 163, as amended by the Senate, and the bill passed the House by the following vote:

Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Callison, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinneir (Geo. C.), Kinneir (Roy J.), LaFolletta, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Nordenberg, Olson, Payne, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those absent or not voting were: Representatives Gholson, Lindsay, Moulton, Neal, Pearsall—5.

House Bill No. 163, having received the constitutional majority, was declared passed, as amended by the Senate.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has reconsidered the vote by which Engrossed Senate Bill No. 48 was indefinitely postponed and has refused to concur in the House amendments to Engrossed Senate Bill No. 48 and asks the House to recede therefrom; and said bill is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.
Mr. Van Dyk moved that the House do not recede from its amendments to Engrossed Senate Bill No. 48, and that the Senate be asked for a conference thereon. 

Debate ensued. 

On motion of Mr. Fry, the previous question was ordered. 

The motion by Mr. Van Dyk was carried. 

**SENATE AMENDMENTS TO HOUSE BILL**

*Senate Chamber, Olympia, Wash., March 9, 1939.* 

**MR. SPEAKER:**

The Senate has passed House Bill No. 175, with the following amendments: 

Amend the bill by renumbering Section 2 to read: "Sec. 4."

Amend House Bill No. 175, by adding thereto two new sections to be known as Section 2 and Section 3, respectfully, to follow Section 1, to read as follows: 

"Sec. 2. That Section 10, Chapter 228, Laws of 1937, being Section 6312-110, Remington’s Revised Statutes, be and the same is hereby repealed."

"Sec. 3. Section 11, Chapter 228, Laws of 1937, being Section 6312-111, Remington’s Revised Statutes, is hereby repealed and in lieu thereof a new section is hereby enacted to read as follows:"

"Section 11. The duties imposed upon the various state and county officers by this act shall be performed within such time or times as to give effect to the act. No private motor vehicle, as herein defined, shall be listed and assessed for ad valorem taxes for the year 1940 or any succeeding year so long as this act remains in effect."

Amend the title by striking the whole thereof and inserting in lieu thereof the following:

"An Act relating to the listing and assessment of property for taxation, prescribing that certain personal property shall be listed and assessed on a monthly average basis, providing for the taxation of motor vehicles, amending Section 8, Chapter 130 of the Laws of the 1925 Extraordinary Session, and Chapter 228, Laws of 1937, and declaring an emergency.", and the same is herewith transmitted.

**EARLE M. McCROSKY, Secretary.**

Mr. Van Dyk moved that the House do not concur in the Senate amendments to House Bill No. 175 and that the Senate be asked to recede therefrom. 

Debate ensued. 

Mr. Reno moved that the Senate amendments to House Bill No. 175 be laid on the table.

The motion was carried, and the Senate amendments, together with the bill, were laid on the table.

On motion of Mr. Reno, Mr. Warnica was excused from the call of the House for twenty minutes.

**SECOND READING OF BILLS**

Mr. Reilly (Edward J.) moved that the next order of business be consideration of Engrossed Senate Bill No. 433.

The motion was carried.

The Speaker declared the House to be at ease until the sound of the gavel.

The Speaker called the House to order.

On motion of Mr. Cowen, Mr. Armstrong was excused from the call of the House for fifteen minutes.

**Engrossed Senate Bill No. 433,** by Senators Shorett and Klemgard: The supplemental appropriation bill.
MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 433, 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, for refunds 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 1, 1939, and ending March 31, 1941, except as otherwise provided, defining terms, limiting allowances and compensation, and providing this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In Section 2, page 2, line 23 of the engrossed bill, strike the figures "$115,893.93" and insert in lieu thereof the figures "$115,863.93".

In Section 2, page 3, line 15 of the engrossed bill, strike the figures "$158,559.21" in the first column of figures, and insert the figures "$458,559.21" in the second column of figures.

In Section 2, page 3, strike lines 27, 28, 29 and 30 of the engrossed bill.

In Section 2, page 4, strike lines 29 to 32, inclusive, and on page 5, lines 1 to 17, inclusive, of the engrossed bill.

In Section 2, page 9, line 31 of the engrossed bill, strike the figures "$106.30" and strike the figures "$6,213.30".

In Section 2, page 11, line 14 of the engrossed bill, strike the underlining and the figures "$46,359.06".

In Section 2, page 11, line 17 of the engrossed bill, strike the colon (:) after the word "follows" and insert in lieu thereof a comma (,) and add the following: "Provided, That the payments for local improvement assessments from the following appropriations shall be made only in accordance with the terms and provisions of Section 8129, Remington's Revised Statutes."

In Section 2, page 13, line 9 of the engrossed bill, strike the figure "7" and insert in lieu thereof the figure "3".

In Section 2, page 13, line 9 of the engrossed bill, strike the word "Valley".

In Section 2, page 12, line 29 of the engrossed bill, strike the figure "7" and insert in lieu thereof the figure "3".

In Section 2, page 13, following line 12 of the engrossed bill, strike the following: "Local Improvement Assessments against State lands (state fair grounds) lying in Section 29, Township 13, Range 19, Dike District No. 1, Yakima County, for the years 1928 to 1938 inclusive........................................ $41.38
"Local Improvement Assessments (Moxee Road) against State lands (state fair grounds) lying in Section 29, Township 13, Range 19, for the years 1931 and 1932................................................................. 36.85"

In Section 2, page 13, line 16 of the engrossed bill, being page 7, line 41 of the printed bill, following the word "Summitview" insert the word "Cowiche".

In Section 2, page 13, line 29 of the engrossed bill, being page 8, line 7 of the printed bill, strike the underlining and the figures "$50.65" and insert in lieu thereof the figures "$50.63".

In Section 2, page 13, line 29 of the engrossed bill, being page 8, line 7 of the printed bill, strike the figures "$68,512.39".

In Section 2, page 14, line 7 of the engrossed bill, being page 8, line 12 of the printed bill, strike the underlining and the figures "$100,500.00".

In Section 2, page 14, following line 7 of the engrossed bill, being page 8, following line 12 of the printed bill, add the following: "For installation of electrical amplification system, chimes and organ for dome of Legislative Building .............. $3,200.00"

In Section 2, page 14, line 17 of the engrossed bill, being page 8, line 20 of the printed bill, strike the words: "(To insure Federal Funds)" and insert in lieu thereof the following: "(To become available only in the event that this appropriation is necessary to secure additional funds provided by the Federal Government for use of the library)."

In Section 2, page 14, following line 17 of the engrossed bill, being page 8, following line 20 of the printed bill, insert the following:

"FROM THE GENERAL FUND"

"FOR THE WASHINGTON STATE PROGRESS COMMISSION:

"For capital outlay, operations and maintenance of state's exhibits at the Golden Gate International Exposition and New York World's Fair; for salaries and wages in connection therewith; for exhibits at World's Poultry Congress; for exhibit at National Dairy Show.............. $82,500.00"

In Section 2, page 15, strike lines 1 and 2 of the engrossed bill, being page 8, line 31 of the printed bill.

In Section 2, page 15, strike lines 10 to 27 of the engrossed bill, being page 8, lines 36 to 44, and lines 1 and 2, page 9 of the printed bill.

In Section 2, page 16, line 15 of the engrossed bill, being page 9, line 14 of the printed bill, strike the word "Marford", and insert in lieu thereof the word "Morford".

In Section 2, page 16, line 22 of the engrossed bill, being page 9, line 21 of the printed bill, strike the line under the figures "$117.59" and strike the figures "$1,915.03".

In Section 2, page 18, line 1 of the engrossed bill, being page 10, line 5 of the printed bill, strike the figures "$16.75" and insert in lieu thereof the figures "$8.40".

In Section 2, page 18, line 13 of the engrossed bill, being page 10, line 13 of the printed bill, strike the letter "L" and insert the letter "P" following the word "Henry".

In Section 2, page 21, line 20 of the engrossed bill, being page 11, line 37 of the printed bill, strike the word "Co." and insert in lieu thereof the letter "C".

In Section 2, page 21, strike lines 27, 28 and 29 of the engrossed bill, being page 11, lines 41 and 42 of the printed bill.

In Section 2, page 22, line 2 of the engrossed bill, being page 12, line 1 of the printed bill, strike the underlining and the figures "$92.57".

In Section 2, page 22, line 7 of the engrossed bill, being page 12, line 5 of the printed bill, strike the word "Decket" and insert in lieu thereof the word "Decker".

In Section 2, page 22, strike lines 11, 12, 13 and 14 of the engrossed bill, being page 12, lines 8, 9 and 10 of the printed bill.

In Section 2, page 22, line 18 of the engrossed bill, being page 12, line 13 of the printed bill, strike the figures "$4,828.49" and insert in lieu thereof the figures "$33.50".

In Section 2, page 23, strike lines 1, 2, 3, 4 and 5 of the engrossed bill, being page 12, lines 23, 24 and 25 of the printed bill.

In Section 2, page 23, strike lines 21, 22 and 23 of the engrossed bill, being page 12, lines 36 and 37 of the printed bill.

In Section 2, page 24, strike lines 2, 3, 4 and 5 of the engrossed bill, being page 13, lines 1, 2 and 3 of the printed bill.

In Section 2, page 26, strike lines 3 of the engrossed bill, being page 13, line 44 of the printed bill, strike the figures "$838.79" and insert in lieu thereof "$838.78".

In Section 2, page 26, strike lines 4, 5 and 6 of the engrossed bill, being page 14, lines 1 and 2 of the printed bill.
In Section 2, page 26, line 19 of the engrossed bill, being page 14, line 11 of the printed bill, strike the word "Long" and insert in lieu thereof the word "Lang".

In Section 2, page 26, line 26 of the engrossed bill, being page 14, line 16 of the printed bill, strike the word "McKinley" and insert in lieu thereof the word "McKinney".

In Section 2, page 27, line 8 of the engrossed bill, being page 14, line 27 of the printed bill, following the letters "tion" insert the word "truck".

In Section 2, page 14, line 41 of the printed bill, strike the word "Layne" and insert in lieu thereof the word "Payne".

In Section 2, page 27, strike lines 9, 10, 11, 12 and 13 of the engrossed bill, being page 14, lines 28, 29, 30 and 31 of the printed bill.

In Section 2, page 29, following line 6 of the engrossed bill, being page 15, following line 25 of the printed bill, insert the following:

"Taylor, Ruth, refund of unused beauty school license fee ................. $136.44

"Tieton Water Users Association, water assessments for the years 1937 and 1938 against State land in the Yakima-Tieton Irrigation Project..... $2,280.85

"Underwood Elliott Fisher Co., supplies furnished Department of Finance, Budget and Business in previous biennium......................... $183.45

"United Gas Corp. of Washington, refund of corporation license fee for the year 1935......................................................... $10.00

"Vita-Min-Pro-Ducts Company, supplies furnished Western State Hospital in previous biennium............................................ $7.43

"Young, J. C., refund of unclaimed dividend from liquidation of the Scandinavian-American Bank of Seattle.......................... $9.66

"Zindorf, Edward L. and Cedric, refund of overpayment of inheritance tax on the estate of Helen J. Zindorf...................... $38.00

" FROM THE PENITENTIARY REVOLVING FUND

"Tum-a-lum Lumber Co., supplies furnished Washington State Penitentiary in previous biennium................................. $45.36

"United Shoe Machinery Corp., supplies and services furnished Washington State Penitentiary in previous biennium............. $17.45

" FROM THE MOTOR VEHICLE FUND.

In Section 2, page 29, line 11 of the engrossed bill, being page 15, line 29 of the printed bill, strike the word "Lawson" and insert in lieu thereof the word "Lawton".

In Section 2, page 31, line 14 of the engrossed bill, being page 16, line 37 of the printed bill, strike the underlining and the figures "$12,208.13".

In Section 2, page 31, line 18 of the engrossed bill, strike the underlining.

In Section 2, page 31, line 19 of the engrossed bill, strike the figures "$5,741.15".

In Section 2, page 31, strike lines 24, 25 and 26 of the engrossed bill, being page 16, line 41 and page 17, lines 1 and 2 of the printed bill.

In Section 2, following line 16, page 32 of the engrossed bill, being line 17, page 17 of the printed bill, add the following:

"Austin, A. W., damages to automobile sustained in collision with highway equipment January 4, 1939............................................. $28.86

"Brown, M. A. and Harriet, damages to automobile in accident with highway equipment July 28, 1937........................................... $164.19

"Domerude Brothers, refund of tax on 335 gallons of gasoline........ $16.75

"Hagglund, Levoy, damages to automobile in accident with highway equipment Dec. 4, 1937.................................................. $44.31

" FOR THE STATE TREASURER:

Salaries and Wages..................................................... $4,000.00

" FROM THE GAME FUND

"Cook, Silas, Property damages sustained as a result of certain orders of the Game Commission and its agents.......................... $2,500.00

" FROM THE FISHERIES FUND

"For the Relief of James Hepburn, et al.,................................ $300.00

" FROM THE HIGHWAY SAFETY FUND

"Terry, Mrs. Georgea, For three minor children, compensation for loss by death of their father, Rudger Terry, to be paid to the legally appointed guardian of
said children and disbursed under Superior Court order for the sup-
port of said children, in full settlement................................. $6,000.00

"FOR THE DEPARTMENT OF LICENSES:
"To carry out the provisions of Senate Bill No. 25.................... $50,000.00

"FROM THE GENERAL FUND

"FOR THE DEPARTMENT OF LICENSES:
"To carry out the provisions of Senate Bill No. 213................. $25,000.00

"FOR THE UNIVERSITY OF WASHINGTON:
"To train the teachers of physically and mentally handicapped children
in such manner as is required by the State Board of Education in
carrying out the provisions of Chapter 179, Laws of 1937............ $12,000.00
"Brown, George, Damages suffered in connection with the destruction
of earwigs by the Bureau of Earwig Control, in full settlement...... $6,000.00
"Payton, Marie, Compensation for her son, Dealo Payton, for sickness
and injuries suffered in line of duty while a member of the National
Guard. ......................................................... $1,000.00
"Gibson, Addie, For loss of her husband, Israel Gibson, due to collision
with truck owned by the Department of Social Security.............. $2,500.00

"FOR THE STATE TREASURER:
Salaries and wages...................................................... $4,215.00

"FROM THE PUBLIC SERVICE REVOLVING FUND

"FOR THE DEPARTMENT OF PUBLIC SERVICE:
"To carry out the provisions of House Bill No. 535.................... $300,000.00"

JOHN R. HURLEY, Chairman.

We concur in this report: Fred Miller, Charles Finucane, Carl C. Mohler, Paul
Sandegren, Clyde V. Tisdale, John Pearsall, Tom Montgomery, Ella Wintler, Frank O.
Swegle.

The bill was read the second time by sections.
Mr. Mackie moved that all of the committee amendments be adopted.
Debate ensued.
On motion of Mr. Fry, the previous question was ordered.
The motion by Mr. Mackie was carried and all the committee amendments
were adopted.
Mr. Woodall moved the adoption of the following amendment to Section 2:
In Section 2, page 8 of the printed bill, strike lines 34 and 35.
Debate ensued.
On motion of Mr. Dore, Mr. Pitt was excused from the call of the House
for ten minutes.
After considerable discussion, the previous question was ordered on motion
of Mr. Payne.

Mr. Miller (Donald B.) demanded a roll call, and the demand was sustained.
The Clerk called the roll, and the amendment by Mr. Woodall to Section 2
was lost by the following vote: Yeas, 46; nays, 50; absent or not voting, 3.
Those voting yea were: Representatives Armstrong, Babcock, Beckley,
Beierlein, Bernethy, Callison, Carty, Dore, Eaton, Egbert, Fogg, Gabrielsen,
Guisinger, Hall, Hay, Henry, Hurley (Joseph E.), Isenhart, Jackson, Jones
(John R.), Kinneer (Geo. C.), Lauman, McCash, McDonald, McQuesten, Miller
(Donald B.), Miller (Frank O.), Neal, Nordenberg, Olson, Pearson, Pennock,
Pettus, Pitt, Reno, Riley (Edward F.), Rosellini, Schumann, Sherman, Smith
(Jurie B.), Smith (Michael B.), Trombley, Van Dyk, Wenberg, Wills, Wood-
all—46.
Those voting nay were: Representatives Austin, Bienz, Brown, Butler,
Cameron, Chervenko Coe, Cook, Cowen, Devenish, Dixon, Eddy, Finucane,
SIXTIETH DAY, MARCH 9, 1939

French, Fry, Hanson, Hatley, Hurley (John R. "Pat"), Jones (D. W.), Judd, Kehoe, Kinnear (Roy J.), LaFollette, Mackie, Martin, Miller (Fred), Mohler, Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Ruark, Sandegren, Savage, Smith (Vernon A.), Swegle, Tisdale, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wentworth, White, Wiggen, Wintler, Mr. Speaker—50.

Those absent or not voting were: Representatives Gholson, Lindsay, Pear­sall—3.

On motion of Mr. Reno, Mr. Callison was excused for the remainder of the session.

The Speaker declared the House to be at ease until the sound of the gavel.

The Speaker called the House to order.

Mr. Mackie moved that Mr. Pitt be excused for the remainder of the session.

The motion was carried.

The House resumed consideration of Engrossed Senate Bill No. 433 on second reading.

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

In Section 2, at the end thereof, add the following:

"There is hereby appropriated from the general fund Two Thousand Five Hundred Dollars ($2,500.00) or so much thereof as may be necessary to carry out the terms and provisions of Chapter 154 of the Laws of 1935."

Mr. Devenish moved the adoption of the following amendment to Section 2:

In Section 2, page 17 of the printed bill, strike all of the words and figures in lines 14, 15, 16 and 17.

Debate ensued.

On motion of Mr. LaFollette, the previous question was ordered.

A roll call was demanded, but the demand was not sustained.

The amendment by Mr. Devenish was lost.

On motion of Mr. Devenish, the following amendment to Section 2 was adopted:

In Section 2, line ......, page ...... of the engrossed bill, being lines 16 and 17, page 17 of the printed bill, strike the words: "For the retirement of delinquent Thurston County road bonds Nos. 398 to 577", and insert in lieu thereof the following: "For the relief of the State Finance Committee as full payment of both principal and interest and the retirement of delinquent Thurston County road bonds Nos. 398 to 577, such deduction to be made from the gross motor vehicle fuel tax accrual in the same manner as deduction is made for the general bond issue of 1933 retirement fund."

On motion of Mr. Reilly (Edward J.), the rules were suspended, Engrossed Senate Bill No. 433 was advanced to third reading, the second reading was considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 433, and the bill passed the House by the following vote: Yeas, 94; nays, 3; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beck­ley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette,
Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Phillips, Pitt, Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane,Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—94.

Those voting nay were: Representatives Pettus, Reilly (Edward J.), Trombley—3.

Those absent or not voting were: Representatives Callison, Gholson—2.

Engrossed Senate 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 Mr. Reilly (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 433 to the Senate.

On motion of Mr. Reilly (Edward J.), the House considered Engrossed Senate Bill No. 467 on second reading.

Engrossed Senate Bill No. 467, by Senators Koontz and Wanamaker: Relating to relief.

The bill was read the second time by sections.

Mr. Kinnear (Geo. C.) moved that Engrossed Senate Bill No. 467 be indefinitely postponed.

Debate ensued.

With the consent of the House, Mr. Kinnear (Geo. C.) withdrew his motion to indefinitely postpone.

Mr. Jackson moved the adoption of the following amendment to Section 2:

In Section 2, line ......, page ...... of the engrossed bill, being line 2 of the Senate amendment to Section 2, strike the words "cities and towns" and insert in lieu thereof the following: "cities, towns, county hospitals of the first class".

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

Division was called for, and the amendment was adopted on a rising vote.

On motion of Mr. Reilly (Edward J.), the rules were suspended, Engrossed Senate Bill No. 467 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 467, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery,
Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—97.

Those absent or not voting were: Representatives Callison, Gholson—2.

Engrossed Senate Bill No. 467, having received the constitutional majority, was declared 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 (Edward J.), the rules were suspended, and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 467 to the Senate.

On motion of Mr. Reilly (Edward J.), the House considered Senate Bill No. 394 on second reading.

Senate Bill No. 394, by Senator Keller: Relating to secondary highways and making an appropriation.

The bill was read the second time by sections.

On motion of Mr. Smith (Jurie B.), Mr. Finucane was excused from the call of the House for fifteen minutes.

Mr. Bienz moved the adoption of the following amendment:

Amend the bill following Section 1 and before Section 2 by inserting a new section to be known as Section 1½, to read as follows:

"Sec. 1½. The secondary state highway known as Secondary State Highway 3H, as a branch of Primary State Highway No. 3, is hereby established and re-located according to designation and description as follows:

"Secondary State Highway 3H; beginning at a junction with Primary State Highway No. 2 at Dishman at a point where the county road commonly called 'Dishman-Mica' Highway now joins said Primary State Highway No. 2, thence in a southerly direction by the most feasible route by way of Rockford, Fairfield, Latah and Tekoa to Oaksdale on Primary State Highway No. 3; also beginning at Tekoa on Secondary State Highway No. 3H, as herein described, thence in an easterly direction by the most feasible route to the Washington-Idaho boundary line."

Debate ensued.

On motion of Mr. Smith (Michael B.), the previous question was ordered.

The amendment by Mr. Bienz was lost.

On motion of Mr. Cowen, the rules were suspended, Senate Bill No. 394 was advanced to third reading, the second reading was considered the third, and the bill was placed on final passage.

On motion of Mr. Cowen, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 394, and the bill passed the House by the following vote: Yeas, 90; nays, 6; absent or not voting, 3.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Gabrielsca, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne,
Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pițt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, War­nica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker.—90.

Those voting nay were: Representatives Bienz, Fry, Lauman, Lindsay, Mackie, Ruark—6.

Those absent or not voting were: Representatives Callison, Cameron, Ghol­son—3.

Senate Bill No. 394, having received the 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. Cowen, Mr. White and Mr. Hall were excused from the call of the House.

Mr. Fry moved that the House consider the remainder of the bills on the calendar in their regular order.

Debate ensued.

Division was called for, and the motion by Mr. Fry was carried on a rising vote.

On motion of Mr. Sandegren, Mr. Cameron was excused from the call of the House.

SECOND READING OF BILLS

Senate Bill No. 438, by Senator Wanamaker (By Departmental Request):
Relating to public health.

The bill was read the second time by sections.

The Speaker called Mr. Reilly (Edward J.) to preside.

On motion of Mr. Sandegren, Mr. Hanso was excused from the call of the House for ten minutes.

Mr. Tisdale moved the adoption of the following amendment to Section 3:
Amend the bill by adding a new section to be known as Section 3, to read as follows: "Sec. 3. All tax free hospitals that refuse admittance to contract physicians or surgeons who are licensed by the State to practice, or to their patients, shall be re­mooved from the exemption and placed upon the tax rolls. All taxes derived from this source shall be placed to the credit of the State Department of Health for county public health work."

Amend the bill by renumbering the following sections consecutively.

Debate ensued.

Mr. Fry moved that the amendment by Mr. Tisdale be laid on the table.

The motion was carried, and the amendment, together with the bill, were laid on the table.

MOTIONS

Mr. Smith (Michael B.) moved that the House now consider Engrossed Senate Bill No. 395 on second reading.

Debate ensued.
On motion of Mr. Fry, the previous question was ordered.
The motion by Mr. Smith (Michael B.) was lost.
Mr. Henry moved that Senate Bill No. 438 be lifted from the table.
Debate ensued.

**POINT OF ORDER**

Mr. Hurley:
"Mr. Speaker, point of order. The motion to lift from the table is not debatable."

The Speaker (Mr. Reilly (Edward J.) presiding):
"The motion to take off the table is not a privileged motion, and therefore is debatable."

On motion of Mr. Sherman, the previous question was ordered.
Division was called for, and the motion by Mr. Henry to lift Senate Bill No. 438 from the table was carried on a rising vote.
The House resumed consideration of the amendment by Mr. Tisdale to Senate Bill No. 438. (See Page 826.)
Debate ensued.
With the consent of the House, Mr. Tisdale withdrew the amendment.
On motion of Mr. LaFollette, the rules were suspended, Senate Bill No. 438 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
On motion of Mr. Martin, the previous question was ordered.
The Clerk called the roll on the final passage of Senate Bill No. 438, and the bill passed the House by the following vote: Yeas, 91; nays, 3; absent or not voting, 5.
Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Laumann, Lindsay, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Shernan, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall—91.
Those voting nay were: Representatives Austin, Eaton, Mackie—3.
Those absent or not voting were: Representatives Callison, Cameron, Gholson, White, Mr. Speaker—5.
Senate Bill No. 438, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**Senate Bill No. 304,** by Senator Percival: Relating to hydraulics.
The bill was read the second time by sections.
On motion of Mr. Cowen, the rules were suspended, Senate Bill No. 304 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. LaFollette, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 304, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Martin, McCash, McDonald, McQuesten, Miller, (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall—92.

Those voting nay were: Representatives Lindsay, Mackie—2.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, White, Mr. Speaker—5.

Senate Bill No. 304, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 241, by Senators Duggan and McAulay: Relating to the adoption of children.

The Speaker (Mr. Reilly (Edward J.) presiding) called Mr. Cowen to preside.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 241, entitled "An Act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties; amending Sections 1, 4 and 5 of Chapter 150 of the Laws of 1935 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 3, page 3, lines 7 and 8, of the engrossed Senate bill, being line 24 of the printed bill, after the word "forthwith" strike the remainder of the sentence and insert in lieu thereof a colon (:) and the following: "Provided, There is filed with the petition the written waiver of the parent or parents of the person to be adopted."

EDWARD J. REILLY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Reilly (Edward J.), the committee amendment to Section 3 was adopted.
On motion of Mr. Finucane, the rules were suspended, Engrossed Senate Bill No. 241 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Speaker (Mr. Cowen presiding) called Mr. Reilly (Edward J.) to preside.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 241, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nord- enberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wint- ler, Woodall—94.

Those absent or not voting were: Representatives Callison, Cameron, Ghol- son, White, Mr. Speaker—5.

Engrossed Senate Bill No. 241, having received the 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. 242, by Senators Duggan and McAulay: Relating to the adoption of children.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, Engrossed Senate Bill No. 242 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 242, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nord- enberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith
(Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Wint­ler, Woodall—94.

Those absent or not voting were: Representatives Callison, Cameron, Ghol­son, White, Mr. Speaker—5.

Engrossed 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. Mohler, Mr. Reno and Mr. Warnica were excused from the call of the House.

The Speaker (Mr. Reilly (Edward J.) presiding) called Mr. Cowen to preside.

Engrossed Senate Bill No. 76, by Senators Wanamaker and Haddon: Relat­ing to vocational education.

The bill was read the second time by sections.

Mr. Savage moved that Engrossed Senate Bill No. 76 be indefinitely post­poned.

Debate ensued.

A roll call was demanded, and the demand was sustained.

The Speaker resumed the chair.

The Clerk called the roll, and the motion by Mr. Savage to indefinitely postpone Engrossed Senate Bill No. 76 was lost by the following vote: Yeas, 33; nays, 62; absent or not voting, 4.

Those voting yea were: Representatives Armstrong, Beierlein, Bernethy, Carty, Cook, Dore, Fogg, Gabrielsen, Hall, Hanson, Hatley, Henry, McDonald, Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wills—33.

Those voting nay were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Chervenka, Coe, Cowen, Devenish, Dixon, Eaton, Eddy, Egbert, Finucane, French, Fry, Guisinger, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, Wiggen, Wint­ler, Woodall, Mr. Speaker—62.

Those absent or not voting were: Representatives Callison, Cameron, Ghol­son, White—4.

Mr. Reilly (Edward J.) moved that the rules be suspended, Engrossed Senate Bill No. 76 be advanced to third reading, the second reading be con­sidered the third, and the bill placed on final passage.

The motion was carried.

Debate ensued on the merits of the bill.

Mr. Hurley (Joseph E.) moved the previous question.

Debate ensued.

With the consent of the House, Mr. Hurley (Joseph E.) withdrew his motion.

Debate continued.
On motion of Mr. Martin, the previous question was ordered.
The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 76.
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, 63; nays, 29; absent or not voting, 7.
Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dow, Eaton, Eddy, Egbert, Finucane, French, Fry, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Schumann, Sherman, Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, Winter, Woodall, Mr. Speaker—63.
Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Fogg, Gabrielsen, Hall, Hanson, Hatley, Henry, McDonald, Mohler, Neal, Nordenberg, Olson, Pearson, Pennock, Pettus, Pitt, Rosellini, Savage, Smith (Jurie B.), Smith (Michael B.), Tisdale, Trombley, Twidwell, Van Buskirk, Wenberg, Wiggens, Will—29.
Those absent or not voting were: Representatives Callison, Cameron, Cook, Gholson, Guisinger, Van Dyk, White—7.
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.
On motion of Mr. Reilly (Edward J.), the rules were suspended and the Chief Clerk was directed to immediately transmit Engrossed Senate Bill No. 76 to the Senate.
On motion of Mr. Reilly (Edward J.), the members who had refused to vote were excused from voting on the final passage of Engrossed Senate Bill No. 76.

EXPLANATION OF VOTE

Frank L. Hatley:
"My reason for voting 'no' on Senate Bill No. 76 is that it will mean another lawsuit and the Federal funds will be held up because of court action."

On motion of Mr. Lindsay, Mr. Neal and Mr. Van Dyk were excused from the call of the House.

On motion of Mr. Olson, Mr. McDonald was excused from the call of the House.

The Speaker called Mr. Reilly (Edward J.) to preside.

Engrossed Senate Bill No. 395, by Senator Keller: Relating to the maintenance of county roads and making an appropriation.

The bill was read the second time by sections.
Mr. Underwood moved the adoption of the following amendment:
Amend the bill by inserting two new sections after line 15 and before line 16 of the printed bill, to be known as Sections 1A and 1B, to read as follows:
"Sec. 1A. That the Director of Highways of the State of Washington be and is hereby authorized, empowered and directed to provide for the improvement, reconstruction and widening of that city street in the City of Seattle described as follows:
Commencing at the intersection of North Fiftieth Street and East Greenlake Way in the City of Seattle, thence in a northerly and easterly direction following the present course of East Greenlake Way, thence in a northwesterly direction to the intersection of East Greenlake Way and North Greenlake Way in the vicinity of Densmore Avenue; such improvement, reconstruction and widening to consist of reconstruction of the roadway to a width of not less than forty-four (44) feet from curb to curb in the event that such width is found to be practicable, but if not, then to such width as is found to be practicable.

"The Director of Highways is directed to commence such construction within six (6) months following the effective date of this act; such construction to be in such manner as construction is performed for primary state highways.

"Sec. 1B. The cost of such construction shall be paid from funds credited in the Motor Vehicle Fund to the City of Seattle. Upon the awarding of such contract and estimate of the engineering and other costs therefor, the Director of Highways shall certify such estimate to the State Auditor who shall set aside funds sufficient to meet such costs from those funds credited or to be credited to the City of Seattle in the Motor Vehicle Fund. Payment of the costs of such improvement, reconstruction and widening shall be paid on warrants drawn by the State Auditor on vouchers approved and submitted by the Director of Highways."

Debate ensued.

On motion of Mr. Smith (Michael B.), Mr. Hall was excused from the call of the House.

Debate continued.

On motion of Mr. Smith (Michael B.), the previous question was ordered.

The amendment was lost.

Mr. Underwood moved that Engrossed Senate Bill No. 195 be lifted from the table.

The Speaker (Mr. Reilly (Edward J.) presiding):

"Mr. Underwood. At this particular time we are discussing Engrossed Senate Bill No. 395. Your motion is out of order."

On motion of Mr. Martin, the rules were suspended, Engrossed Senate Bill No. 395 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 395, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R., "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear, (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCain, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those voting nay were: Representative Bernethy—1.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, Hall, McDonald, Neal, Reno, Warnica, White—9.
Engrossed Senate Bill No. 395, having received the 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. 396**, by Senator Keller: Relating to primary state highways and making an appropriation.

The bill was read the second time by sections.

On motion of Mr. Martin, the rules were suspended, Senate Bill No. 396 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Mackie, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 396, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wentz, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those voting nay were: Representative Bernethy—1.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, Hall, McDonald, Neal, Reno, Warnica, White—9.

Senate Bill No. 396, having received the 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. 366**, by Senator Keeler: Relating to the sale of state school lands in Clallam County.

The bill was read the second time by sections.

Mr. Underwood moved the adoption of the following amendment:

After Section 5 add the following:

"Sec. 6. This act shall be known and may be cited as an act to provide for the reorganization of school districts and shall have for its purpose the formation of new school districts and the alteration of the boundaries of established districts in order to provide for greater equalization of educational opportunity among pupils of the common schools and for more efficient operation of the common school system.

"Sec. 7. The words 'reorganization of school districts' wherever used in this act shall be held and construed to mean and include (a) the dissolution or disorganization of established school districts; (b) the formation of new school districts through or by means of uniting two or more established districts, or the subdivision of one or more established districts, or a combination of the two methods aforementioned; and (c) the alteration of the boundaries of any established school district through or by means of the transfer thereto of a part of the territory of one or more districts or the
transfer therefrom of any part of the territory of said established district. The words 'county committee' or the word 'committee' wherever used in this act shall mean the county committee for the reorganization of school districts created by this act. The words 'state commission' or the word 'commission' wherever used in this act shall mean the state commission for the reorganization of school districts created by this act.

"Sec. 8. There is hereby created in each county in the state a committee which shall be known as the county committee for the reorganization of school districts, hereinafter referred to as the 'county committee' or the 'committee.' The county committee shall be composed of eleven (11) members in class A counties and in counties of the first, second, third, and fourth class; and nine (9) members in counties of the fifth, sixth, seventh, eighth, and ninth class. The members of the county committee shall be appointed by joint action of the county superintendent of schools, a member of the school budget review committee of the county selected for the purpose by the State Tax Commission, and the chairman of the board of county commissioners. The county committee shall be composed of the county superintendent of schools, a member of the county planning commission, a member of the board of directors of a third-class school district, a member of the board of directors of a first-class school district, a resident of each of the county commissioner districts within the county, and a member from the office of the county engineer. Additional members shall be appointed from the county at large: Provided, That if any of the offices, commissions, or districts aforementioned do not exist in a county, vacancies in the membership of the county committee resulting therefrom shall also be filled by appointment from the county at large. The life of each county committee shall terminate within two (2) years from the effective date of this act, unless extended as hereinafter provided. The term of each member of the county committee shall be for the life of the committee, except that the term of any member shall expire when he no longer holds the position or maintains the residence upon which his eligibility for appointment was based. Vacancies in the membership of the county committee shall be filled by the committee. Members of the committee shall serve without compensation but shall be reimbursed for expenses necessarily incurred in the performance of their duties, said reimbursement to be upon vouchers submitted to the State Commission for approval and payment in like manner as other state expenses for subsistence and travel are paid.

"Sec. 9. The county committee shall organize by electing from its membership a chairman and a vice chairman. The county superintendent of schools shall be the secretary of the committee. Meetings of the committee shall be held upon call of the chairman or of a majority of the members thereof. A majority of the committee shall constitute a quorum.

"Sec. 10. The county committee shall have the power and it shall be its duty:

"1. To prepare and submit to the State Commission within one and one-half (1½) years after its appointment a comprehensive plan for the reorganization of school districts within the county: Provided, That a plan for the reorganization of school districts involving territory lying in two (2) or more counties shall be prepared by joint action of a special committee composed of an equal number of members from the county committee of each county involved, which plan shall, for purposes of submission to the State Commission, be incorporated into the comprehensive plan of the county which has the largest number of pupils residing in the proposed joint district. From time to time, the county committee may submit to the State Commission a plan for the reorganization of one or more school districts within the county or one or more joint districts comprising territory within the county, without awaiting the completion of a comprehensive plan: Provided, That such plan will fit into and become an integral part of such comprehensive plan as is provided for herein.

"2. To give due consideration, in the preparation of a comprehensive plan for the reorganization of school districts, to the educational needs of local communities; to economies in transportation and in administration costs; to the future use of satisfactory school buildings, sites, and play fields; to the convenience and welfare of pupils; to a reduction in disparities in per-pupil valuation among school districts; to the equalization of educational opportunity for all pupils within the county; to the suggestions and recommendations of the State Commission; and to any other matters which, in its judgment, are of importance.

"Sec. 11. To hold a public hearing upon the advisability of any proposed reorganization of school districts, in the manner and by the procedure prescribed in Section 4722 of Remington's Revised Statutes if such reorganization involves the formation of a new district and in the manner and by the procedure prescribed in Section
4727 of Remington's Revised Statutes if said reorganization involves the alteration of the boundaries of an established district, and to make a record of such hearings and submit the same to the State Commission at the time of submitting a plan for the reorganization of school districts as provided in Section 10, Subsection 1 of this act: Provided, That a subcommittee of the county committee composed of not less than three (3) members of said county committee may hold any public hearing provided for herein.

"Sec. 12. To hear, at the time of holding a public hearing upon the advisability of any proposed reorganization of school districts or at such later time as may be fixed by the committee, testimony offered by any person or school district interested therein for the purpose of finding and determining the value and amount of all school property of whatever nature involved in the proposed action, the nature and amount and value of all bonded, warrant, and other indebtedness of each school district affected by the proposed action, including all legal uncompleted obligations then existing, and in so doing to consider the amount of such outstanding indebtedness incurred for current expenses, the amount incurred for permanent improvements and the location of such improvements, and to make an equitable adjustment of all property, debts, and liabilities among the districts involved: Provided, That if such testimony is not heard at the time of the public hearing provided for in Section 11 of this act, provision for hearing such testimony shall be made in the manner and by the procedure prescribed in Section 11 for holding a public hearing. The committee shall make a full record of all such findings and terms of adjustment, and shall submit the same to the State Commission at the time of submitting a plan for the reorganization as provided in Section 10, Subsection 1 of this act.

"Sec. 13. To prepare and submit to the commission a map of the county showing the boundaries of old school districts and the boundaries proposed under the plan for the reorganization of school districts; a description of the proposed boundaries aforesaid; recommendations respecting the location of schools, the utilization of existing buildings, the construction of new buildings, and the transportation requirements under the proposed plan for the reorganization of school districts; a summary of the reasons for each proposed reorganization of school districts; and such other reports, records, and materials as the commission may require.

"Sec. 14. There is hereby created a State Commission which shall be known as the State Commission for the reorganization of school districts, referred to in this act as the 'State Commission' or the 'commission'. The State Commission shall be composed of five (5) members to be appointed by the Governor, without regard to political affiliation, from among the qualified electors of the state. The life of the commission shall terminate within three (3) years from the effective date of this act unless extended as hereinafter provided. The term of each member of the commission shall be for the life of the commission. Vacancies shall be filled by appointment by the Governor. Members of the commission shall serve without compensation, but shall be reimbursed for expenses necessarily incurred in the performance of their duties, said reimbursement to be made in like manner as other state expenses for subsistence and travel are paid.

"Sec. 15. The State Commission shall organize by electing from its membership a chairman and a vice chairman.

"Sec. 16. The State Commission shall have the power and it shall be its duty:

1. To appoint and employ a director and such other assistants and personnel as may be necessary to enable the commission to carry out the powers and duties imposed upon it by this act, and to fix the compensation of such appointees and employees.

2. To disburse on order of the commission such funds as are provided by law for carrying out the provisions of this act. In so doing, the commission shall have the power to designate a disbursing officer who shall approve vouchers covering necessary expenditures, and who shall furnish a good and sufficient bond to the commission for the faithful performance of his duties.

3. To aid county committees in carrying out the powers and duties vested in and imposed upon them by this act by furnishing such committees with the assistance of the employed staff of the commission, with other necessary clerical assistance, and with such plans of procedure, standards, data, maps, forms, and other materials and services as may be necessary.

4. To receive, file, and examine the plans for the reorganization of school districts and the reports of findings and terms of adjustment of property, debts, and
liabilities among the districts involved, submitted to the commission by county committees, and to approve and order the adoption and execution of such plans and terms of adjustment when they are found by the commission to provide for a satisfactory school district system for the counties and the state, and for a fair and equitable adjustment of property, debts, and liabilities among the districts involved. Whenever a plan submitted by a county committee is found by the commission to be unsatisfactory, or whenever the terms of adjustment so submitted are found not to be fair and equitable, the commission shall so notify the county committee and shall, on request, assist the committee in the revision of such plan or terms of adjustment, which revision shall be completed by the committee and re-submitted within ninety (90) days after such notification.

"5. To take over and discharge all of the functions of a county committee if such committee should fail to submit plans, records, reports, and other data as provided for in this act.

"6. To transmit to the county superintendent of schools of each county (a) a copy of approved plans for the reorganization of the school districts of his county, and a copy of approved terms of adjustment of property, debts, and liabilities among the school districts involved, together with an order of adoption and execution of such plans and terms of adjustment, and a summary of the findings and conclusions of the commission upon which the approved plans and terms of adjustment were based; and (b) copies of maps, reports, records, and all other pertinent material submitted to the commission by the county committee of his county.

"7. To present to the State Board of Education in writing a recommendation that the life of a county committee and/or of the State Commission be extended beyond two (2) years and three (3) years respectively if, in the judgment of the commission, such extension is necessary to the satisfactory performance of the duties imposed upon said committee or upon the commission by this act. The State Board of Education shall have the authority to extend the life of the county committee or of the State Commission for a period not to exceed one (1) year.

"Sec. 17. It shall be the duty of county and state officers to make available to the county committee and/or the State Commission such information from public records in their possession as is essential to the committee and/or the commission in the performance of their duties.

"Sec. 18. Within thirty (30) days after the transmission to the county superintendent by the commission of an order of adoption and execution as provided in Section 16, Subsection 6 of this act, an appeal therefrom may be taken to the State Board of Education by filing with the board a petition in writing signed by twenty-five (25%) of the voters of any school district affected thereby or by a majority of the voters residing in any territory proposed to be transferred. Such petition shall set forth the objections of the petitioners to the plans and/or terms of adjustment and shall request that they be reviewed by the State Board of Education. The state board shall, after proper notice and hearing, either affirm, modify, or rescind the order of the commission, and its decision shall be final, except that an appeal may be taken to the superior court of the county in which the district is located as is provided in Section 19 of this act.

"Sec. 19. Within twenty (20) days after rendition of a decision by the State Board of Education as provided in Section 18 of this act, an appeal therefrom may be taken by any one or more of the petitioners to the superior court of the county in which the school district is located, by serving upon the commission and the State Board of Education and filing with the clerk of such court a written notice of appeal. Upon being served with such notice of appeal, the State Board of Education shall forthwith cause to be prepared and shall file with the clerk of the court a complete transcript, properly certified to be correct, of the record, papers, and proceedings leading up to the decision complained of. Upon such appeal the jurisdiction of the court shall be limited to the question of whether or not the county committee and the commission, prior to the promulgation of the order of the commission, complied with all of the procedural requirements of this act, and the court shall not be authorized to review the merits of the order on appeal.

"Sec. 20. Upon receipt of such order of adoption and execution as the commission is required by this act to transmit to the county superintendent, the county superintendent shall proceed with the reorganization of school districts within his county and with the adjustment of property, debts, and liabilities among the districts involved as ordered, unless an appeal is taken as provided in Section 18 of this act, and in so doing shall exercise such powers and perform such duties as are by law vested in
and required to be performed by the county superintendent in connection with the organization and establishment of new school districts of any kind and type and in connection with the alteration of boundaries of established districts: Provided, That no action with respect to such reorganization and adjustment shall be taken within thirty (30) days after receipt by the county superintendent of an order of adoption and execution.

"Sec. 21. Until the next regular school election, the board of school directors of any new school district established in accordance with the provisions of this act shall be composed of five (5) members who shall be selected, from among their number, by all members of boards of school directors residing within the boundaries of the proposed new district: Provided, That if fewer than five (5) such persons so reside, the county superintendent shall appoint from among the qualified voters of such district the additional number of directors necessary to constitute a board of five (5). Thereafter, one (1) member of the board of directors of such new district shall be elected for a term of one (1) year, two (2) members for a term of two (2) years, and two (2) members for a term of three (3) years, after which the term of each board member shall be for three (3) years.

"Sec. 22. During the life of the county committee and the State Commission, existing statutes, providing for the consolidation of school districts, the formation of new districts, and the alteration of boundaries of established districts shall be inoperative, except that nothing herein shall be construed to prevent the superintendent of schools of a county from executing an order of the commission as provided in Section 20 of this act.

"Sec. 23. The boundaries of a school district established through and by means of the reorganization of school districts provided for in this act shall not be altered within three (3) years of such establishment, except upon recommendation of the county superintendent of schools and approval by the State Board of Education.

"Sec. 24. Any new school district which has been established pursuant to the provisions of this act, and any established district, the boundaries of which have been extended pursuant to the provisions of this act, which has a population in excess of ten thousand (10,000), shall be a school district of the first class. Any other new district so established and any other established district, the boundaries of which have been so extended, shall be a school district of the second class. The boards of directors of all such districts shall exercise such powers and perform such duties as are or may be by law vested in and required to be performed by boards of directors of first and second class districts respectively.

"Sec. 25. There is hereby appropriated the sum of Sixty Thousand Dollars ($60,000) from the current school fund for carrying out the purpose of this act.

"Sec. 26. If any section or provision of this act shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the act as a whole, or any section, provision, or part thereof, not adjudged invalid or unconstitutional.

"Sec. 27. This act is necessary for the immediate preservation of public peace, health and safety, support of the state government and its existing public institutions, and shall take effect thirty (30) days after the adjournment of the twenty-sixth session of the Legislature."

**POINT OF ORDER**

Mr. Smith (Michael B.):

"Mr. Speaker, point of order. I ask the Chair to rule on this amendment under Rule 26."

The Speaker (Mr. Reilly (Edward J.) presiding):

"The amendment is not germane to the bill; therefore the amendment is out of order."

Mr. Underwood:

"Mr. Speaker, the subject matter of the amendment is germane."

The Speaker (Mr. Reilly (Edward J.) presiding):

"Mr. Underwood, the bill pertains to the sale of school lands. Your amendment pertains to education, county committees, etc. Therefore, the amendment is not germane, and is out of order."
On motion of Mr. Sherman, the rules were suspended, Senate Bill No. 366 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 366, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those voting nay were: Representative Austin—1.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, Hall, McDonald, Neal, Reno, Warnica, White—9.

Senate Bill No. 366, having received the 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. 456, by Senator Schroeder: Relating to state lands and the removal of forests therefrom.

The bill was read the second time by sections.

On motion of Mr. Martin, the rules were suspended, Senate Bill No. 456 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Martin, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 456, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van
Buskirk, Van Dyk, Vane, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, Hall, McDonald, Neal, Reno, Warnica, White—9.

Senate Bill No. 456, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 178**, by Senator Duggan: Relating to the removal of property from counties where chattel mortgages are filed.

The bill was read the second time by sections.

On motion of Mr. Finucane, the rules were suspended, Senate Bill No. 178 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 178, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones, (John R.), Judd, Kehoe, Kinnear (Geo.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pett, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Ver- non A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, Wiggen, Wills, Wintler, Woodall—89.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, Hall, McDonald, Neal, Reno, Warnica, White, Mr. Speaker—10.

Senate Bill No. 178, having received the 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. 72**, by Senator Keller (By Departmental Request): Relating to conveyance of certain state lands.

The bill was read the second time by sections.

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

Amend the bill following the word and punctuation “less;” at the end of Section 1 by adding thereto a new section to be known as Section 2, reading as follows:

“Sec. 2. That the Governor is hereby authorized and directed, in the name of the State of Washington, to execute and deliver a good and sufficient quit claim deed to the Great Northern Railway Company, which deed shall be attested by the Secretary of State, and is conveying the following described real estate situate in Douglas County, Washington, which real estate is now the property of the State of Washington under jurisdiction of the Commissioner of Public Lands, and according to agreement dated July 1, 1924, between the said State of Washington and the said Great Northern Railway
Company, is to be conveyed to said Great Northern Railway Company in exchange for railroad property which was conveyed to the State of Washington by easement dated July 26, 1927, for right of way purposes on the Columbia River to Rock Island section of Primary State Highway No. 10;

“All that portion of the shore lands and bed of the Columbia River in Section 4 in Government Lot 1 of Section 9, Township 21 North, Range 11 East Willamette Meridian, Douglas County, Washington, that lies northeasterly of a line 200.0 feet southwesterly from and parallel to the center line of the main track of the railway of the Great Northern Railway Company, as now located, constructed, and operated, said center line being more particularly described as follows, to wit:

“Commencing at the southeast corner of said Section 9, thence westerly along the south boundary thereof 2867.0 feet to an intersection with said center line of main track and the true point of beginning of this description; thence northeasterly along a tangent making a northeasterly included angle of 75°53' with said south boundary for a distance of 563.8 feet; thence along a 3°00' curve to the left 400.0 feet; thence tangent 297.5 feet; thence along a 2°30' curve to the right 310.0 feet; thence tangent 1780.2 feet; thence along a talbot spiral curve to the left through an angle of 2°42' a distance of 180.0 feet; thence along a 3°00' curve to the left 870.00 feet; thence along a talbot spiral curve to the left through an angle of 2°42' a distance of 180.0 feet; thence tangent 367.6 feet; thence along a talbot spiral curve to the right through an angle of 2°42' a distance of 180.0 feet; thence tangent 354.8 feet; thence along a talbot spiral curve to the right through an angle of 2°42' a distance of 180.0 feet; thence along a 3°00' curve to the left 325.5 feet; thence along a talbot spiral curve to the left through an angle of 2°42' a distance of 180.0 feet; thence tangent 834.7 feet; thence along a talbot spiral curve to the left through an angle of 2°15' a distance of 150.0 feet; thence along a 3°00' curve to the left 645.5 feet; thence along a talbot spiral curve to the left through an angle of 2°15' a distance of 150.0 feet; thence tangent 170.2 feet; thence along a talbot spiral curve to the right through an angle of 2°15' a distance of 150.0 feet; thence along a 3°00' curve to the right 547.2 feet; thence along a talbot spiral curve to the right through an angle of 2°15' a distance of 150.0 feet; thence tangent 153.9 feet; thence along a talbot spiral curve to the left through an angle of 2°15' a distance of 150.0 feet; thence along a 3°00' curve to the left 221.1 feet; thence along a talbot spiral curve to the left through an angle of 2°15' a distance of 150.0 feet; thence tangent 467.6 feet; thence along a talbot spiral curve to the left through an angle of 2°42' a distance of 180.0 feet; thence along a 3°00' curve to the left 481.1 feet; thence along a talbot spiral curve to the left through an angle of 2°42' a distance of 180.0 feet; thence tangent 495.8 feet to an intersection with the north boundary of Section 5, said township and range (the last described course making a southeasterly included angle of 28°59' with said north boundary) at a point distance 1349.75 feet westerly from the northeast corner of said Section 5 measured along said north boundary, said intersection being the end of this description; excepting therefrom all that part in said Section 5.”

On motion of Mr. Cowen, the rules were suspended, Engrossed Senate Bill No. 72 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 72, and the bill passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dorm, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), La-Follette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Olson, Payne, Pearson, Pennock, Pettis, Phillips, Pitt, Reilly (Ed-
ward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wiggen, Wills, Wintler, Woodall—85.

Those voting nay were: Representative Bernethy—1.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, Hall, McDonald, Neal, Nordenberg, Pearsall, Reno, Warnica, Wentworth, White, Mr. Speaker—13.

Engrossed Senate 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 Senate Bill No. 73, by Senator Keller (By Departmental Request): Relating to conveyance of certain state lands.

The bill was read the second time by sections.

On motion of Mr. Cowen, the rules were suspended, Engrossed Senate Bill No. 73 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 73, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Sherman, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wentworth, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—88.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, Hall, McDonald, Neal, Nordenberg, Reno, Warnica, Wenberg, White—11.

Engrossed 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.

On motion of Mr. Pearson, Mr. Mackie was excused from the call of the House.

Senate Bill No. 448, by Senators Moe and Stinson: Relating to highways.

The bill was read the second time by sections.

On motion of Mr. Pearson, Mr. Sherman was excused for the balance of the session, because of the necessity of a business trip to the east.
On motion of Mr. Devenish, the rules were suspended, Senate Bill No. 448 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Cowen, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 448, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dare, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, Wigen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, Hall, McDonald, Neal, Reno, Sherman, Warnica, White—10.

Senate Bill No. 448, having received the 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 Edwards: Relating to bulk sales.

The bill was read the second time by sections.

On motion of Mr. Cowen, the rules were suspended, Senate Bill No. 190 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

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, 87; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Carty, Chervenka, Coe, Cook, Cowen, Devenish, Dixon, Dare, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petitt, Pettus, Phillips, Pitt, Reilly (Edward J.), Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood,

Those voting nay were: Representative Bernethy—1.

Those absent or not voting were: Representatives Callison, Cameron, Gholson, Hall, McDonald, Neal, Reno, Sherman, Warnica, White, Mr. Speaker—11.

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.

The Speaker resumed the chair.

On motion of Mr. Reilly (Edward J.), the House dispensed with further business under the call of the House.

The Speaker stated that if there were no objections, the House would be declared at ease.

Mr. Henry moved that the House proceed with consideration of the next bill on the calendar.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

Division was called for, and the motion by Mr. Henry to continue with the calendar at this time was lost on a rising vote.

The House was declared at ease.

The Speaker called the House to order.

Mr. Finucane 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 Armstrong, Austin, Fogg, Neal, Nordenberg, Olson, Reilly (Edward J.), Riley (Edward F.), Smith (Michael B.) and Wenberg.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

The Sergeant-at-Arms announced that Mr. Olson and Mr. Wenberg were present.

The Sergeant-at-Arms announced that Mr. Neal, Mr. Nordenberg and Mr. Reilly (Edward J.) were present.

The Sergeant-at-Arms announced that Mr. Riley (Edward F.) and Mr. Smith (Michael B.) were present.

On motion of Mr. Payne, the absent members were temporarily excused, and the House proceeded with business under the call of the House.

REPORT OF ENROLLMENT COMMITTEE

House of Representatives, Olympia, Wash., March 9, 1939.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 184; also House Bill No. 191; also House Bill No. 268; also House Bill No. 267; also House Bill No. 561, have compared same with the original and engrossed bills, and find them correctly enrolled.

We concur in this report: B. F. Reno, Jr., Julia Butler.
COMMUNICATION FROM THE GOVERNOR
State of Washington, Executive Department,
Olympia, March 9, 1939.

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. 300: "An Act relating to officers of county and state
party committee organizations, and amending Section 1 of Chapter 200 of the Laws of
1927 (Section 5198 of Remington's Revised Statutes).

Very truly yours,
RICHARD HAMILTON,
Secretary to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.
The President has signed Senate Bill No. 219, and the same is herewith transmitted.
EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The President has signed: Senate Bill No. 215; also
Senate Bill No. 227; also
Senate Bill No. 226, and the same are herewith transmitted.
EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The President has signed Senate Bill No. 101, and the same is herewith transmitted.
EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The Senate has passed House Bill No. 343, and the same is herewith transmitted.
EARLE M. McCROSKEY, Secretary.

Mr. Speaker:
The Senate has refused to recede from its amendments to Engrossed House Bill
No. 146 and asks the House for a conference thereon.
EARLE M. McCROSKEY, Secretary.

Mr. Hurley (John R. "Pat") moved that the request of the Senate for a
conference on Senate amendments to Engrossed House Bill No. 146 be
granted and that a conference committee be appointed.

The motion was carried and the Speaker appointed Representatives
Mackie, Kinnear (Geo. C.) and Chervenka as House members of the conference
committee thereon.
MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 213 and the House amendments thereto and the President has appointed as members of a Conference Committee thereon Senators Duggan, Kyle and Wanamaker, and said bill is herewith transmitted. EARLE M. MCCROSKEY, Secretary.

The Speaker appointed Representatives Hurley (Joseph E.), Van Dyk and Lindsay as House members of the Conference Committee on House amendments to Engrossed Senate Bill No. 213.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 48 and the House amendments thereto and the President has appointed as members of a Conference Committee thereon Senators McMillan, Morgan and Copeland.

The Speaker appointed Representatives Reilly (Edward J.), Twidwell and Egbert as House members of the Conference Committee on House amendments to Engrossed Senate Bill No. 48.

MR. SPEAKER:

The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 113 and asks the House to recede therefrom, and said bill is herewith transmitted. EARLE M. MCCROSKEY, Secretary.

Mr. Jones (John R.) moved that the House do not recede from its amendments to Engrossed Senate Bill No. 113 and that the Senate be asked for a conference thereon.

The motion was carried.

On motion of Mr. Finucane, Mr. Hurley (John R. "Pat") was excused from the call of the House for ten minutes.

MOTION

Mr. LaFollette moved that the House consider no more bills after the bills on the present calendar were disposed of.

The motion was carried.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

Mr. Vane moved that the report of the Conference Committee on Senate Bill No. 374 be not adopted, and that the committee be directed to bring in another report.

The motion was carried.
MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 145, with the following amendments:

Amend by striking everything after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section 2 of Chapter 166 of the Laws of 1937 (Section 6382-2 of Remington's Revised Statutes) is hereby amended to read as follows:

"(a) The term 'person' means and includes an individual, firm, co-partnership, 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 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 other carriers by rail or water and of express or forwarding companies.

"(f) The term 'contract carrier' shall include all motor vehicle operators not included under the terms 'common carrier' and 'private carrier' as herein defined in paragraph (e) and paragraph (g), and further shall include any person who under special and individual contracts or agreements transports property by motor vehicle for compensation.

"(g) A 'private carrier' is a person who, in his own vehicle, transports only property owned or being bought or sold by him in good faith and only when such transportation is purely an incidental adjunct to some other established private business owned or operated by him in good faith. A 'private carrier', as such, shall not be prohibited from maintaining price differentials in fixing the delivered selling price of his property and such price differentials shall not constitute 'compensation' as that term is used in this act.

"(h) The term 'motor carrier' means and includes 'common carrier', 'contract carrier', 'private carrier' and 'exempt carrier' as herein defined.

"(i) The term 'exempt carrier' means any person operating a vehicle exempted from certain provisions of this act under Section 3 hereof.

"(j) 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.

Amend the title by striking the whole thereof and inserting in lieu thereof the following:

"An Act relating to transportation by motor vehicles, defining terms and amending Section 2 of Chapter 166 of the Laws of 1937 (Section 6382-2 of Remington's Revised Statutes)."; and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Smith (Michael B.) moved that the Senate amendments to Engrossed House Bill No. 145 be laid on the table.

The motion was carried.
MESSAGES FROM THE SENATE

Mr. Speaker:

The President has appointed as Senate members of a Conference Committee on Engrossed House Bill No. 146 and the Senate amendments thereto, Senators Orndorff, Sieler and Schroeder.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1939.

Mr. Speaker:

The Senate has refused to recede from its amendments to Engrossed House Bill No. 450, and asks the House for a conference thereon.

EARLE M. McCROSKEY, Secretary.

Mr. Vane moved that the request of the Senate for a conference on Senate amendments to Engrossed House Bill No. 450 be granted and that a Conference Committee be appointed.

The motion was carried, and the Speaker appointed Representatives Hurley (John R. "Pat"), Cowen and McDonald as House members of the Conference Committee on Senate amendments to Engrossed House Bill No. 450.

MOTION

Mr. Finucane moved that Engrossed House Bill No. 145 be lifted from the table.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.

The motion by Mr. Finucane was lost.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has refused to recede from its amendments to Engrossed House Bill No. 161 and asks the House for a conference thereon.

EARLE M. McCROSKEY, Secretary.

Mr. Cowen moved that the request of the Senate for a conference on Senate amendments to Engrossed House Bill No. 161 be granted and that a conference committee be appointed.

The motion was carried, and the Speaker appointed Representatives Fry, Moulton and Vane as House members of the Conference Committee on Senate amendments to Engrossed House Bill No. 161.

The House resumed consideration of the calendar.

SECOND READING OF BILLS

Senate Bill No. 319, by Senator Reardon: Relating to river improvement districts.

The bill was read the second time by sections.

On motion of Mr. Hay, 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.

On motion of Mr. LaFollette, the previous question was ordered.

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, 81; nays, 13; absent or not voting, 5.
Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Finucane, Fogg, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Olson, Payne, Pearson, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—81.

Those voting nay were: Representatives Egbert, French, Fry, Hall, Jones (John R.), Judd, Neal, Nordenberg, Pearsall, Pennock, Petit, Pitt, Ruark—13.

Those absent or not voting were: Representatives Armstrong, Austin, Callison, Cook, Sherman—5.

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.

**Senate Bill No. 272**, by Senator Murfin (By Departmental Request): Relating to sites for forts, arsenals and armories.

The bill was read the second time by sections.

On motion of Mr. Cowen, the rules were suspended, Senate Bill No. 272 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Finucane, the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 272, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Ebbert Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—92.

Those absent or not voting were: Representatives Armstrong, Austin, Callison, Cook, Hurley (John R. "Pat"), Sherman, Mr. Speaker—7.

Senate Bill No. 272, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
SIXTIETH DAY, MARCH 9, 1939

MOTIONS

On motion of Mr. Devenish, Mr. Lindsay, Mr. Van Dyk and Mr. Hurley (Joseph E.) were excused from the call of the House for conference purposes.

On motion of Mr. Riley (Edward F.), Mr. Turner was excused from the call of the House for fifteen minutes.

SECOND READING OF BILLS

Engrossed Substitute Senate Bill No. 23, by Committee on Parks and Playgrounds: Relating to tide lands for park purposes.

The bill was read the second time by sections.

On motion of Mr. Martin, the rules were suspended, Engrossed Substitute Senate Bill No. 23 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Cowen, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 23, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Will, Wintler, Woodall—89.

Those absent or not voting were: Representatives Armstrong, Austin, Callison, Cook, Hurley (John R. "Pat"), Hurley (Joseph E.), Lindsay, Sherman, Turner, Mr. Speaker—10.

Engrossed Substitute Senate 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.

Engrossed Senate Bill No. 361, by Senators Shorett and Reardon: Relating to water and water supply districts.

The bill was read the second time by sections.

On motion of Mr. Martin, the rules were suspended, Engrossed Senate Bill No. 361 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Cowen, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 361, and the bill passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe,
Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those voting nay were: Representative Hall—1.

Those absent or not voting were: Representatives Austin, Callison, Cook, Hurley (John R. “Pat”), Hurley (Joseph E.), Lindsay, Sherman, Turner—8.

Engrossed Senate Bill No. 361, having received the 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. Van Dyk moved that Engrossed House Bill No. 175 be lifted from the table.

Debate ensued.

On motion of Mr. Cowen, the previous question was ordered.

The motion was carried.

Mr. Van Dyk moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 175 and that the Senate be asked to recede therefrom.

Debate ensued.

On motion of Mr. Pearson, the previous question was ordered.

The motion by Mr. Van Dyk that the House do not concur in the Senate amendments to Engrossed House Bill No. 175 and that the Senate be asked to recede therefrom was carried.

**SECOND READING OF BILLS**

Engrossed Senate Bill No. 120, by Senator Schroeder: Relating to the State Soldiers’ Home and colony.

The bill was read the second time by sections.

On motion of Mr. Smith (Michael B.), Mr. Henry was excused from the call of the House for ten minutes.

On motion of Mr. Cowen, the rules were suspended, Engrossed Senate Bill No. 120 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 120, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Isenhart,
Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—89.

Those absent or not voting were: Representatives Austin, Callison, Cook, Henry, Hurley (John R. “Pat”), Hurley (Joseph E.), Lindsay, Sherman, Turner, Van Dyk—10.

Engrossed Senate 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.

Engrossed Senate Bill No. 161, by Senator Morgan: Relating to flood control.

The bill was read the second time by sections.

On motion of Mr. Swegle, the following amendment to Section 1 was adopted:

Amend the bill—strike the period (.) at the end of section 1 and insert in lieu thereof a semi-colon (;) and add the following: “and where property of the district located within a city or town is equal in value to \( \frac{1}{3} \) of the value of the property of the entire district, as determined by the last assessment for general taxes, one member of the governing body of the city or town to be selected by the governing body shall be ex-officio a director and two members of the board of county commissioners to be selected by the board of county commissioners shall be ex-officio directors; and where property of the district located within the city or town is equal in value to \( \frac{2}{3} \) of the value of the property of the entire district, as determined by the last assessment for general taxes, two members of the governing body of the city or town to be selected by the governing body, shall be ex-officio directors, and one of the members of the board of county commissioners to be selected by the board of county commissioners shall be ex-officio a director.”

On motion of Mr. Finucane, the rules were suspended, Engrossed Senate Bill No. 161 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Neal, the previous question was ordered.

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, 88; nays, 2; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley,

Those voting nay were: Representatives Eaton, Gabrielsen—2.

Those absent or not voting were: Representatives Austin, Callison, Cook, Henry, Hurley (Joseph E.), Lindsay, Sherman, Van Dyk, Mr. Speaker—9.

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.

Engrossed Senate Bill No. 8, by Senator Murfin: Relating to eggs.
The bill was read the second time by sections.

Mr. Brown moved that Engrossed Senate Bill No. 8 be indefinitely postponed.

Debate ensued.

On motion of Mr. Payne, the previous question was ordered.
The motion by Mr. Brown to indefinitely postpone Engrossed Senate Bill No. 8 was carried.

Engrossed Senate Bill No. 71, by Senators Farquharson and Wanamaker: Relating to marriage licenses.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No 71, entitled “An Act relating to the issuance of marriage licenses and repealing Section 8450 of Rem. Rev. Stat. (Pierce’s Code 3717), and providing for the issuance of marriage licenses in county of residence, for three-day notice of intention, and for waiver in the event of 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 3, page 1, line 14 of the engrossed Senate bill, being line 8 of the printed bill, after the period (.) following the figure “3” strike all of the matter down to and including the word “That” in page 1, line 28 of the engrossed Senate bill, being line 18 of the printed bill.

In Section 3, page 1, line 28 of the engrossed Senate bill, being page 1, line 18 of the printed bill, after the word “That” and before the word “non-resident” strike the word “a” and insert in lieu thereof the word “A”.

Edward J. Reilly, Chairman.


The bill was read the second time by sections.

Mr. Dore moved that Engrossed Senate Bill No. 71 be indefinitely postponed.

Debate ensued.

On motion of Mr. Martin, the previous question was ordered.
The motion to indefinitely postpone was lost.

On motion of Mr. Kinnear (Geo. C.), the committee amendment to Section 3, line 14 of the original bill was adopted.

On motion of Mr. Reilly (Edward J.), the committee amendment to Section 3, line 28 of the original bill was adopted.

Miss Wintler moved the adoption of the following amendment:

In Section 4, line ......, page ...... of the engrossed bill, being lines 25 and 26, page 1 of the printed bill, after the comma (,) following the word “applicants” strike the following: “appearing personally before the county auditor or duly authorized deputy;”.
The amendment was adopted.
Mr. Finucane moved that the rules be suspended, Engrossed Senate Bill No. 71 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 to suspend the rules was carried on a rising vote.

On motion of Mr. Beierlein, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 71, and the bill passed the House by the following vote: Yeas, 63; nays, 28; absent or not voting, 8.

Those voting yea were: Representatives Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Cowen, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, Hanson, Hurley (John R. "Pat"), Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Mackie, Martin, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pennock, Pettus, Pitt, Reilly (Edward J.), Riley (Edward F.), Ruark, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, White, Wiggen, Wintler, Mr. Speaker—63.


Those absent or not voting were: Representatives Austin, Callison, Cook, Henry, Hurley (Joseph E.), Lindsay, Sherman, Van Dyk—8.

Engrossed Senate 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.

**Senate Bill No. 387**, by Committee on Harbors and Waterways: Relating to port districts.

The bill was read the second time by sections.

On motion of Mr. French, Mr. Jones (John R.) was excused from the call of the House for five minutes.

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

In Section 1, line ...... of the original bill, being Section 1, line 5 of the printed bill, after the word "commissioners" and before the asterisks insert the following words: "or the submission of one or more propositions".

On motion of Mr. Armstrong, Mr. Dore and Mr. Rosellini were excused from the call of the House for ten minutes.

Mr. Kinnear (Geo. C.) moved that Senate Bill No. 387 be indefinitely postponed.

Debate ensued.

On motion of Mr. Petit, the previous question was ordered.

The motion by Mr. Kinnear (Geo. C.) to indefinitely postpone Senate Bill No. 387 was carried.

**Engrossed Senate Bill No. 116**, by Senator Troy: Relating to acknowledgements on public claims.

The bill was read the second time by sections.
On motion of Mr. Woodall, the rules were suspended, Engrossed Senate Bill No. 116 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 116, and the bill passed the House by the following vote: Yeas, 83; nays, 4; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Dixon, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Wernica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall—83.

Those voting nay were: Representatives Devenish, Isenhart, Phillips, Sandegren—4.

Those absent or not voting were: Representatives Austin, Callison, Cook, Dore, Henry, Hurley (Joseph E.), Jones (John R.), Lindsay, Rosellini, Sherman, Van Dyk, Mr. Speaker—12.

Engrossed Senate Bill No. 116, having received the constitutional majority, was declared passed.

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

**THIRD READING OF BILLS**

Engrossed Senate Bill No. 78, by Senator Wanamaker: Relating to public schools.

Mr. Reilly (Edward J.) moved that Engrossed Senate Bill No. 78 be returned to second reading for the purpose of amendment.

Debate ensued.

On motion of Mr. Vane, the previous question was ordered.

Division was called for, and the motion to return Engrossed Senate Bill No. 78 to second reading for the purpose of amendment was lost on a rising vote.

On motion of Mr. Reilly (Edward J.), the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 78 was placed on final passage.

On motion of Mr. Pearson, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 78, and the bill passed the House by the following vote: Yeas, 90; nays 0; absent or not voting, 9.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd,
Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Neal, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Petet, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Michael B.), Smith (Vernon A.), Swegle, Tisdale, Trombly, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—90.

Those absent or not voting were: Representatives Austin, Callison, Cook, Henry, Hurley (Joseph E.), Lindsay, Rosellini, Sherman, Van Dyk—9.

Engrossed Senate 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.

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

The Speaker declared the House to be at ease until the sound of the gavel. The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 113, and the House amendments thereto, and the President has appointed as Senate members of the Conference Committee thereon Senators Murfin, Reardon and Orndorff.

EARLE M. McCROSKEY, Secretary.

The Speaker appointed Representatives Jones (John R.), Kinnear (Roy J.) and Payne as House members of the Conference Committee on House amendments to Engrossed Senate Bill No. 113.

The Speaker declared the House to be at ease until the sound of the gavel. The Speaker called the House to order.

Mr. Finucane 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, Callison, Cook, Devenish, Dixon, Egbert, Fry, Hanson, Hurley (John R. "Pat"), Hurley (Joseph E.), Jackson, Jones (John R.), Kinnear (Roy J.), Lindsay, McDonald, Miller (Donald B.), Moulton, Neal, Olson, Payne, Pearson, Sherman, Smith (Michael B.), Twidwell, Van Buskirk, Van Dyk and Wentworth.

On motion of Mr. Reilly (Edward J.), the absent members were temporarily excused, and the House proceeded under the call of the House to receive committee reports.

POINT OF ORDER

Mr. Rosellini raised the point of order that the three House members, appointed by the Speaker to serve on a conference committee having under consideration the House amendments to Engrossed Senate Bill No. 113, all voted for the bill.
After considerable debate, Mr. Reilly (Edward J.) moved that the Speaker's appointment of the House members to the conference committee on Engrossed Senate Bill No. 113 be approved.

The motion was carried and the conference committee appointed by the Speaker was approved.

REPORT OF ENROLLMENT COMMITTEE

House of Representatives,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 78; also House Bill No. 128; also Substitute House Bill No. 156; also House Bill No. 172; also House Bill No. 204; also House Bill No. 221; also House Bill No. 231; also House Bill No. 260; also House Bill No. 282; also House Bill No. 406, have compared same with the original and engrossed bills and find them correctly enrolled.

I concur in this report: O. R. Schumann.

MOTIONS

On motion of Mr. Moulton, Mr. Fry, Mr. Vane and Mr. Moulton were excused from the call of the House for conference committee work. The Speaker announced he was about to sign: House Bill No. 78; also House Bill No. 128; also Substitute House Bill No. 156; also House Bill No. 172; also House Bill No. 184; also House Bill No. 191; also House Bill No. 204; also House Bill No. 221; also House Bill No. 231; also House Bill No. 260; also House Bill No. 268; also House Bill No. 282; also House Bill No. 287; also House Bill No. 406; also House Bill No. 561; also Senate Bill No. 101; also Senate Bill No. 215; also Substitute Senate Bill No. 219; also Senate Bill No. 226; also Senate Bill No. 227.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

The Senate has refused to adopt the report of the Conference Committee on Senate Bill No. 374, and has directed the Committee to bring in another report.

Earle M. McCroskey, Secretary.
Mr. Speaker:

The President has appointed as Senate members of a Conference Committee on Engrossed House Bill No. 450, Senators Shorett, Edwards and Drumheller.

Earle M. McCroskey, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

MR. SPEAKER:

We, your Conference Committee, to whom was referred Senate Bill No. 374, entitled "An Act relating to the prevention of congenital syphilis; to take effect January 2, 1940," have had the same under consideration, and we are unable to agree and ask that the powers of free conference be granted.

Senate Members

J. W. Henderson
Kathryn E. Malstrom
Lulu D. Haddon

House Members

Dr. W. G. Cameron
Thos. H. Bienz
Ella Wintler

Mr. Cameron moved that the report of the conference committee on Senate Bill No. 374 be adopted and that the powers of free conference be granted. The motion was carried.

MESSAGE FROM THE SENATE

Olympia, Wash., March 9, 1939.

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 450 and the Senate amendments thereto and has granted said committee the powers of free conference, and the report of the Conference Committee is here-with transmitted.

Earle M. McCroskey, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

We, your Conference Committee, to whom was referred Engrossed House Bill No. 450, 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 emergencies, and for refunds, and for sundry civil expenses of the state government, and for public assistance, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1939, and ending March 31, 1941, 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 for the powers of free conference.

Senate Members

Judson W. Shorett
Joseph Drumheller
A. E. Edwards

House Members

John R. Hurley
David C. Cowen
J. D. McDonald

Mr. Reilly (Edward J.) moved that the report of the conference committee on Engrossed House Bill No. 450 be adopted and that the powers of free conference be granted. The motion was carried.

On motion of Mr. Finucane, Mr. Kinnear (Geo. C.) was excused from the call of the House for ten minutes.
MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has refused to recede from its amendments to House Bill No. 175 and asks the House for a conference thereon.

EARLE M. McCROSKEY, Secretary.

Mr. Reilly (Edward J.) moved that the request of the Senate for a conference on Senate amendments to House Bill No. 175 be granted and that a conference committee be appointed.

The motion was carried, and the Speaker appointed Representatives Brown, Hatley and Carty as House members of the conference committee on Senate amendments to House Bill No. 175.

Mr. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 71 and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 241, and passed the bill as amended by the House.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. SPEAKER:

The President has appointed as Senate members of a Conference Committee on Engrossed House Bill No. 161 and the House amendments thereto, Senators Keeler, Farquharson and Troy.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. SPEAKER:

The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 433 and asks the House to recede therefrom, and said bill is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Mr. Cowen moved that the House do not recede from its amendments to Engrossed Senate Bill No. 433 and that the Senate be asked for a conference thereon.

The motion was carried.

The Speaker declared the House to be at ease until the sound of the gavel.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 433 and the House amendments thereto, and the President has appointed as Senate members of the Conference Committee thereon, Senators Shorett, Klemgard and Drumheller.

EARLE M. McCROSKEY, Secretary.

The Speaker appointed Representatives Hurley (John R. "Pat"), Finucane and Swegle as House members of the conference committee on the House amendments to Engrossed Senate Bill No. 433.
Mr. Speaker:

The Senate has refused to concur in the House amendment to Engrossed Senate Bill No. 467 and asks the House to recede therefrom, and said bill is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Reilly (Edward J.) moved that the House do not recede from its amendment to Engrossed Senate Bill No. 467 and that the Senate be asked for a conference thereon.

The motion was carried.

Mr. Hurley (Joseph E.):

"Mr. Speaker, your Conference Committee on Engrossed Senate Bill No. 213 cannot agree, and I, therefore, move that the House members of the committee, appointed by the Speaker, be discharged and that the Speaker appoint new members from the House on said Conference Committee."

The motion was carried, and the Speaker appointed Representatives Moulton, Vane and Butler as House members on the conference committee having consideration of House amendments to Engrossed Senate Bill No. 213.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 161, and asks the House to recede therefrom and said bill is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Reilly (Edward J.) moved that the House do not recede from its amendments to Engrossed Senate Bill No. 161 and that the Senate be asked for a conference thereon.

The motion was carried.

Mr. Speaker:

The Senate has refused to concur in the following House amendment to Engrossed Senate Bill No. 427 and asks the House to recede therefrom:

In Section 4, line 24, page 3 of the engrossed bill, being line 40, page 2 of the printed bill, after the word "administrator" and before the word "who" insert a comma (,) and the following: "who has been a resident of their respective county for two years prior to receiving said appointment and.",; and the Senate has concurred in the following House amendments to Engrossed Senate Bill No. 427:

In Section 1, line 3, page 2 of the engrossed bill, being line 17, page 1 of the printed bill, after the comma (,) following the word "services" and before the word "aid" insert the following: "other handicapped persons."

In Section 4, line 1, page 4 of the engrossed bill, being line 2, page 3 of the printed bill, after the word "committee" strike the period (.) and insert in lieu thereof a colon (:) and add the following: "Provided, That this requirement shall not apply to the filling of non-executive positions."

In Section 5, line 9, page 4 of the engrossed bill, being line 8, page 3 of the printed bill, after the word "with" and before the word "responsibility" strike the word "entire" and insert in lieu thereof the word "the".

Amend Section 13, line 25, page 9 of the engrossed bill, being line 10, page 6 of the printed bill, by adding thereto a new sentence to read as follows: "In programs of services to youth the department is empowered to enter into cooperative agreements for joint operation of such programs with Federal agencies including the National Youth Administration and with school districts and their local agencies."

In Section 17, line 19, page 10 of the engrossed bill, being line 30, page 6 of the printed bill, after the word "decision" and before the word "and" insert a colon (:)
and the following: "Provided, That if at the end of the forty-five day period the application has not been approved because of inability to establish age, the application shall still be considered as pending."

In Section 17, page 11, line 6 of the engrossed bill, being page 6, line 44 of the printed bill, following the comma (,) after the word "applicant" and before the word "and" insert the following: "livestock not exceeding $150 in value."

In Section 22, line 17, page 14 of the engrossed bill, being line 34, page 8 of the printed bill, after the word "be" strike the remainder of the sentence and insert in lieu thereof the following: "had by appellant."

In Section 22, line 24, page 14 of the engrossed bill, being line 39, page 8 of the printed bill, strike the period (.) following the word "entitled" and add the following: "under this act."

In Section 24, line 20, page 15 of the engrossed bill, being Section 24, lines 14 and 15, page 9 of the printed bill, after the word "department" and before the word "may" strike the words "or the administrator."

In Section 24, page 15, line 24 of the engrossed bill, being page 9, line 18 of the printed bill, after the period (.) following the word "administration" strike the balance of the matter down to and including the period (.) following the word "granted" in line 27 of the original bill, being line 20 of the printed bill.

In Section 31, line 17, page 17 of the engrossed bill, being line 23, page 10 of the printed bill, after the comma (,) following the figures "1937" and before the word "and" insert the following: "excepting Section 11.

Amend the bill by adding thereto five new sections immediately following Section 30, to be known as Sections 31, 32, 33, 34 and 35, to read as follows:

"Sec. 31. There is hereby created a Washington Welfare Survey Commission, hereinafter called the Commission, of five members to be appointed by the Governor from among the qualified electors of the state, none of whom shall hold any compensated public office under the state or federal governments. Each member of the Commission shall hold office and be removable at the pleasure of the Governor and shall serve until his or her successor is duly appointed and qualified. The members of the Commission shall serve without compensation but may be reimbursed for actual expenses necessarily incurred in the performance of their duties, such reimbursement to be by itemized voucher of the State Auditor certified and approved by the Chairman of the Commission.

"Sec. 32. The Commission, upon the appointment of its members, shall meet at the State Capitol and organize by the election of one of its members as chairman and one as secretary of the Commission.

"Sec. 33. The duties of the Commission shall consist of a survey of the facts involved in the whole problem of public assistance in the State of Washington, including the nature and extent of need as defined herein in the several categories of assistance provided in this act, various methods properly to be employed in determining the eligibility for and the granting of public assistance, probable future costs of assistance hereunder, and of the resources available and to become available from Federal aid, the state and the counties therefor.

The Commission shall give consideration to the activities and requirements of the various Federal and county agencies and other state departments which deal with related problems. The commission, from time to time, shall report its findings to the Governor and make such recommendations thereon as it deems advisable, and, on or before December 1 of each year, submit to the Governor its report of findings and recommendations, which report shall constitute public records.

"Sec. 34. For its purposes, the Commission is empowered to examine the records of the Department of Social Security and of the several counties, and the Director of Social Security, the county administrators of the several counties and all other state and county departments and agencies shall make available all such information desired by the Commission.

"Sec. 35. The Commission may employ such clerical and other assistance and personnel and incur such other expenses as may be necessary to enable it to carry out the powers and duties herein granted and imposed. It shall prepare and submit to the Director of Social Security, quarterly, a budget covering its anticipated expenses for the succeeding quarter, which budget, when approved by the Governor, shall constitute the items incurred thereunder for administrative expenses of the Department of Social Security, for the payment of which the State Auditor shall draw warrants payable from funds appropriated for the Department of Social Security."
Amend the bill—strike the whole of Section 27 and renumber the remaining sections consecutively.

Amend the bill—renumber the sections to read consecutively.

In line 12 of the title of the engrossed bill, being line 8 of the title of the printed bill, after the figures "1937" and before the word "and" insert the following: "excepting Section 11."

In line 12 of the title of the engrossed bill, being line 8 of the title of the printed bill, after the semi-colon (;) following the word "appropriations" and before the word "repealing" insert the following: "creating the Washington Welfare Survey Commission, defining its powers and duties and providing for its expenses; ", and said bill is herewith transmitted.

Mr. Reilly (Edward J.) moved that the House do concur in the Senate action on Engrossed Senate Bill No. 427 and that the House do pass the bill without the following House amendment:

"In Section 4, line 24, page 3 of the engrossed bill, being line 40, page 2 of the printed bill, after the word 'administrator' and before the word 'who' insert a comma (,) and the following: 'who has been a resident of their respective county for two years prior to receiving said appointment and,' ".

Debate ensued.

Mr. Underwood moved the previous question, but the motion was lost.

Debate continued.

On motion of Mr. Vane, the previous question was ordered.

The motion by Mr. Reilly (Edward J.) to concur in the Senate action was carried.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 427, without the House amendment to Section 4, line 24, page 3 of the engrossed bill, and the bill passed the House by the following vote: Yeas, 62; nays, 23; absent or not voting, 14.

Those voting yea were: Representatives Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Gore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Guisinger, Hanson, Hatley, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kin失误 near (Geo. C.), Kin失误 near (Roy J.), LaFollette, Lauman, Lindsay, Mackle, Martin, McCask, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Ruark, Sandgren, Smith (Vernon A.), Swegle, Turner, Twidwell, Underwood, Vane, Warnica, White, Wintler, Woodall, Mr. Speaker—62.

Those voting nay were: Representatives Armstrong, Beierlein, Bernethy, Fogg, Gabrielsen, Hall, Hay, Henry, McDonald, Nordenberg, Pearson, Pencock, Pettus, Pitt, Rosellini, Savage, Schumann, Smith (Jurie B.), Tisdale, Trombley, Van Buskirk, Wenberg, Wiggen—23.

Those absent or not voting were: Representatives Austin, Babcock, Calisson, Cook, Devenish, Dixon, Miller (Donald B.), Neal, Olson, Sherman, Smith (Michael B.), Van Dyk, Wentworth, Wills—14.

Engrossed Senate Bill No. 427, having received the constitutional majority, was declared passed without the House amendment.

MOTIONS

Mr. LaFollette moved that the House reconsider the vote by which the House refused to recede from its amendments to Engrossed Senate Bill No. 161.

Debate ensued.
On motion of Mr. Reilly (Edward J.), the previous question was ordered. The motion by Mr. LaFollette was carried.

Mr. Reilly (Edward J.) moved that the House do recede from its amendments to Engrossed Senate Bill No. 161.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered. The motion that the House recede from its amendments to Engrossed Senate Bill No. 161 was carried.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 161 without the House amendments, and the bill passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Armstrong, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guiisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lauman, Lindsay, Mackie, Martin, McCash, McDonald, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Payne, Pearsall, Pearson, Pennock, Petit, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Sandegren, Savage, Schumann, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wiggin, Wintler, Woodall, Mr. Speaker — 84.

Those voting nay were: Representative Pettus — 1.

Those absent or not voting were: Representatives Austin, Callison, Cook, Cowen, Devenish, Dixon, Hurley (John R. "Pat"), Miller (Donald B.), Neal, Olson, Sherman, Smith (Michael B.), Van Dyk, Wills — 14.

Engrossed Senate Bill No. 161, having received the constitutional majority, was declared passed without the House amendments.

REPORT OF ENROLLMENT COMMITTEE

House of Representatives,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 163, also
House Bill No. 235; also
House Bill No. 259; also
House Bill No. 298; also
House Bill No. 312; also
House Bill No. 314; also
House Bill No. 342; also
House Bill No. 343; also
House Bill No. 348; also
House Joint Resolution No. 13, have compared same with the original bills and resolution and find them correctly enrolled.

Chairman.

We concur in this report: O. R. Schumann, B. F. Reno, Jr.

The Speaker announced he was about to sign House Joint Resolution No. 13; also
House Bill No. 163; also
House Bill No. 235; also
House Bill No. 259; also
House Bill No. 298; also
House Bill No. 312; also
House Bill No. 314; also
House Bill No. 342; also
House Bill No. 343; also
House Bill No. 348.
The Speaker declared the House to be at ease until the sound of the gavel.
The Speaker called the House to order.

**MOTIONS**

On motion of Mr. Smith (Vernon A.), Mr. Wiggen was excused from the call of the House for ten minutes.

On motion of Mr. Reilly (Edward J.), Mr. Smith (Vernon A.) was excused from the call of the House for ten minutes.

On motion of Mr. Underwood, Mr. Jones (D. W.) was excused from the call of the House for fifteen minutes.

On motion of Mr. Riley (Edward F.), Mr. Kinnear (Roy J.) was excused from the call of the House for fifteen minutes.

On motion of Mr. Jackson, Mr. Nordenberg was excused from the call of the House for fifteen minutes.

**REPORT OF CONFERENCE COMMITTEE**

Olympia, Wash., March 9, 1939.

Mr. Speaker:

We, your Conference Committee, to whom was referred Engrossed Senate Bill No. 433, 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, for refunds 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 1, 1939, and ending March 31, 1941, except as otherwise provided, defining terms, limiting allowances and compensation, and providing this act shall take effect immediately," have had the same under consideration, and we are unable to agree and ask that the powers of free conference be granted.

<table>
<thead>
<tr>
<th>Senate Members</th>
<th>House Members</th>
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<tbody>
<tr>
<td>JUDSON W. SHORETT</td>
<td>C. WAYNE SWEGLE</td>
</tr>
<tr>
<td>JOSEPH DRUMHELLER</td>
<td>JOHN R. HURLEY</td>
</tr>
<tr>
<td>GORDON KLEMGARD</td>
<td>CHARLES FINUCANE</td>
</tr>
</tbody>
</table>

Mr. Martin moved that the report of the conference committee on Engrossed Senate Bill No. 433 be adopted and that the powers of free conference be granted.

The motion was carried.

On motion of Mr. Henry, Mr. Mackie and Mr. Underwood were temporarily excused from the call of the House.

**REPORT OF CONFERENCE COMMITTEE**

Olympia, Wash., March 9, 1939.

Mr. Speaker:

We, your Conference Committee, to whom was referred Engrossed Senate Bill No. 48, entitled "An Act providing that relatives of sufficient ability shall support persons unable to earn a livelihood in consequence of bodily or mental infirmity, or other cause, authorizing the enforcement of liability for such support and declaring an emer-
gency," have had the same under consideration, and we recommend that the bill be indefinitely postponed.

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<tr>
<th>Senate Members</th>
<th>House Members</th>
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<tbody>
<tr>
<td>DAVID E. McMILLAN</td>
<td>EDWARD J. REILLY</td>
</tr>
<tr>
<td>HENRY J. COPELAND</td>
<td>GEORGE TWIDWELL</td>
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<tr>
<td>F. L. MORGAN</td>
<td>Emmett E. Egbert</td>
</tr>
</tbody>
</table>

Mr. Egbert moved that the report of the conference committee on Engrossed Senate Bill No. 48 be adopted and that the bill be indefinitely postponed.

The motion was carried.
The Speaker declared the House to be at ease until the sound of the gavel.
The Speaker called the House to order.

MOTIONS

On motion of Mr. LaFollette, Miss Butler, Mr. Cowen and Mr. Moulton were excused from the call of the House.

On motion of Mr. Armstrong, Mr. Olson was excused from the call of the House.

On motion of Mr. Armstrong, Mr. Dore was excused from the call of the House.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has passed Engrossed Senate Bill No. 427 as amended by the House with the exception of the following amendment:

In Section 4, line 24, page 3 of the engrossed bill, being line 40, page 2 of the printed bill, after the word "administrator" and before the word "who" insert a comma (,) and the following: "who has been a resident of their respective county for two years prior to receiving said appointment and,"; from which the House receded.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 433 and has granted said committee the powers of free conference.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Senate Bill No. 374, and has granted the powers of free conference to the committee.

EARLE M. McCROSKEY, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

MR. SPEAKER:

We, your Conference Committee, to whom was referred Engrossed Senate Bill No. 113, entitled "An Act relating to taxation, amending Sections 4, 11, 15(a), 17, 18, 19, 21, 25, 27, 32, 35, 45, 47, 84, 87, 89, 108, 193, 199, 210(a) and 219 of Chapter 180, Laws of 1935; (Sections 8370-4, 8370-11, 8370-15(a), 8370-17, 8370-18, 8370-19, 8370-21, 8370-25, 8370-27, 8370-32, 8370-35, 8370-45, 8370-47, 8370-84, 8370-87, 8370-89, 8370-188, 8370-193, 8370-199, 8370-210(a) and 8370-219, Remington's Revised Statutes); as amended by Chapter 191, Laws of 1937, and Chapter 227, Laws of 1937, repealing Section 8 of Chapter 180, Laws of 1935; (Section 8370-8, Remington's Revised Statutes); and adding a new section
thereto and declaring that this act shall take effect May 1, 1939," have had the same
under consideration, and report we are unable to agree and ask the powers of free
conference.

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<tr>
<th>Senate Members</th>
<th>House Members</th>
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<tr>
<td>A. M. Murfin</td>
<td>John R. Jones</td>
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<tr>
<td>W. R. Orndorf</td>
<td>Roy J. Kinnear</td>
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<tr>
<td>Keiron W. Reardon</td>
<td>J. Howard Payne</td>
</tr>
</tbody>
</table>

Mr. Reilly (Edward J.) moved that the report of the Conference Com-
mittee on Engrossed Senate Bill No. 113 be adopted and that the powers of
free conference be granted.
The motion was carried.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed
House Bill No. 146 and has granted said committee the powers of free conference and
a copy of the conference report is herewith transmitted.

Earle M. McCroskey, Secretary.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

Mr. Speaker:

We, your Conference Committee, to whom was referred Engrossed House Bill
No. 146, entitled "An Act relating to the collection of taxes; validating certain agree-
ments heretofore executed for the payment of delinquent real property taxes in install-
ments and declaring an emergency," have had the same under consideration, and we are
unable to agree and ask that powers of free conference be granted.

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<tr>
<th>Senate Members</th>
<th>House Members</th>
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<tr>
<td>Ted Schroeder</td>
<td>George Kinnear</td>
</tr>
<tr>
<td>W. R. Orndorf</td>
<td>Frank Chervenka</td>
</tr>
<tr>
<td>Herbert H. Sieler</td>
<td>A. A. Mackie</td>
</tr>
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</table>

Mr. Reilly (Edward J.) moved that the report of the Conference Com-
mittee on Engrossed House Bill No. 146 be adopted and that the powers of
free conference be granted.
The motion was carried.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

The President has appointed Senator McDonald as a member of the Conference Com-
mittee on Engrossed House Bill No. 146 in lieu of Senator Sieler, who resigned from
the Conference Committee.

Earle M. McCroskey, Secretary.

Senage Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:

The President has appointed Senator Keeler as a member of the Conference Com-
mittee on Engrossed House Bill No. 146, in lieu of Senator Schroeder.

Earle M. McCroskey, Secretary.

The Speaker announced the appointment of Representative Underwood in lieu of Representative Kinnear (Geo. C.) and the appointment of Repre-
sentative Riley (Edward F.) in lieu of Representative Chervenka as House members of the conference committee on Engrossed House Bill No. 146.
The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 161, and a copy of said conference report, together with the bill, is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

REPORT OF CONFERENCE COMMITTEE
Olympia, Wash., March 9, 1939.

We, your Conference Committee, to whom was referred Engrossed House Bill No. 161, entitled "An Act relating to the employment of aliens in public offices or upon public works, and prescribing penalties," have had the same under consideration, and we recommend that the House concur in the Senate amendments thereto.

Senate Members House Members
MARY FARQUHARSON W. NEWTON FRY
JOE L. KEELER MARK M. MOUTON
HAROLD P. TROY Z. A. VANE

Mr. Fry moved that the report of the conference committee on Engrossed House Bill No. 161 be adopted, and that the House concur in the Senate amendments to the bill.

The motion was carried.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 161, as amended by the Senate.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 161, as amended by the Senate, and the bill failed to pass the House by the following vote: Yeas, 14; nays, 70; absent or not voting, 15.

Those voting yea were: Representatives Bienz, Devenish, Finucane, Fry, Hurley (Joseph E.), Jones (John R.), Mackie, Moulton, Payne, Riley (Edward F.), Swegle, Turner, Vane, Wentworth—14.

Those voting nay were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bernethy, Brown, Butler, Cameron, Carty, Chervenka, Coe, Eaton, Eddy, Egbert, Fogg, French, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R "Pat"), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), La-Follette, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Nordenberg, Olson, Pearsall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Rosellini, Ruark, Savage, Schumann, Smith (Jurie B.), Smith (Vernon A.), Tisdale, Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Warnica, Wenberg, White, Wiggan, Wintler, Mr. Speaker—70.

Those absent or not voting were: Representatives Callison, Cook, Cowen, Dixon, Dore, Lauman, Lindsay, McDonald, Miller (Donald B.), Neal, Sandegren, Sherman, Smith (Michael B.), Wills, Woodall—15.

Engrossed House Bill No. 161, as amended by the Senate, having failed to receive the constitutional majority, was declared lost.
MESSAGE FROM THE SENATE

Senate Chamber,  
Olympia, Wash., March 9, 1939.

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 467, and the President has appointed as Senate members of the conference committee thereon, Senators Wanamaker, Koontz and Morgan, and said bill is here-with transmitted.

The Speaker appointed as members of the conference committee on Engrossed Senate Bill No. 467, Representatives Guisinger, Reilly (Edward J.) and French.

With the consent of the House, Mr. Vane resigned as a member of the conference committee on Engrossed Senate Bill No. 213, and the Speaker appointed Mr. Wentworth to serve in his place.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

We, your Free Conference Committee, to whom was referred Senate Bill No. 374, entitled "An Act relating to the prevention of congenital syphilis; to take effect January 2, 1940," have had the same under consideration, and we recommend that the House recede from the House amendments thereto.

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<tr>
<th>Senate Members</th>
<th>House Members</th>
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<tr>
<td>J. W. Henderson</td>
<td>Dr. W. G. Cameron</td>
</tr>
<tr>
<td>Lulu D. Haddon</td>
<td>Thos. H. Bienz</td>
</tr>
<tr>
<td>Kathryn E. Malstrom</td>
<td>Ella Wintler</td>
</tr>
</tbody>
</table>

Mr. Cameron moved that the report of the free conference committee be adopted and that the House do recede from its amendments to Senate Bill No. 374.

Debate ensued.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The motion by Mr. Cameron was carried and the free conference committee report was adopted.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 374, without the House amendments.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 374 without the House amendments and the bill passed the House by the following vote: Yeas, 79; nays, 3; absent or not voting, 17.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bernethy, Bienz, Brown, Butler, Cameron, Chervenka, Coe, Cowen, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gholson, Guisinger, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), LaFollette, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moultin, Nordenberg, Olson, Pear-sall, Pearson, Pennock, Petit, Pettus, Phillips, Pitt, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Ruark, Savage, Schumann, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, White, Wiggen, Wills, Wintler, Mr. Speaker—79.

Those voting nay were: Representatives Armstrong, Gabrielsen, Hall—3.

Those absent or not voting were: Representatives Callison, Carty, Cook,
Devenish, Dixon, Jackson, Jones (John R.), Kinnear (Roy J.), Lauman, McDonald, Neal, Payne, Sandegren, Sherman, Smith (Michael B.), Wentworth, Woodall—17.

Senate Bill No. 374, having received the constitutional majority, was declared passed, without the House amendments.

On motion of Mr. Smith (Vernon A.), Mr. Van Dyk was excused from the call of the House for thirty minutes.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has receded from its amendments to House Bill No. 175, and passed the bill, and the same is herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 113, and has granted said committee the powers of free conference.

EARLE M. MCCROSKEY, Secretary.

The Speaker declared the House to be at ease until the sound of the gavel. The Speaker called the House to order.

MESSAGES FROM THE SENATE

Mr. Speaker:

The President has signed: Substitute Senate Bill No. 23; also Senate Bill No. 71; also Senate Bill No. 78; also Senate Bill No. 116; also Senate Bill No. 120; also Senate Bill No. 161; also Senate Bill No. 241; also Senate Bill No. 272; also Senate Bill No. 319; also Senate Bill No. 361, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Speaker:

The President has signed: Senate Bill No. 396; also Senate Bill No. 438; also Senate Bill No. 448; also Senate Bill No. 456, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Mr. Speaker:

The President has signed: Senate Bill No. 73; also Senate Bill No. 76; also Senate Bill No. 178; also Senate Bill No. 190; also Senate Bill No. 242; also Senate Bill No. 304; also
SIXTIETH DAY, MARCH 9, 1939

Senate Bill No. 366; also
Senate Bill No. 394; also
Senate Bill No. 395, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
The President has signed: House Bill No. 78; also
House Bill No. 128; also
Substitute House Bill No. 156; also
House Bill No. 172; also
House Bill No. 294; also
House Bill No. 221; also
House Bill No. 231; also
House Bill No. 260; also
House Bill No. 282; also
House Bill No. 406, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
The President has signed: House Bill No. 163; also
House Bill No. 235; also
House Bill No. 259; also
House Bill No. 298; also
House Bill No. 312; also
House Bill No. 314; also
House Bill No. 342; also
House Bill No. 343; also
House Bill No. 348; also
House Joint Resolution No. 13, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
The President has signed: House Bill No. 184; also
House Bill No. 191; also
House Bill No. 268; also
House Bill No. 287; also
House Bill No. 561, and the same are herewith transmitted.

EARLE M. MCCROSKEY, Secretary.

REPORTS OF ENROLLMENT COMMITTEE

House of Representatives,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
Your Committee on Enrollment, to whom was referred House Bill No. 68; also
House Bill No. 80; also
House Bill No. 126; also
House Bill No. 299; also
House Bill No. 401; also
House Bill No. 415; also
House Bill No. 425; also
House Bill No. 426; also
House Bill No. 471; also
House Bill No. 473, have compared same with the original, engrossed and re-engrossed bills, and find them correctly enrolled.

C. WAYNE SWEGLE, Chairman.

I concur in this report: Ella Wintler.
Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 521; also House Bill No. 535; also House Bill No. 541, have compared same with the original and engrossed bills and find them correctly enrolled.

I concur in this report: Ella Wintler.

On motion of Mr. Finucane, Mr. Kinnear (Geo. C.) was excused from the call of the House for fifteen minutes.

The Speaker announced he was about to sign House Bill No. 68; also House Bill No. 80; also House Bill No. 126; also House Bill No. 299; also House Bill No. 401; also House Bill No. 415; also House Bill No. 425; also House Bill No. 426; also House Bill No. 471; also House Bill No. 473; also House Bill No. 521; also House Bill No. 535; also House Bill No. 541; also Substitute Senate Bill No. 23; also Senate Bill No. 71; also Senate Bill No. 73; also Senate Bill No. 76; also Senate Bill No. 78; also Senate Bill No. 116; also Senate Bill No. 120; also Senate Bill No. 161; also Senate Bill No. 178; also Senate Bill No. 190; also Senate Bill No. 241; also Senate Bill No. 242; also Senate Bill No. 272; also Senate Bill No. 304; also Senate Bill No. 319; also Senate Bill No. 361; also Senate Bill No. 366; also Senate Bill No. 394; also Senate Bill No. 395; also Senate Bill No. 396; also Senate Bill No. 438; also Senate Bill No. 448; also Senate Bill No. 456.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 374.

Earle M. McCroskey, Secretary.
Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 450 and the Senate amendments thereto, and has 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.

Earle M. McCroskey, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

Mr. Speaker:

We, your Free Conference Committee, to whom was referred Engrossed House Bill No. 450, 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 emergencies, and for refunds, and for sundry civil expenses of the state government, and for public assistance, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1939, and ending March 31, 1941, 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, 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 appropriations 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 four dollars ($4.00) 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 four cents (4¢) 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 (including deficiencies) .................. 12,000.00
Total ............................................ $73,000.00

For the Governor's Mansion:
Maintenance, to be distributed on vouchers approved by the Governor .................................................. $12,000.00

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
<table>
<thead>
<tr>
<th>Division</th>
<th>Salaries and Wages</th>
<th>Operations</th>
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<td><strong>For the Secretary of State:</strong></td>
<td></td>
<td></td>
<td>$163,000.00</td>
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<tr>
<td>Salary—For collection of Delinquent Corporation fees and taxes</td>
<td>$66,000.00</td>
<td>8,000.00</td>
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<td>Operations</td>
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<td>Checking, Printing, Advertising and Mailing Initiative and Referend</td>
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<td>um Measures and Constitutional Amendments: Provided, That no portion</td>
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<td>of this appropriation shall be expended for salaries of regular</td>
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<td>employees or office expense of the Secretary of State.</td>
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<td><strong>Bureau of Statistics and Immigration:</strong></td>
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<td>Salaries, Wages and Operations</td>
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<td><strong>For the State Treasurer:</strong></td>
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<td>Audit by Division of Budget</td>
<td>5,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>From the Motor Vehicle Fund</strong></td>
<td></td>
<td></td>
<td>$30,750.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$25,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>5,750.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>From the Fisheries Fund</strong></td>
<td></td>
<td></td>
<td>$23,500.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$16,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>7,500.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>From the General Fund</strong></td>
<td></td>
<td></td>
<td>$126,000.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$68,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>7,500.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Special Printing</td>
<td>3,500.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Departmental Audits:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>37,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>10,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>From the Motor Vehicle Fund</strong></td>
<td></td>
<td></td>
<td>$43,480.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$22,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>7,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Audit, Department of Highways:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$9,480.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>5,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>From the General Fund</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Division of Municipal Corporations:</td>
<td>$24,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>6,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>For the Attorney General:</strong></td>
<td></td>
<td></td>
<td>$149,450.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$95,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>19,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Printing Briefs, Court Costs and Expenses of Litigation in Federal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Courts, other than Salaries and Wages</td>
<td>35,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Indexing Session Laws</td>
<td>450.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>$149,450.00</td>
</tr>
</tbody>
</table>
FROM THE CURRENT SCHOOL FUND

FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION:
Salaries and Wages................................. $70,500.00
Operations ........................................ 28,600.00
To Publish the Washington State Manual and Other Publications required by law............... 5,000.00
Total............................................... $104,100.00

FROM THE GENERAL FUND

STATE LIBRARY:
Salaries, Wages and Operations..................... $30,000.00

FOR THE COMMISSIONER OF PUBLIC LANDS:
Salaries and Wages................................ $166,000.00
Operations ........................................ 78,000.00
Total............................................... $244,000.00

FOR THE INSURANCE COMMISSIONER:
Salaries and Wages................................ $163,000.00
Operations ........................................ 58,000.00
Total............................................... $221,000.00

FOR LEGISLATIVE EXPENSE:
Printing, indexing, binding and editing Session Laws, Senate and House Journals, other legislative printing, and binding public documents of the Twenty-sixth Session............................... $20,000.00
Indexing Senate and House Journals................ 1,000.00
Total............................................... $21,000.00

FOR THE SUPREME COURT:
Salaries and Wages................................ $223,040.00
Operations ........................................ 21,525.00
Total............................................... $244,565.00

FOR THE STATE LAW LIBRARY:
Salaries and Wages................................ $15,750.00
Operations ........................................ 12,235.00
Total............................................... $27,985.00

FOR THE JUDICIAL COUNCIL:
Salaries, Wages and Operations..................... $2,500.00

FOR THE UNIFORM LAW COMMISSION:
Operations........................................... $500.00

FOR THE SUPERIOR COURT JUDGES:
Salaries and Wages................................ $263,000.00
Expenses, Judges in Joint Districts................. 5,700.00
Total............................................... $268,700.00

FOR THE ASSOCIATION OF SUPERIOR COURT JUDGES:
Operations........................................... $2,000.00

FOR THE JUDGES' RETIREMENT FUND:
To be expended in accordance with the provisions of Chapter 229, Laws of 1937.................. $16,200.00

FROM THE GENERAL FUND

FOR THE STATE ATHLETIC COMMISSION:
Salaries and Wages................................ $6,300.00
Operations ........................................ 3,500.00
Total............................................... $9,800.00

FOR THE STATE BOARD FOR THE CERTIFICATION OF LIBRARIANS:
Operations........................................... $300.00

FROM THE CURRENT SCHOOL FUND

FOR THE STATE BOARD OF EDUCATION:
Salaries and Wages................................ $10,000.00
Operations ........................................ 2,000.00
Total............................................... $12,000.00
### For the State Board for Vocational Education:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages (including Deficiencies)</td>
<td>$20,135.00</td>
</tr>
<tr>
<td>Operations (including Deficiencies)</td>
<td>7,075.00</td>
</tr>
<tr>
<td>To secure Federal Vocational Rehabilitation Fund (expenditures not to exceed amounts expended from appropriation for Civilian Vocational Rehabilitation)</td>
<td>64,342.30</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$91,552.30</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, and Acts amendatory or supplementary thereto, providing for the promotion and development of vocational education (including Deficiencies) $518,372.90

To be expended in accordance with the provisions of Acts of Congress approved June 2, 1920, and subsequent amendments, providing for civilian vocational rehabilitation 64,342.30

**Total**  $582,715.20

### From the General Fund

#### For the State Board of Pharmacy:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$9,500.00</td>
</tr>
<tr>
<td>Operations</td>
<td>8,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$17,500.00</strong></td>
</tr>
</tbody>
</table>

#### From the Puget Sound Pilotage Fund

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$3,500.00</td>
</tr>
<tr>
<td>Operations</td>
<td>2,500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$6,000.00</strong></td>
</tr>
</tbody>
</table>

#### From the General Fund

#### For the Board of Prison, Terms and Paroles:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$76,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>28,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$104,000.00</strong></td>
</tr>
</tbody>
</table>

#### 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>2,500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$10,000.00</strong></td>
</tr>
</tbody>
</table>

#### For the State Finance Committee:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, Wages and Operations</td>
<td><strong>$11,440.00</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><strong>$175,000.00</strong></td>
</tr>
<tr>
<td><em>(Provided, That the expenditures herefrom shall not exceed receipts to the Parks and Parkway Fund)</em></td>
<td></td>
</tr>
</tbody>
</table>

#### From the Millersylvania Park Current Fund

Improvement, Maintenance and Upkeep of Millersylvania Park 400.00

#### From the General Fund

#### For the State Forest Board:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, Wages and Operations</td>
<td><strong>$500.00</strong></td>
</tr>
</tbody>
</table>

#### For the Washington State Planning Council:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, Wages and Operations</td>
<td><strong>$40,000.00</strong></td>
</tr>
<tr>
<td>Printing Maps and Other Publications</td>
<td>2,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$42,000.00</strong></td>
</tr>
<tr>
<td>Source Fund</td>
<td>Description</td>
</tr>
<tr>
<td>----------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>From the Teachers' Retirement Fund</td>
<td>Salaries and Wages</td>
</tr>
<tr>
<td></td>
<td>Operations</td>
</tr>
<tr>
<td></td>
<td>For the Payment of Annuities, Awards and Refunds as provided by law</td>
</tr>
<tr>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>From the General Fund</td>
<td>For the Washington State Progress Commission:</td>
</tr>
<tr>
<td></td>
<td>Salaries, Wages and Operations</td>
</tr>
<tr>
<td>From the Department of Agriculture</td>
<td>Salaries and Wages</td>
</tr>
<tr>
<td></td>
<td>Operations</td>
</tr>
<tr>
<td></td>
<td>Destruction of Predatory Animals</td>
</tr>
<tr>
<td>Washington State Fair</td>
<td>Salaries, Wages and Operations (including Deficiencies)</td>
</tr>
<tr>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>From the Feed and Fertilizer Fund</td>
<td>Salaries and Wages</td>
</tr>
<tr>
<td></td>
<td>Operations</td>
</tr>
<tr>
<td></td>
<td>(Expenditures not to exceed fees heretofore or hereafter collected)</td>
</tr>
<tr>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>From the Grain and Hay Inspection Fund</td>
<td>Salaries and Wages</td>
</tr>
<tr>
<td></td>
<td>Operations</td>
</tr>
<tr>
<td>Grain Warehouse Inspection</td>
<td>Salaries and Wages</td>
</tr>
<tr>
<td></td>
<td>Operations</td>
</tr>
<tr>
<td></td>
<td>(Expenditures not to exceed fees hereafter collected)</td>
</tr>
<tr>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>From the Commission Merchants' Fund</td>
<td>Salaries, Wages and Operations</td>
</tr>
<tr>
<td></td>
<td>(Expenditures not to exceed fees heretofore or hereafter collected)</td>
</tr>
<tr>
<td>From the Nursery Inspection Fund</td>
<td>Salaries and Wages</td>
</tr>
<tr>
<td></td>
<td>Operations</td>
</tr>
<tr>
<td></td>
<td>(Expenditures not to exceed fees heretofore or hereafter collected)</td>
</tr>
<tr>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>From the General Fund</td>
<td>For the Department of Conservation and Development:</td>
</tr>
<tr>
<td></td>
<td>Salaries and Wages</td>
</tr>
<tr>
<td></td>
<td>Operations</td>
</tr>
<tr>
<td>Water Pollution Studies</td>
<td>Salaries, Wages and Operations</td>
</tr>
<tr>
<td></td>
<td>Soil Surveys</td>
</tr>
<tr>
<td>Forestry Division</td>
<td>Salaries and Wages</td>
</tr>
<tr>
<td></td>
<td>Operations</td>
</tr>
<tr>
<td></td>
<td>(Provided, that the Supervisor of Forestry may purchase gasoline, oil and</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
FROM THE RECLAMATION REVOLVING FUND

**Reclamation Division:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$8,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$4,500.00</td>
</tr>
<tr>
<td>Natural Resources Surveys</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>Columbia Basin Activities</td>
<td>$20,000.00</td>
</tr>
</tbody>
</table>

To finance, refinance and purchase bonds of irrigation, diking and drainage districts as provided by law.

(Expenditures from Reclamation Revolving Fund not to exceed cash on hand and available for expenditure)

Total: $250,000.00

FROM THE GENERAL FUND

For the Department of Finance, Budget and Business:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Office including Division of Public Institutions and Division of Purchasing:</td>
<td>$156,000.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$26,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$71,000.00</td>
</tr>
<tr>
<td>Division of Banking:</td>
<td>$21,500.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$60,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$14,000.00</td>
</tr>
<tr>
<td>Division of Savings and Loan Associations:</td>
<td>$40,000.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$240,000.00</td>
</tr>
<tr>
<td>Capitol Buildings and Grounds:</td>
<td>$150,000.00</td>
</tr>
<tr>
<td>Parole, Transportation and Deportation:</td>
<td>$53,000.00</td>
</tr>
<tr>
<td>Salaries and Wages</td>
<td>$45,000.00</td>
</tr>
</tbody>
</table>

Total: $891,500.00

FROM THE FISHERIES FUND

For the Department of Fisheries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$255,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$135,000.00</td>
</tr>
<tr>
<td>Biological Research and Water Pollution Studies</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>Improvement and Protection of Oyster Reserves</td>
<td>$10,000.00</td>
</tr>
</tbody>
</table>

(Provided, That expenditures herefrom shall not exceed receipts to Fisheries Fund)

Total: $450,000.00

FROM THE LEWIS RIVER HATCHERY FUND

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$17,920.00</td>
</tr>
<tr>
<td>Operations</td>
<td>$5,290.00</td>
</tr>
</tbody>
</table>

Total: $23,210.00

FROM THE GAME FUND

For the Department of Game:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$615,000.00</td>
</tr>
<tr>
<td>Operations and Game Disease Research</td>
<td>$532,000.00</td>
</tr>
<tr>
<td>Bounties on Predatory Animals</td>
<td>$75,000.00</td>
</tr>
<tr>
<td>Wild Life Restoration and Research (Expenditures to be limited to approved projects upon which reimbursement of 75% will be made by the Federal Government)</td>
<td>$210,000.00</td>
</tr>
</tbody>
</table>

Total: $1,432,000.00
### FROM THE GENERAL FUND

**FOR THE DEPARTMENT OF HEALTH:**
- **Salaries and Wages:** $122,500.00
- **Operations:** 71,000.00
- For Public Health Work (Expenditures not to exceed amounts received and credited to General Fund from the Federal Government for Public Health Work): 453,139.70
- For Stream Pollution Studies: 6,000.00
  - **Total:** $652,639.70

**FOR THE DEPARTMENT OF LABOR AND INDUSTRIES:**
- **Salaries and Wages:** $350,000.00
- **Operations:** 153,500.00
  - **Total:** $503,500.00

**FROM THE MEDICAL AID FUND**
- **Salaries and Wages:** $333,080.00
- **Operations:** 92,500.00
- **Claims and Awards and Other Expenses provided by law:** 2,000,000.00
  - **Total:** $2,425,580.00

**FROM THE ACCIDENT FUND**
- **Claims and Awards and Other Expenses provided by law:** $8,500,000.00

**FROM THE DEPARTMENT OF LICENSES:**
- **Salaries and Wages:** $80,000.00
- **Operations:** 65,000.00
  - **Total:** $145,000.00

**FROM THE MOTOR VEHICLE FUND**
- **Salaries and Wages:** $255,000.00
- For Auditing in conjunction with Fuel Oil and Gas Tax Collection: 35,000.00
- **Operations:** 265,000.00
- **Liquid Fuel Tax Refunds:** 3,200,000.00
  - **Total:** $3,775,000.00

**FROM THE HIGHWAY SAFETY FUND**
- **Salaries and Wages:** $73,140.00
- **Operations:** 116,250.00
  - **Total:** $189,390.00

**FROM THE GENERAL FUND**
- **FOR THE MILITARY DEPARTMENT:**
  - **Salaries and Wages:** $217,000.00
  - **Operations:** 159,000.00
  - **Uniform Allowance:** 30,000.00
  - **Retained Pay:** 42,000.00
  - Medical Aid and Compensation for Enlisted Members Injured in Line of Duty: 9,500.00
  - **Total:** $457,500.00

**FROM THE PUBLIC SERVICE REVOLVING FUND**
- **FOR THE DEPARTMENT OF PUBLIC SERVICE:**
  - **Salaries and Wages:** $440,000.00
  - **Operations:** 225,000.00
  - (Expenditures not to exceed fees heretofore and hereafter collected)
  - **Total:** $665,000.00
FROM THE GENERAL FUND

FOR THE DEPARTMENT OF SOCIAL SECURITY:
General Supervision:
Salaries and Wages................................. $587,900.00
Operations ........................................ 261,000.00

Division of Old Age Assistance:
Salaries, Wages, Operations and Assistance as Provided by Law: Provided, That expenditures for salaries, wages and operations shall not exceed five per cent (5%) of the total amount expended for old age assistance ........................................... 24,000,000.00

Division of Public Assistance:
Salaries and Wages................................. 248,000.00
Operations ........................................ 289,800.00
Assistance as Provided by Law.................... 5,750,000.00

Division for Children:
Salaries and Wages................................. 495,000.00
Operations ........................................ 150,900.00
Assistance as Provided by Law.................... 2,552,779.00

Division for the Blind:
Salaries and Wages................................. 50,000.00
Operations ........................................ 41,450.00
Assistance as Provided by Law.................... 482,580.00

Sub-total........................................... $34,909,409.00

Expenditures from the following appropriations to be limited to amounts received or to be received from the Federal Government, and credited to the General Fund under the respective categories of assistance:
Assistance as Provided by Law:
Division of Public Assistance........................ $2,000,000.00
Division for Children................................ 2,100,000.00
Division for the Blind.............................. 370,000.00

Sub-total........................................... $4,470,000.00
Total Department of Social Security.............. $39,379,409.00

FROM THE HIGHWAY SAFETY FUND

FOR THE WASHINGTON STATE PATROL:
Salaries and Wages................................. $905,860.00
Operations (including Deficiencies).............. 789,750.00
Installation and Maintenance of Teletype System.. 65,000.00
Total................................................ $1,760,610.00

FROM THE GENERAL FUND

FOR THE TAX COMMISSION OF THE STATE OF WASHINGTON:
General Office:
Salaries and Wages................................. $90,000.00
Operations ........................................ 23,000.00
Administration of Revenue Act of 1935:
Salaries and Wages................................. 650,000.00
Operations ........................................ 230,000.00
Inheritance Tax and Escheat Division:
Salaries and Wages................................. 42,000.00
Operations ........................................ 10,000.00
Refund of Taxes, Costs, Penalties, Interest and Redemption of Tokens as provided by Chapter 191, Laws of 1933, and Chapter 180, Laws of 1935, and all laws amendatory thereto........................... 2,000,000.00
Total................................................ $3,045,000.00
<table>
<thead>
<tr>
<th>Institution</th>
<th>Salaries and Wages</th>
<th>Operations</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>State School for the Blind:</td>
<td>$83,000.00</td>
<td>57,000.00</td>
<td>$140,000.00</td>
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<tr>
<td>State Custodial School:</td>
<td>$710,000.00</td>
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<td>State School for the Deaf:</td>
<td>$93,000.00</td>
<td>75,000.00</td>
<td>$168,000.00</td>
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<tr>
<td>Eastern State Hospital:</td>
<td>$995,000.00</td>
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<tr>
<td>State School for Girls:</td>
<td>$68,160.00</td>
<td>71,360.00</td>
<td>$139,520.00</td>
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<tr>
<td>Northern State Hospital:</td>
<td>$1,005,420.00</td>
<td></td>
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<td>Washington State Penitentiary:</td>
<td>$235,000.00</td>
<td>540,000.00</td>
<td>$775,000.00</td>
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<td>State Soldiers' Home and Colony:</td>
<td>$81,560.00</td>
<td>137,680.00</td>
<td>$219,240.00</td>
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<td>State Training School:</td>
<td>$91,000.00</td>
<td>122,000.00</td>
<td>$213,000.00</td>
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<tr>
<td>Washington Veterans' Home:</td>
<td>$142,120.00</td>
<td>218,000.00</td>
<td>$360,120.00</td>
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<tr>
<td>Western State Custodial School:</td>
<td>$59,960.00</td>
<td>42,650.00</td>
<td>$102,610.00</td>
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<td>Washington State Reformatory:</td>
<td>$158,260.00</td>
<td>287,675.00</td>
<td>$445,935.00</td>
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<tr>
<td>Washington Veterans' Home:</td>
<td>$590,350.00</td>
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<td></td>
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</tbody>
</table>
FROM THE WESTERN STATE CUSTODIAL SCHOOL REVOLVING FUND
Industrial Operations:  
Salaries, Wages and Operations ........................................... $50,000.00

FROM THE GENERAL FUND
Western State Hospital:  
Salaries, Wages and Operations ........................................... $1,380,000.00

FROM THE UNIVERSITY OF WASHINGTON FUND
For the University of Washington:  
Salaries and Wages ........................................................................ $4,036,416.00  
Operations ....................................................................................... 607,038.00  
Total ................................................................................................. $4,643,454.00

FROM THE WASHINGTON STATE COLLEGE FUND
For the State College of Washington:  
Salaries and Wages ........................................................................ $1,490,397.18  
Operations ....................................................................................... 565,884.82  
Total ................................................................................................. $2,056,282.00

For the State College of Washington:  
From the Morrill Fund ..................................................................... $100,000.00  
From the Federal Experiment Station Fund .................................. 162,713.00  
From the Federal Cooperative Agricultural Extension Fund .......... 200,492.37  
To be expended in accordance with the purposes, terms and provisions and conditions of the respective Acts of Congress for the endowment and granting of moneys to Agricultural Colleges and Experiment Stations ........................................ $483,205.37

FROM THE WASHINGTON STATE COLLEGE FUND
For the State College of Washington:  
For Agricultural Experiment Stations:  
(Supplied, That Expenditures herefrom to be allocated as follows:)  
Main Experiment Station, Pullman and Walla Walla .................. $78,587.50  
Western Washington Experiment Station, Puyallup .................. 158,159.00  
Irrigation Branch Station, Prosser ............................................. 42,850.00  
Tree Fruit Branch Station, Wenatchee ......................................... 54,145.00  
Dry Land Branch Station, Lind .................................................. 16,213.00  
Cranberry-Blueberry Branch Station, Ilwaco ............................... 9,980.00  
For Agricultural Extension Work:  
Salaries and Wages ........................................................................ $359,934.50

For the Central Washington College of Education:  
From the Normal School Current Fund ......................... $35,000.00  
From the Ellensburg Normal School Fund ......................... 426,000.00  
Salaries and Wages ........................................................................ $380,000.00  
Old Age Annuities, as provided by Chapter 223, Laws of 1937 ...... 19,000.00  
Operations ....................................................................................... 62,000.00  
Total ................................................................................................. $461,000.00

For the Eastern Washington College of Education:  
From the Normal School Current Fund ......................... $35,000.00  
From the Cheney Normal School Fund ......................... 481,000.00  
Salaries and Wages ........................................................................ $420,000.00  
Old Age Annuities, as provided by Chapter 223, Laws of 1937 ...... 21,000.00  
Operations ....................................................................................... 75,000.00  
Total ................................................................................................. $516,000.00
SIXTIETH DAY, MARCH 9, 1939

FOR THE WESTERN WASHINGTON COLLEGE OF EDUCATION:
From the Normal School Current Fund........ $35,000.00
From the Bellingham Normal School Fund...... 507,000.00
Salaries and Wages......................................... $445,000.00
Old Age Annuities, as provided by Chapter 223, Laws
of 1937.............................................................. 22,000.00
Operations.......................................................... 75,000.00
Total................................................................. $542,000.00

FOR CAPITAL OUTLAYS, MAJOR REPAIRS AND MAINTENANCE:
To be expended independently of, or in conjunction with
funds allocated by the Federal, County or Municipal
Government or Agencies or in conjunction with funds
allocated for unemployment relief: Provided, That the
following appropriations shall become available only
upon written approval of the Governor:

FROM THE GENERAL FUND

FOR THE DEPARTMENT OF FINANCE, BUDGET AND BUSINESS:
Cleaning Exteriors of Buildings; Painting and Replacing
and Improving Lighting System, Sylvester Park........ $10,500.00
Coal Bunkers and Equipment for Handling Coal and
Ashes, Capitol Heating Plant................................. 25,000.00
State Custodial School:
Capital Outlays, Major Repairs and Betterments...... 48,000.00
State School for the Deaf:
Capital Outlays, Major Repairs and Betterments...... 79,000.00
Eastern State Hospital:
Capital Outlays, Major Repairs and Betterments..... 161,000.00
State School for Girls:
Capital Outlays, Major Repairs and Betterments...... 21,050.00
Northern State Hospital:
Capital Outlays, Major Repairs and Betterments...... 200,000.00
Washington State Penitentiary:
Cell House and Equipment.................................... 272,000.00
Materials for Prison Wall.................................... 15,000.00
Washington State Reformatory:
Capital Outlays, Major Repairs and Betterments...... 35,000.00
State Training School:
Administration Building, Officers' Quarters and Equip-
ment................................................................. 20,000.00
Washington Veterans' Home:
Capital Outlays, Major Repairs and Betterments...... 5,000.00
Western State Custodial School:
Capital Outlays, Farm Buildings and Equipment..... 485,000.00
Western State Hospital:
Capital Outlays, Major Repairs and Betterments...... 500,000.00

FROM THE FISHERIES FUND

FOR THE DEPARTMENT OF FISHERIES:
Capital Outlays and Major Repairs....................... 55,000.00

FROM THE LEWIS RIVER HATCHERY FUND
Capital Outlays and Major Repairs....................... 5,600.00

FROM THE GAME FUND

FOR THE DEPARTMENT OF GAME:
Capital Outlays and Major Repairs....................... 100,000.00

FROM THE GENERAL FUND

FOR THE MILITARY DEPARTMENT:
Capital Outlays, Major Repairs and Betterments to
Armories........................................................ 750,000.00
FROM THE MOTOR VEHICLE FUND
For the Department of Highways:
Capital Outlays, Major Repairs and Equipment .......... 385,940.00

FROM THE UNIVERSITY OF WASHINGTON BUILDING FUND
For the University of Washington:
Completion of Social Science Building and Additions to
and/or Remodeling of Laboratories and/or Service
Buildings or Equipment ................................ 350,000.00

FROM THE UNIVERSITY OF WASHINGTON FUND
For the University of Washington:
Capital Outlays, Major Repairs, Betterments, Operations
and Maintenance, including Salaries and Wages ....... 615,000.00

FROM THE GENERAL FUND
For the State College of Washington:
Capital Outlays, including Furniture and Fixtures there-
for .................................................................. 660,000.00

FROM THE STATE COLLEGE OF WASHINGTON BUILDING FUND
Capital outlay, major repairs, betterments and equip-
ment, including salaries, wages and operations 238,348.00

FROM THE GENERAL FUND
For the Central Washington College of Education:
Capital outlays, major repairs and betterments .......... 25,000.00

For the Eastern Washington College of Education:
Capital outlays, major repairs and betterments .......... 200,000.00

FROM THE CHENEY NORMAL SCHOOL FUND
Capital outlays, major repairs, equipment and better-
ments .................................................................. 15,000.00

FROM THE GENERAL FUND
For the Western Washington College of Education:
Capital outlays, major repairs and betterments .......... 300,000.00

For the Washington State Historical Society:
Furniture and equipment .................................. 2,500.00

For the Eastern Washington State Historical Society:
Repairs to museum building, electric wiring and roof .... 1,200.00
Total capital outlays, major repairs and main-
tenance ................................................................... $5,580,138.00

FROM THE CAPITOL BUILDING CONSTRUCTION FUND
For bond retirement and interest ........................... $837,500.00

FROM THE GENERAL FUND
For court costs in insanity cases (including Deficiencies) ... $5,000.00
For criminal cost bills (including deficiencies) ............. $50,000.00

FROM THE CURRENT SCHOOL FUND
To carry out the provisions of Sec. 4935, Rem. Comp.
Stat. ................................................................. $34,500,000.00
(Provided, That of the foregoing appropriation $700,-
000.00 or so much thereof as may be necessary shall
be used to pay the amounts due and apportionable
to school districts, during the months of May, June,
July and August, 1939, to carry out the provisions
of Section 3, Chapter 226, of the Laws of 1937)

FROM THE STATE SCHOOL EQUALIZATION FUND
For Distribution to Counties as provided by Chapters 226
and 228, Laws of 1937 ............................................. $2,500,000.00
FROM THE GENERAL FUND

For the payment of warrants drawn for emergency purposes approved during the biennium April 1, 1939, to March 31, 1941, pursuant to Section 10, Chapter 9, Laws of 1925, as amended by Section 6, Chapter 162, Laws of 1929 ................................... $250,000.00

For distribution to 'Firemen's Relief and Pension Funds' as provided by Chapter 39, Laws of 1935 ................... $150,000.00

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 (including Deficiencies) ............ $255,998.99

FROM THE GENERAL OBLIGATION BONDS OF 1933 RETIREMENT FUND

For bond retirement and interest........................... $1,581,460.00

FROM THE HARBOR IMPROVEMENT FUND

For distribution in accordance with Chapters 168, 169 and 170, Laws of 1913, based on receipts..................... $125,000.00

FROM THE GENERAL FUND

For Presidential Electors................................... $375.00
For Tuberculosis Hospitals (including Deficiencies)...... $429,551.25

FROM THE VETERANS' COMPENSATION BOND RETIREMENT FUND

For bond retirement and interest........................... $848,000.00

FROM THE VOLUNTEER FIREMEN'S RELIEF AND COMPENSATION FUND

For claims, awards and other expenses allowed by law (including Deficiencies) ..................................... $80,000.00

FROM THE GENERAL FUND

FOR THE WASHINGTON STATE HISTORICAL SOCIETY:
Salaries and Wages........................................ $12,600.00
Operations ................................................ 2,750.00
Total ..................................................... $15,350.00

FOR THE EASTERN WASHINGTON STATE HISTORICAL SOCIETY:
Salaries and Wages........................................ $4,800.00
Operations ................................................ 5,200.00
Total ..................................................... $10,000.00

For transfer to the State Teachers' Retirement Fund (Transfers to be made from time to time in eight (8) quarterly installments as needed, in such amounts as the Governor shall determine).............................................. $1,000,000.00

FROM THE CAPITOL BUILDING CONSTRUCTION FUND

For the General Fund, to repay the amount loaned from the appropriation by Chapter 92, Laws of 1935............. $84,375.00

FROM THE CURRENT SCHOOL FUND

FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION:
Deficiency, wages and operations (to reimburse the General Fund Account emergency approved March 2, 1937) ................................................................. $1,331.81

FROM THE STATE ATHLETIC FUND

FOR THE STATE ATHLETIC COMMISSION:
Deficiency, salaries and wages (to reimburse the General Fund Account emergency approved March 2, 1937)........ $257.30
FROM THE GENERAL FUND

FOR THE ASSOCIATION OF SUPERIOR COURT JUDGES:
Deficiency, operations (emergency approved August 2, 1938) ........................................ $400.00

FOR THE STATE CAPITOL COMMITTEE:
Deficiency, operations (emergencies approved January 20, 1937, and September 7, 1938) ................ $1,470.50
Deficiency, modernization and repairs to Old Capitol Building (emergency approved September 7, 1938) .... $15,000.00

FOR THE STATE FINANCE COMMITTEE:
Deficiency, salaries, wages and operations (emergency approved May 17, 1938) ............................ $1,200.00

FOR THE WASHINGTON STATE PLANNING COUNCIL:
Deficiency, salaries, wages and operations (emergencies approved January 26, 1938, and October 28, 1938) .... $13,920.00

FOR THE DEPARTMENT OF FINANCE, BUDGET AND BUSINESS:
Capitol Building and Grounds:
Deficiency, operations (emergency approved March 30, 1937) .............................................. $9,357.89
State School for Deaf:
Deficiency, operations (emergency approved February 15, 1937) ............................................. $4,945.43

Eastern State Hospital:
Deficiency, salaries, wages and operations (emergency approved February 15, 1937) .................... $4,526.27
Deficiency, construction of dormitories, barns and sheds (emergency approved January 12, 1937) ........ $4,944.56
Deficiency, construction of Nurses' Home and equipment (emergency approved July 11, 1938) .......... $4,000.00

Washington State Reformatory:
Deficiency, replace cow barn, hay and equipment, destroyed by fire (emergency approved December 8, 1938) .................................................. $7,500.00

Washington State Penitentiary:
Deficiency, salaries, wages and operations (emergency approved February 15, 1937) ..................... $11,789.14

Western State Custodial School:
Deficiency, expenses for Commission for purchase of land (emergency approved July 2, 1937) ....... $617.00
Deficiency, purchase of land, erection of buildings, etc. (emergencies approved January 10, 1938, and July 8, 1938) ........................................ $18,000.00

FOR THE DEPARTMENT OF LABOR AND INDUSTRIES:
Deficiency, salaries and wages (emergency approved March 30, 1937) ........................................ $1,505.00

FROM THE GAME FUND

FOR THE DEPARTMENT OF GAME:
Bounties on predatory animals, deficiency ................. $8,500.00

FROM THE CURRENT SCHOOL FUND

FOR THE STATE BOARD OF VOCATIONAL EDUCATION:
Deficiency, salary, wages and operations (to reimburse the General Fund account emergency approved February 9, 1939) ........................................... $4,800.00

"Sec. 3. This act is necessary for the immediate preservation of public peace, health and safety, for the support of the state government and its existing public institutions, and shall take effect immediately."

Senate Members:
JUDSON W. SHORETT,
JOSEPH DRUMHELLER,
A. E. EDWARDS.

House Members:
JOHN R. HURLEY,
DAVID C. COWEN,
J. D. MCDONALD.
MOTIONS

Mr. Beckley moved that the House act on the revenue bill before consideration of Engrossed House Bill No. 450.

Debate ensued.

With the consent of the House, Mr. Beckley withdrew his motion.

The Speaker called Mr. Reilly (Edward J.) to preside.

Mr. Underwood moved that the rules be suspended, and that Mr. Webster, of the Tax Commission, be asked to come on the floor of the House to answer questions.

Debate ensued.

With the consent of the House, Mr. Underwood withdrew his motion.

Mr. Reilly (Edward J.) moved that the report of the Free Conference Committee on Engrossed House Bill No. 450 be adopted.

Debate ensued.

Mr. Mackie moved the previous question.

The Speaker declared the House to be at ease for forty-five minutes.

The Speaker called the House to order.

The Speaker:

"The question before the House is the motion by Mr. Reilly (Edward J.) that the House adopt the report of the Free Conference Committee on Engrossed House Bill No. 450. Mr. Mackie has moved the previous question."

The previous question was ordered.

The motion to adopt the free conference committee report on Engrossed House Bill No. 450 was carried.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 450, as amended by the Free Conference Committee.

Debate ensued.

Mr. Gabrielsen moved that the report be re-referred to the Free Conference Committee with instructions to bring in another report.

The motion was lost.

Debate continued.

On motion of Mr. Hatley, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Bill No. 450, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 62; nays, 25; absent or not voting, 12.

Those voting yea were: Representatives Austin, Babcock, Beckley, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Dore, Eaton, Eddy, Egbert, Finucane, French, Fry, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Mackie, Martin, McCash, McQuesten, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Pearsall, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Schumann, Smith (Vernon A.), Swegle, Turner, Underwood, Van Dyk, Vane, Warnica, Wentworth, White, Wintler, Mr. Speaker—62.

Those voting nay were: Representatives Armstrong, Beierlein, Fogg, Gabrielsen, Guisinger, Hall, Henry, Lindsay, Miller (Donald B.), Nordenberg, Olson, Pearson, Pennock, Pettus, Rosellini, Savage, Smith (Jurie B.),

Those absent or not voting were: Representatives Bernethy, Callison, Cook, Dixon, Lauman, McDonald, Neal, Pitt, Ruark, Sandegren, Sherman, Smith (Michael B.)—12.

Engrossed House Bill No. 450, having received the constitutional majority, was declared passed, as amended by the Free Conference Committee.

EXPLANATIONS OF VOTES

W. J. Beierlein:
"I have never tried so hard in my life to convince myself to anything as I tried to convince myself to vote for this appropriation bill, but I have come to the conclusion that I cannot do it conscientiously. There is something within me that has spoken very definitely, and I will not go against it.

"The appropriation bill cuts the amounts for social security and schools to a figure which I feel is entirely inadequate. I know the needs of the people, and if I voted for this appropriation bill I know our schools could not operate on the high standard that they should and that the old people would not be cared for in a decent manner.

"Therefore I shall vote against these inadequate appropriations contained in House Bill No. 450."

Perry B. Woodall:
"I voted 'no' on Engrossed House Bill No. 450 for the reason that after repeated requests for the information as to whether this appropriation exceeded anticipated revenues, my question was evaded and it was impossible to ascertain if a vote 'yes' meant a balanced or unbalanced budget; hence, I voted 'no'."

Donald B. Miller:
"Reasons for my voting against Engrossed House Bill No. 450.

"This is an appropriation bill and necessarily requires there be enacted a revenue bill to support it. The only revenue bill under consideration is Engrossed Senate Bill No. 113, which removes the tax exemptions from certain foodstuffs, which I consider the American necessities of life. It also adds a tax upon cigarettes and other items.

"These taxes impose a most inequitable burden upon the middle class and the poor class of people, whom I consider over taxed at this time. I wish to be consistent and since I cannot conscientiously vote for Senate Bill No. 113, I cannot vote for House Bill No. 450. My remedy was to take two cents from the present gas tax, which would have produced approximately $14,000,000.00 in the next biennium. Also to pass a graduated net income tax by amendment to the Constitution."

On motion of Mr. Reilly (Edward J.), Mr. Cowen was excused for the balance of the session.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

Mr. Speaker:

We, your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 113, entitled "An Act relating to taxation, amending Sections 4, 11, 15(a), 17, 18, 19, 21, 25, 27, 32, 35, 45, 47, 84, 87, 89, 108, 109, 109(a), 210(a) and 219 of Chapter 180, Laws of 1935; (Sections 8370-4, 8370-11, 8370-15(a), 8370-17, 8370-18, 8370-19, 8370-21, 8370-25, 8370-27, 8370-29, 8370-35, 8370-45, 8370-47, 8370-94, 8370-97, 8370-99, 8370-20(a) and 8370-219, Remington's Revised Statutes); as amended by Chapter 191, Laws of 1937, and Chapter 227, Laws of 1937, repealing Section 8 of Chapter 180, Laws of 1935; (Section 8370-6, Remington's Revised Statutes); and adding a new section thereto and declaring that this act shall take effect May 1, 1939," have had the same under consideration, and we recommend that the Senate concur in all of the House amendments to the engrossed bill except the following amendments:

In Section 5, lines 28 and 29 of the engrossed bill, being line 29 of the printed bill, after the word "auctioneer" and before the asterisks insert a comma (,) and the fol-
lowing: "except a farm auctioneer conducting a sale of livestock and/or farm implements."

In Section 6 of the bill, as amended, immediately following Subsection (e) add a new subsection to be known as Subsection (f) to read as follows:

"(f) Sales of materials, equipment, parts or other articles to be used in the construction and repair of any commercial vessel, ship or engaged in interstate or foreign commerce."

Amend Section 6, Subsection (c), line 25, page 9 of the engrossed bill, being line 7, page 6 of the printed engrossed bill, by striking the whole of Subsection (c).

Strike the whole of Section 6(?D line 1, page 10 of the engrossed bill, the same being Section 6(?D line 10, page 6 of the printed engrossed bill, and insert in lieu thereof the following section:

"Sec. 6(?D That Section 16, Chapter 180, Laws of 1935 (Section 8370-16, Remington's Revised Statutes), be and the same hereby is amended to read as follows:

"Section 16. 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. The tax imposed under this title shall include the retail sale of intoxicating liquor by the Washington State Liquor Stores."

and the committee further recommends that the House recede from these amendments and the committee further recommends that the House and Senate adopt the following amendments:

In Section 6 of the bill, as amended, immediately following Subsection (e) add a new subsection to be known as Subsection (f) to read as follows:

"(f) Sales of materials, equipment, parts or other articles to be used in the construction and repair of any commercial vessel or ship, moving in interstate or foreign commerce."

Strike the whole of Section 6(?D line 1, page 10 of the engrossed bill, the same being Section 6(?D line 10, page 6 of the printed engrossed bill, and insert in lieu thereof the following section:

"Sec. 6(?D That Section 16, Chapter 180, Laws of 1935 (Section 8370-16, Remington's Revised Statutes), be and the same hereby is amended to read as follows:

"Section 16. 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. The tax imposed under this title shall apply to the retail sale of intoxicating liquor by the Washington State Liquor Stores.")

Add a new section immediately after Section 25, line 10, page 31 of the engrossed bill, the same being Section 25, line 24, page 17 of the printed engrossed bill, to be numbered Section 25(?D, to read as follows:

"Sec. 25(?D That Section 211, Chapter 180, Laws of 1935, as amended by Section 22, Chapter 227, Laws of 1937 (Section 8370-211, Remington's Revised Statutes), be and the same hereby is amended to read as follows:

"Section 211. The State Treasurer, upon receipt of any payments of tax, penalty, interest or fees collected under the provisions of this act and of the several titles hereof except Title XV, shall first deposit to the credit of the general fund the amount of any expenditures from said fund, not previously repaid, on account of refunds of taxes, interest and costs and shall deposit the balance thereof to the credit of the following funds:

- * * * 52.25% thereof to the State Current School Fund;
- * * * 2.92% thereof to the University of Washington Fund;
- * * * 1.63% thereof to the Washington State College Fund;
- * * * 0.05% thereof to the Bellingham Normal School Fund;
- * * * 0.13% thereof to the Cheney Normal School Fund;
- * * * 0.25% thereof to the Ellensburg Normal School Fund;
- * * * 42.77% thereof to the State General Fund;

Provided, That the allocations hereby made to each of the first six funds above enumerated shall never during the biennium, in the aggregate, when added to resources or receipts derived from all other sources during such biennium, exceed the total requirements of each of said funds as measured by the biennial legislative appropriations payable therefrom and whenever such limit has been reached, any moneys which would otherwise be allocable to such funds shall be deposited to the credit of the State General Fund."

Strike the title and in lieu thereof substitute the following:
"An Act relating to taxation; amending Sections 4, 5, 6, 11, 15(a), 16, 17, 18, 19, 21, 25, 27, 31, 32, 34, 35, 36, 37, 45, 47, 82, 84, 87, 89, 188, 193, 199, 210(a), 211 and 219 of Chapter 180, Laws of 1935 (Sections 8370-4, 8370-5, 8370-6, 8370-11, 8370-15(a), 8370-18, 8370-17, 8370-18, 8370-19, 8370-21, 8370-25, 8370-27, 8370-31, 8370-32, 8370-34, 8370-35, 8370-36, 8370-37, 8370-45, 8370-47, 8370-82, 8370-84, 8370-87, 8370-89, 8370-188, 8370-193, 8370-199, 8370-210(a), 8370-211 and 8370-219, Remington's Revised Statutes), as amended by Chapter 191, Laws of 1937, and Chapter 227, Laws of 1937; repealing Section 8 of Chapter 180, Laws of 1935 (Section 8370-8, Remington's Revised Statutes) and Chapter 9, Laws of 1939; adding two new sections to Chapter 180, Laws of 1935, to be designated Sections 8-a and 33 thereof; adding a new title to said Chapter 180, Laws of 1935, to be designated Title XIII there of, imposing a tax with respect to the operation of certain coin-operated machines and devices and providing for the collection and enforcement thereof; and declaring an emergency whereby the act shall take effect May 1, 1939."

Mr. Jones (John R.) moved that the report of the Free Conference Committee on Engrossed Senate Bill No. 113 be adopted.

Debate ensued.

On motion of Mr. Reno, the previous question was ordered.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 113 without certain House amendments, and as amended by the Free Conference Committee.

Debate ensued.

On motion of Mr. Jones (John R.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 113 as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 56; nays, 31; absent or not voting, 12.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Butler, Cameron, Carty, Chervenka, Coe, Cowen, Devenish, Eaton, Eddy, Egbert, Finucane, French, Gholson, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Jones (John R.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Smith (Vernon A.), Swegle, Turner, Underwood, Vane, Warnica, Wentworth, White, Wintler, Mr. Speaker—56.

Those voting nay were: Representatives Armstrong, Brown, Dore, Fogg, Fry, Gabrielsen, Guisinger, Hall, Henry, Jackson, McQuesten, Miller (Donald B.), Nordenberg, Olson, Pearsall, Pearson, Pennock, Petrus, Rosellini, Savage, Schumann, Smith (Jurie B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Wenberg, Wiggen, Wills, Woodall—31.

Those absent or not voting were: Representatives Bernethy, Callison, Cook, Dixon, Lauman, McDonald, Neal, Pitt, Ruark, Sandegren, Sherman, Smith (Michael B.)—12.

Engrossed Senate Bill No. 113, having received the constitutional majority, was declared passed, as amended by the Free Conference Committee.
EXPLANATIONS OF VOTES

John Isenhart:
"I wish to go on record regarding my vote for Senate Bill No. 113.
"I am not in sympathy with the provision placing a tax on pin ball games. Morally it is wrong, but it is evidently impossible to pass a revenue bill at this session if the House does not concur in the Free Conference Committee report. To not concur would compel an extra session of the Legislature.
"I do not believe in the principle of taxing gambling in any form for purposes of revenue."

Perry B. Woodall:
"I voted 'no' on Senate Bill No. 113 because the measure was an example of special privilege legislation in that the ship building interests were exempted from the sales tax and certain necessities of life were taxed, while if certain economies which I had advocated had been practiced, the increased taxes would not have been necessary."

O. R. Schumann:
"I concur in the remarks of Mr. Woodall."

John N. Sylvester:
"I am opposed to taxing foodstuff, as evidenced by my vote in 1937. However, state expenditures are such that we must raise revenue and Senate Bill No. 113 was the only revenue bill presented which met the emergency. This is my reason for voting in favor of Senate Bill No. 113."

Donald B. Miller:
"Reasons for my voting against Engrossed Senate Bill No. 113.
"This bill is a revenue measure placing an increased tax upon the necessities of life that are accepted as such, for the American standard of living. It places a tax upon other items all of which are an inequitable burden upon the middle class and the poorer class of people.
"I voted to take two cents from the present gas tax for use for education and social security. If this had passed it would have produced approximately $14,000,000.00 in the next biennium and Senate Bill No. 113 would not be necessary. I am in favor of a graduated net income tax, and against any more sales tax which I consider a nuisance tax. Nuisance taxes are seldom removed."

Mr. Henry moved that the House revert to the eighth order of business. The motion was carried.

INTRODUCTION AND FIRST READING OF RESOLUTION

The following resolution was introduced and read first time by title:

House Concurrent Resolution No. 7, by Representative Henry: Relating to Senate Joint Resolution No. 14.

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

Mr. Henry moved that the rules be suspended, the resolution advanced to third reading, the second reading considered the third, and that the resolution be placed on final passage. Debate ensued.

On motion of Mr. Beckley, the previous question was ordered. A roll call was demanded, and the demand was sustained. The Clerk called the roll, and the motion by Mr. Henry to suspend the rules and place the resolution on final passage was lost by the following vote: Yeas, 57; nays, 30; absent or not voting, 12.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Devenish, Dixon, Dore,
Fogg, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Henry, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (John R.), Kehoe, LaFollette, Martin, McQuesten, Miller (Donald B.), Mohler, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Riley (Edward F.), Rosellini, Savage, Schumann, Smith (Jurie B.), Tisdale, Trombley, Twidwell, Van Buskirk, Van Dyk, Vane, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—57.

Those voting nay were: Representatives Beckley, Chervenka, Coe, Eaton, Eddy, Egbert, Finucane, French, Fry, Jones (D. W.), Judd, Kinnear (Geo. C.), Kinnear (Roy J.), Lindsay, Mackie, McCash, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Petit, Phillips, Reilly (Edward J.), Reno, Smith (Vernon A.), Swegle, Turner, Underwood, Warnica—30.

Those absent or not voting were: Representatives Bernethy, Callison, Cook, Cowen, Lauman, McDonald, Neal, Pitt, Ruark, Sandegren, Sherman, Smith (Michael B.)—12.

House Concurrent Resolution No. 7 was passed to third reading.

The Speaker declared the House to be at ease until the sound of the gavel.

The Speaker called the House to order.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

MR. SPEAKER:

We, your Conference Committee, to whom was referred Engrossed Senate Bill No. 213, entitled "An Act defining and regulating the business of making loans in the amount of $300 or less; providing for the licensing of persons engaged in such business; providing for the administration of this act and for the issuance of rules and regulations therefor; authorizing examinations and investigations by the Director of Licenses and the publication of reports thereof; prescribing penalties and repealing all acts and parts of acts which relate to the same subject matter as this act, so far as they are inconsistent with the provisions of this act," have had the same under consideration, and report we are unable to agree and ask that the powers of free conference be granted.

**Senate Members**

- Fred S. Duggan
- H. I. Kyle
- Pearl A. Wanamaker

**House Members**

- Mark M. Moulton
- Julia Butler
- Will W. Wentworth

Mr. Reilly (Edward J.) moved that the report of the Conference Committee on Engrossed Senate Bill No. 213 be adopted and that the powers of free conference be granted.

The motion was carried.

REPORT OF CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

MR. SPEAKER:

We, your Conference Committee, to whom was referred Engrossed Senate Bill No. 467, entitled "An Act relating to unemployment; providing for the relief of unemployed persons by making available funds for the sponsoring of public works and work relief projects on the part of the state and its political subdivisions; defining the duties of certain officers in relation thereto, making an appropriation therefor, and declaring an emergency whereby the act shall take effect April 1, 1939," have had the same under consideration, and we recommend that the Senate refuse to concur in the House amendment thereto and ask the House to recede therefrom.

**Senate Members**

- Pearl A. Wanamaker
- J. M. Koontz
- F. L. Morgan

**House Members**

- Edward J. Reilly
- Dan L. Guisinger
- Robert M. French
Mr. Reilly (Edward J.) moved that the report of the Conference Committee on Engrossed Senate Bill No. 467 be adopted and that the House do recess from its amendment thereto.

Debate ensued.

On motion of Mr. Hay, the previous question was ordered.

The motion to adopt the report of the Conference Committee was carried.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 467 without the House amendment.

On motion of Mr. Reilly (Edward J.), the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 467 without the House amendment and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Devenish, Dixon, Dore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Lindsay, Mackie, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettit, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Rosellini, Savage, Schumann, Smith (Jurie B.), Smith (Vernon A.), Swegle, Tisdale, Trombley, Turner, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wiggen, Wills, Wintler, Woodall, Mr. Speaker—83.

Those absent or not voting were: Representatives Bernethy, Callison, Cook, Cowen, Henry, Jones (John R.), Lauman, McDonald, Mohler, Moulton, Neal, Pitt, Ruark, Sandegren, Sherman, Smith (Michael B.)—16.

Engrossed Senate Bill No. 467, having received the constitutional majority, was declared passed, without the House amendment.

Mr. Smith (Jurie B.):
"Mr. Speaker, I wish to challenge the vote by which House Concurrent Resolution No. 7 failed to be advanced to third reading and final passage. Mr. Devenish and Mr. Reilly (Edward J.) changed their votes from 'No' to 'Aye', and the roll call does not show the change."

Debate ensued.

The Speaker:
"Mr. Devenish, how did you vote?"

Mr. Devenish:
"Mr. Speaker, I changed my vote from 'No' to 'Aye'."

Mr. Smith (Jurie B.) moved that the roll call show that Mr. Devenish voted "Aye" instead of "No".

The motion was carried.

Mr. Pennock moved that the roll call show that Mr. Reilly (Edward J.) voted "Aye" instead of "No".

The Speaker:
"Mr. Reilly, how did you vote?"

Mr. Reilly (Edward J.):
"I voted 'No'."
With the consent of the House, Mr. Pennock withdrew his motion.

The Speaker declared the House to be at ease until the sound of the gavel.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 213 and the House amendments thereto and has granted the Committee powers of free conference.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 113 and passed the bill as amended by the Free Conference Committee.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 467.

EARLE M. McCROSKEY, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

MR. SPEAKER:

We, your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 433, "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, for refunds 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 1, 1939, and ending March 31, 1941, except as otherwise provided, defining terms limiting allowances and compensation, and providing this act shall take effect immediately," have had the same under consideration, and we recommend that it do pass with the following amendment:

Strike the whole of Section 2 and insert in lieu thereof the following:

"Sec. 2. The following sums, or so much thereof as shall severally be found necessary, are hereby appropriated out of any of the moneys in the several funds in the State Treasury hereinafter named for the payment of salaries of certain officers and employees of the state, and for the operation of certain state institutions, departments and offices, and for the purchase and improvement of land and construction of buildings, and improvements for the various state institutions and for deficiencies, 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 hereinafter designated and mentioned hereinafter expressed, for the fiscal biennium beginning April 1, 1939, and ending March 31, 1941, except as otherwise provided.

"FROM THE GENERAL FUND

FOR THE CENTRAL WASHINGTON COLLEGE OF EDUCATION:

Training School Building and equipment .................................. $94,600.01
Furnishings and seating equipment in auditorium ....................... 21,263.92

$115,863.93

(Being the reappropriation of the unexpended balance of appropriations made for like purposes by Chapters 230 and 231, Laws of 1937)
FOR THE EASTERN WASHINGTON COLLEGE OF EDUCATION:
Library Building, additional boiler capacity and purchase of land........ $188,807.91
(Being the reappropriation of the unexpended balance of appropriation made for the purpose of Chapter 230, Laws of 1937)

FOR THE WESTERN WASHINGTON COLLEGE OF EDUCATION:
Capital outlays, major repairs and betterments............................ $15,796.39
(Being the reappropriation of the unexpended balance of appropriation made for the like purpose by Chapter 230, Laws of 1937)

FOR THE STATE CAPITOL COMMITTEE:
From the General Fund.............................................. $300,000.00
From the Capitol Building Construction Fund................................. 158,559.21
Construction of additional unit to capitol group, including preparation of site and removal of old buildings......................... $458,559.21
(Being the reappropriation of the unexpended balances of appropriations made for the like purposes by Chapter 230, Laws of 1937)

FROM THE CAPITOL BUILDING CONSTRUCTION FUND

FROM THE GENERAL FUND

FOR THE LADIES OF THE GRAND ARMY OF THE REPUBLIC HOME at Puyallup, Washington (payable quarterly)... $3,000.00

FOR THE DEPARTMENT OF SOCIAL SECURITY:
Grants-in-aid.................................................................... $398,869.09
(Being the reappropriation of the unexpended balance of grants and allotments made from the appropriation and reappropriation to the Department of Social Security by Chapters 159, 160 and 230, Laws of 1937)

FROM THE PARKS AND PARKWAY FUND

FOR THE STATE PARKS COMMITTEE:
Purchase or condemnation of real estate situated in San Juan County, State of Washington: The E½ of the SW¼ and the W½ of the SE¼ of Section 20 in Township 37, Range 1 W.W.M............................... $1,800.00

FROM THE GENERAL FUND

FOR THE GOVERNOR'S OFFICE:
Contingency and emergency purposes to be disbursed on vouchers approved by the Governor for services under contract between the Federal Government and any state department or board whose functions are temporarily held in abeyance by court action, including deficiencies........ $14,758.72
(The State Board for Vocational Education is hereby authorized to reimburse any other state fund for expenditures made therefrom for vocational education purposes from the appropriations made to it in House Bill No. 450, using either the Current School Fund for salaries, wages and operations or from the United States Vocational Education Fund or a combination of both such appropriations.)

FOR JUDGMENTS:
Acme Finance Company, judgment for costs in re: Acme Finance Company, a Corporation vs. Harry C. Huse, Director of Licenses et al., Thurston County, No. 17105......................................................... $124.90
Associated Students, University of Washington, judgment for costs in re: Associated Students, University of Washington vs. H. H. Henneford et al., as Tax Commission, State of Washington, Thurston County No. 16173 .............................. $21.00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Associated Students, State College of Washington, judgment for costs in re:</td>
<td></td>
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<tr>
<td>Associated Students, State College of Washington vs. H. H. Henneford et al.,</td>
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<td>as Tax Commission of Washington, Thurston County, No. 16174.</td>
<td>$21.00</td>
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<tr>
<td>Ellis C. Ayer, Thurston County Clerk, judgment for costs in re:</td>
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<tr>
<td>State ex rel. G. W. Hamilton, Attorney General vs. Ellis C. Ayer, Thurston</td>
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<tr>
<td>County Clerk</td>
<td>$79.50</td>
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<tr>
<td>Bank of California, Trustee, judgment for costs in re:</td>
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<tr>
<td>In the matter of the estate of Wm. F. Sheard, deceased, Pierce County No. 25666.</td>
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<tr>
<td>Philip Bronson, judgment for costs in re:</td>
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<tr>
<td>Philip Bronson vs. H. H. Henneford et al., as State Tax Commission and E.</td>
<td></td>
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<tr>
<td>Lloyd Nelson, Intervener Thurston County No. 16161</td>
<td>$145.06</td>
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<tr>
<td>Carlisle Lumber Co., judgment for costs in re:</td>
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<tr>
<td>Carlisle Lumber Co. vs. H. H. Henneford et al., as Tax Commission of</td>
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<tr>
<td>Washington, Thurston County No. 16179</td>
<td>$70.03</td>
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<tr>
<td>Gwin, White and Prince, Inc., judgment for costs in re:</td>
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<tr>
<td>Gwin, White &amp; Prince, Inc. vs. Harold H. Henneford, et al., Thurston County</td>
<td>$238.45</td>
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<tr>
<td>No. 16434</td>
<td></td>
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<tr>
<td>Jackson, H. V., Administrator, judgment for costs in re:</td>
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<tr>
<td>Estate of Frank Latmer, deceased, vs. William H. Pemberton, Supervisor</td>
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<tr>
<td>Inheritance Tax Division, Pierce County No. 26334</td>
<td>$46.10</td>
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<tr>
<td>LeFevre, J. L., Individually and as Executor of the Estate of Nellie F.</td>
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<tr>
<td>LeFevre, deceased, judgment, interest and costs in re:</td>
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<tr>
<td>J. F. LeFevre et al. vs. State of Washington, Spokane County No. 97906</td>
<td>$3,959.30</td>
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<tr>
<td>E. Lloyd Nelson, judgment for costs in re:</td>
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<tr>
<td>Philip Bronson vs. H. H. Henneford et al., as State Tax Commission and E.</td>
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<tr>
<td>Lloyd Nelson, Intervener Thurston County No. 16161</td>
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<tr>
<td>Pacific Telephone &amp; Telegraph Co., judgment for costs in re:</td>
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<tr>
<td>State of Washington vs. Pacific Telephone &amp; Telegraph Co., Thurston County</td>
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<tr>
<td>No. 1719</td>
<td>$214.15</td>
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<tr>
<td>Pacific Telephone &amp; Telegraph Co., judgment for costs in re:</td>
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<tr>
<td>Pacific Telephone &amp; Telegraph Co. vs. Tax Commission, State of Washington,</td>
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<tr>
<td>Thurston County No. 1701</td>
<td>$228.25</td>
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<tr>
<td>Petroleum Navigation Co., judgment for costs in re:</td>
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<tr>
<td>Petroleum Navigation Co. vs. H. H. Henneford et al., as Tax Commission of</td>
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<tr>
<td>Washington, Thurston County No. 16189</td>
<td>$72.40</td>
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<tr>
<td>Port of Port Angeles, judgment for costs in re:</td>
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<tr>
<td>Port of Port Angeles et al. vs. H. H. Henneford et al., as Tax Commission of</td>
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<td>Washington, Thurston County No. 16525</td>
<td>$250.44</td>
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<td>Thompson Securities Company, judgment for costs in re:</td>
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<tr>
<td>Acme Finance Company, a Corporation, vs. Harry C. Huse, Director of Licenses,</td>
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<tr>
<td>et al., Thurston County No. 17105</td>
<td>$92.75</td>
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<td>Weyerhaeuser Timber Co., judgment for costs in re:</td>
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<tr>
<td>Weyerhaeuser Timber Co. vs. H. H. Henneford et al., as Tax Commission of</td>
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<td>Washington, Thurston County No. 16180</td>
<td>$86.80</td>
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<tr>
<td>Morris Williams, judgment for costs in re:</td>
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<tr>
<td>Morris Williams vs. G. W. Hamilton, Attorney General et al., Thurston County</td>
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<tr>
<td>No. 17155</td>
<td>$106.30</td>
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**FROM THE HIGHWAY SAFETY FUND**

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<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Alexander, J. F., judgments for damages and costs in re:</td>
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<tr>
<td>Matter of J. F. Alexander vs. Ed Robinson, King County No. 29704</td>
<td>$1,591.00</td>
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**FROM THE MOTOR VEHICLE FUND**

<table>
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<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Telander Construction Company, balance of unpaid judgment, costs and</td>
<td></td>
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<tr>
<td>interest re:                   Telander Construction Company vs. State of Washington, Thurston County No. 15466, for which insufficient appropriation was made by the Legislature of 1937. Assigned to Tom W. Holman, Attorney</td>
<td>$483.51</td>
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**FROM THE PUBLIC SERVICE REVOLVING FUND**

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<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Chicago, Milwaukee, St. Paul &amp; Pacific Railroad Co., judgment and costs in re:</td>
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<tr>
<td>Chicago, Milwaukee, St. Paul &amp; Pacific Railroad Co. vs. State of Washington,</td>
<td>$8,884.74</td>
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<tr>
<td>Thurston County No. 14911</td>
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<tr>
<td>Great Northern Railway Co., judgment and costs in re:</td>
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<tr>
<td>Great Northern Railway Co. vs. State of Washington, Thurston County No. 14908.</td>
<td>$25,978.52</td>
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</table>
Great Northern Railway Co., judgment for costs in re: State of Washington vs. Great Northern Railway Co., Thurston County No. 15417........ $47.25
Northern Pacific Railway Co., judgment and costs in re: Northern Pacific Railway Co. vs. State of Washington, Thurston County No. 14809........ $47,716.20
Northern Pacific Railway Co., judgment for costs in re: State of Washington vs. Northern Pacific Railway Co., Thurston County No. 16428........ $239.77

FROM THE GENERAL FUND

LOCAL IMPROVEMENT ASSESSMENTS:
Sundry Municipalities, for Local Improvement Assessments against State-owned lands as follows: Provided, That the payments for local improvement assessments from the following appropriations shall be made only in accordance with the terms and provisions of Section 8129, Remington’s Revised Statutes.

For the Treasurer of the City of Olympia:
Local Improvement Districts Nos. 75, 95, 126 and 274............................... $663.63

For the Treasurer of the City of Seattle:
Ordinance 12502 Local Improvement Districts Nos. 895, 1187, 1542, 1700, 2075, 2133, 2428, 2495, 2518, 2569, 2560, 2742, 2754, 2805, 2893, 3053, 3151, 3240, 3268, 3275, 3277, 3289, 3290, 3425, 3709, 4095, 4268, 4519, 4564, 4616, 4732, 4751, 4917, 4934, 4995, 5199, 5282, 5363, 5374, 5402, 5422 and 5423........ $27,325.55

For the Treasurer of the City of Spokane:
Local Improvement Districts Nos. 2248, 2266, 2276, 2288, 2289, 2290, 2293, 2296, 2320 and 2333........................................... $2,670.61

For the Treasurer of Benton County:
Priest Rapids Irrigation District........................................... $5,515.01
Sunny side Irrigation District............................................ 4,543.79
Sunny side Valley Irrigation District.................................. 1,120.24
Yakima-Benton Irrigation District..................................... 157.60
Drainage District No. 6.................................................. 250.87

For the Treasurer of Cowlitz County:
Diking Districts Nos. 5, 11 and 15...................................... $959.58

For the Treasurer of Grays Harbor County:
Drainage District No. 4.................................................... $1,271.82

For the Treasurer of Island County:
Drainage District No. 3.................................................... $21.26

For the Treasurer of Kittitas County:
Kittitas Reclamation District............................................. $2,481.00
For the Treasurer of Klickitat County:
White Salmon Irrigation District...................................... $20.00

For the Treasurer of King County:
Drainage Districts Nos. 1 and 6........................................ $39.15
Commercial Waterway District No. 1................................. 69.17
Commercial Waterway District No. 2.................................. 3.34

For the Treasurer of Okanogan County:
Methow Valley Irrigation District..................................... $33.63
Whitestone Reclamation District........................................ 3,205.00
Wolf Creek Reclamation District....................................... 265.00

For the Treasurer of Pend Oreille County:
Diking District No. 2....................................................... $3,503.63

For the Treasurer of Skagit County:
Diking Districts Nos. 1, 5 and 15, Drainage Nos. 14 and 15........ $411.18

For the Treasurer of Thurston County:
Drainage District No. 3..................................................... $20.70
Joint Drainage Improvement District No. 7.......................... 191.16

$211.86
For the Treasurer of Yakima County:
Local Improvement Assessments against state lands (State Fair Grounds) lying in Section 29, Township 13, Range 19, Dike District No. 1, Yakima County, for the years 1928 to 1938 inclusive ........................................ $41.38
Local Improvement Assessments (Moxee Road) against state lands (State Fair Grounds) lying in Section 29, Township 13, Range 19, for the years 1931 and 1932 ......................... 36.85
Drainage District No. 32 ...................................... 793.64
Sunnyside Valley Irrigation District ....................... 122.44
Yakima-Benton Irrigation District .......................... 191.90
Drainage Districts Nos. 27 and 41 .......................... 1,226.81
Summitview, Cowiche and Tieton Road Improvement District ........................................ 355.54
Nob Hill and Ahtanum Road ................................ 796.98
Buena-Toppenish Road ......................................... 45.76

For the Treasurer of the City of Centralia:
Local Improvement District No. 64 .......................... $141.41

For the Treasurer of Wahkiakum County:
Diking District No. 1 ........................................ $571.20
Diking Improvement District No. 4 .......................... 33.70

For the Treasurer of Whatcom County:
Drainage District No. 7 ........................................ $604.90

\[ \text{FROM THE CAPITOL BUILDING CONSTRUCTION FUND} \]

\text{FOR THE STATE CAPITOL COMMITTEE:}
For DesChutes water basin improvement .................... $98,000.00
For planting lawn and shrubbery around Social Security and new building .......................... $2,500.00

\text{FROM THE TEACHERS' RETIREMENT FUND}

\text{FOR THE STATE TEACHERS' RETIREMENT SYSTEM:}
To reimburse the General Fund for disbursement made on account of the Teachers' Retirement Fund .......................... $10,000.00

\text{FROM THE GENERAL FUND}

\text{FOR THE STATE LIBRARY:}
Salaries, wages and operations ............................. $5,900.00

\text{(To become available only in the event that this appropriation is necessary to secure additional funds provided by the Federal Government for use of the library) }

\text{FOR THE WASHINGTON STATE PROGRESS COMMISSION:}
For capital outlay, operations and maintenance of state's exhibits at the Golden Gate International Exposition and New York World's Fair; for salaries and wages in connection therewith; for exhibits at World's Poultry Congress; for exhibit at National Dairy Show .......... $82,500.00

\text{FOR THE STATE SCHOOL EQUALIZATION FUND to be available on approval of the Governor} ............................................... $750,000.00

\text{FOR DISTRIBUTION OF FUNDS received under the Federal Act of June 28, 1934, 48 Stat. 1273, Section 10. These funds to be distributed to counties from which receipts are derived} ......................... $5,000.00

\text{FOR THE BOARD OF PRISON TERMS AND PAROLES:}
Salaries and wages ......................................... $9,800.00
Operations .................................................. 8,630.00

\text{FOR RETIREMENT FUND, Judges of the Supreme and Superior Courts, deficiency} .................. $1,800.00

\text{FOR THE CENTRAL WASHINGTON COLLEGE OF EDUCATION:}
Purchase of dormitories and/or student activities buildings ........................................ $160,500.00
FROM THE HIGHWAY SAFETY FUND

FOR THE RELIEF OF THE FOLLOWING INDIVIDUALS, FIRMS AND CORPORATIONS:

Electric Storage Battery Co., supplies furnished in previous biennium to Washington State Patrol.......................................................... $22.46
Goodyear Tire & Rubber Co., supplies furnished in previous biennium to Washington State Patrol................................................... $1.87
Krienke Motor Co., supplies furnished in previous biennium to Washington State Patrol........................................................... $19.95
Mason, Walsh, Atkinson, Kier Co., services furnished in previous biennium to Washington State Patrol............................................. $8.40
Morford-Blangy Motors, Inc., supplies furnished in previous biennium to Washington State Patrol............................................... $3.19
Shelton Garage, supplies and services furnished in previous biennium to Washington State Patrol................................................... $8.00
Smith, Archibald C., personal injuries suffered in collision with a State Patrol car December 27, 1937........................................ $1,733.57
Valvoline Oil Co., supplies furnished in previous biennium to Washington State Patrol........................................................... $117.59

FROM THE MOTOR VEHICLE FUND

Adams, Mrs. Evelyn, personal injuries received in accident near Kelso, July 25, 1938.......................................................... $215.00
Baldwin, Ralph R., refund of tax on 528 gallons of gasoline.......................................................... $26.40
Ballantyne, D. J., damages to automobile caused by inadvertence of employee of Department of Highways........................................ $7.50
Brommer Bros., damages sustained by uncontrolled fire set by Maintenance employees of State Department of Highways............................................. $50.00
Capital Stationers, Inc., carbon paper furnished September 1936, on purchase order 247033, voucher submitted subsequent to March 31, 1937........ $4.75
Chehalis Western Railroad Co., refund of tax on 300 gallons of gasoline.......................................................... $15.00
Citizens’ Utilities Co., electric service for February and March, 1937, vouchers submitted subsequent to March 31, 1937 (Spokane)................. $2.50
City of Bellingham, Treasurer of, delinquent local improvement assessments on R/W purchase by the State Department of Highways............................................. $1,868.05
Clerk of Thurston County, court fees from January 1, 1935, to March 31, 1937, cases supported by sworn vouchers........................................ $265.40
Columbia & Okanogan Nursery Co., water bill of October, 1936, voucher submitted subsequent to March 31, 1937........................................ $12.00
Davis & White, Inc., refund of tax on 1701 gallons of gasoline.......................................................... $65.05
Devereaux, Keith, refund of tax on 168 gallons of gasoline.......................................................... $8.40
Dunbar, Luther, damages to automobile sustained in collision with State Highway equipment near Entiat, Washington, December 27, 1936.............. $59.94
Elway, Harry, damages to automobile sustained in collision with State Highway equipment September 21, 1937........................................ $150.00
Fairbanks, Morse & Company, supplies purchased by Director of Highways, October 25, 1937.......................................................... $207.38
Gaines, Henry L., refund of tax on 82 gallons of gasoline.......................................................... $4.10
Grange Supply Company, Inc., of Odessa, Washington, refund of tax on 1764 gallons of gasoline.......................................................... $88.20
Great Northern Railway Company, damages sustained to track by blasting in vicinity of Boundary, Washington, September, 1938.................. $23.23
Great Northern Railway Company, repairs to railroad bridge near Brewster, Washington, damages by a State Highway truck............................. $53.22
Green, A. C., damages to automobile tire sustained in connection with an accident on State Highway No. 101 near Port Angeles, Washington, September 1, 1938.......................................................... $14.19
Erickson, E. R., refund of sales tax on materials used in contract which was under way during enactment of law........................................ $2,394.06
Haines, Francis M. and Caddie, damages to automobile and personal injuries suffered in accident State Highway No. 10 in Douglas County, November 21, 1937.......................................................... $1,978.30
Home Insurance Co. (Chester Chase), damages to automobile sustained in collision with State Highway equipment near Cle Elum, Washington, February 10, 1938.............. $125.25
Howard, Frank L., damages sustained in collision with State Highway truck December 21, 1938........................................ $25.00
Kalmbach, J. E., water rent for January, February and March, 1937 (Vancouver) voucher subsequent to March 31, 1937............... $3.60
Larsen, Harry, damages sustained in collision with State Highway equipment, January 30, 1937................................. $13.95
Lawson, W. H., 200 yards of gravel sold to Highway Department in June and July, 1926. Voucher June 25, 1938................ $10.00
Linscott, P. A., damages sustained in collision with State Highway equipment December 23, 1938.............................. $21.50
Marchant Calculating Machine, repairs to calculator December, 1936 (Seattle), voucher subsequent to March 31, 1937........ $4.20
Moore, Ben, refund of tax on 508 gallons of gasoline................ $25.40
Morrell, Marjorie, damages sustained in collision with State Highway equipment on Highway No. 3 near Oakesdale, Washington, September 28, 1937................. $83.25
Motor List Co., Inc., 1937 license directory furnished in February, 1937 (Seattle), voucher subsequent to March 31, 1937........ $30.00
Nichols, Harold, Damages to automobile sustained in collision with State Highway equipment January 17, 1939....................... $33.60
Northwest Testing Laboratories, inspection and testing materials, February, March, April and June, 1936, voucher subsequent to March 31, 1937......................... $692.44
Northwest Testing Laboratories, services rendered Department of Highways in October and November, 1936, voucher subsequent to March 31, 1937............................ $39.19
Ott, Richard B., damages to automobile sustained in collision with State Highway equipment near Tyler, Washington, September 20, 1937.......................... $353.38
Palmer, P. C., damages sustained in collision with State Highway equipment January 28, 1939........................................ $12.42
Phillips, J. C., ambulance service for Vance Thomas from Davenport to Spokane, February, 1925, voucher subsequent to March 31, 1937................... $20.00
Polson Logging Co., refund of tax on 19,884 gallons of gasoline........ $994.20
Austin, A. W., damages to automobile sustained in collision with highway equipment January 4, 1939........................................ $28.86
Brown, M. A. and Harriet, damages to automobile in accident with highway equipment July 28, 1937.............................. $164.19
Domerude Brothers, refund of tax on 335 gallons of gasoline................... $16.75
Hagglund, Levoy, damages to automobile in accident with highway equipment December 4, 1937............................... $44.31

FOR THE RELIEF OF THE FOLLOWING INDIVIDUALS, FIRMS AND CORPORATIONS:

FROM THE CURRENT SCHOOL FUND
Clerk of Thurston County, court fees from January 1, 1935, March 31, 1937, Case 16314................................................ $9.00

FROM THE FISHERIES FUND
Artisan's Cooperative Community, refund of wholesale dealer's license for the year 1936................................................ $10.00
Beck, C. O., refund of duplicate payment for gill net license for the year 1938................................................................. $15.00
Clerk of Thurston County, court fees from January 1, 1935, to March 31, 1937, cases 15784, 16278, 16380 and 16466................... $20.80
Fish commission of Oregon, refund of tax on fish collected in error from E. M. Johnson..................................................... $122.89
Gizdavich, John, refund of tax collected on fish in error................ $223.88
Metcalf, M. E., collision with equipment of the Fisheries Department, December 10, 1938.......................... $200.00
FROM THE GAME FUND

Bell-Wyman Company, supplies furnished Game Department in previous biennium ................................................................. $134.99
Decker, W. C., damages to automobile and personal injuries received in collision with Game Department, January 5, 1938 .......... $660.00
Rude, Fred O., cost of repairs to residence at Deep Creek, Washington, damages by State Game truck September 1, 1937 ................. $33.50

FROM THE GENERAL FUND

Payton, Marie, compensation for her son, Dealo Payton, for sickness and injuries suffered in line of duty while a member of the National Guard... $1,000.00
Gibson, Addie, for loss of her husband, Israel Gibson, due to collision with truck owned by the Department of Social Security ........... $2,500.00
Taylor, Ben F., compensation for expense account of undulant fever contracted while employed at the Washington State Penitentiary ... $600.00
Abbott, Charles W., refund of pharmacist's license fee for the year 1934... $10.00
Administratrix of the Estate of Stephen Matthews, refund of cash escheated to the State of Washington ................................................. $3,021.48
Allstrum Printing Co., refund of corporation license fee for the year 1937... $15.00
American Plumbing & Steam Supply Co., supplies furnished Washington State Penitentiary in previous biennium ......................... $12.86
Ballard Lodge No. 827 B.P.O.E., refund of inheritance tax in the matter of the bequest of Charles Edward Thorpe ................................ $50.00
Born, Harry, damages sustained in collision with state equipment on Capitol Way, Olympia, February 25, 1938 .......................... $12.06
Buchinger, Theobold, refund of overpayment of maintenance account of Augusta Morover, former patient of Western State Hospital .... $13.04
Buckley, Ralph, Sheriff, expense incurred in the previous biennium for transportation of inmates to state institutions ............... $20.15
Burns, Lloyd T., in full settlement for injuries received in an accident in the Metropolitan Garage, Seattle, December 24, 1926 ........ $1,000.00
Clerk of Thurston County, court fees from January 1, 1935, to March 31, 1937, cases as supported by sworn vouchers ......................... $518.00
Cole, V. A., refund of notary fee ............................................... $10.00
Curtiss, R. H., traveling expenses incurred while in the employ of the State School for Boys .................................................... $12.04
Desert Gold Production Corporation, refund of corporation license fee for the year 1938 ........................................................... $15.00
Dick Co., R. & J., supplies furnished State School for Girls in previous biennium ................................................................. $23.03
Dorsch, F. W., reimbursement for expenses incident to the illness and death of his son, Warren E. Dorsch, formerly a member of the Washington National Guard, who was injured during military drill October 14, 1929 ......................................................... $507.50
Federal Old Line Life Insurance Co., refund of duplicate payment of annual license fee for the year 1938 .......................... $15.00
Finnell System, Inc., supplies furnished Capitol Buildings and Grounds in previous biennium ................................................. $8.25
Fleischer, Everett, refund of purchase price of shore lands on Pine Lake, Washington ............................................................ $57.80
Frishie Maple Syrup Co., Inc., supplies furnished State Custodial School in previous biennium ................................................. $217.50
Garlock Packing Co., The, supplies furnished State School for Girls in previous biennium .......................................................... $35.60
Gates, Roy G., account of injuries sustained June 25, 1923 (Appropriated from wrong fund in 1937) ........................................ $1,000.00
Geveke, Edna C., refund of overpayment of maintenance account of Laura Erickson, former patient at Western State Hospital ........... $5.15
Gladding, McBean & Co., supplies furnished State Soldiers' Home in previous biennium .......................................................... $12.50
Glasgow, Robert B., compensation for injuries received June 24, 1927, while on active duty as a member of the Washington National Guard .... $350.00
Gross, Clara R., witness fee before special Senate Investigating Committee February 1 and 2, 1937 ............................................. $4.80
Gross, Wm. H., witness fee before special Senate Investigating Committee February 1 and 2, 1937 ............................................ $4.80
Horton, E. S., transportation and medical aid treatment for eye injury suffered while employed as engineer in the Old Capitol Building, in August, 1925 $43.75
Howe, Walter C., refund of overpayment of maintenance account of Laura Howe, former patient at Western State Hospital $14.30
Humphries, J. Orville, refund of overpayment of inheritance tax on the estate of James Anderson, No. 28966, Superior Court for Spokane County $838.78
Hoxey, T. E. estate, refund of overpayment of inheritance tax $1,391.15
Johnson, Lottie, personal injuries suffered in an accident at the State School for the Blind, January 2, 1939 $405.40
Kee Lox Manufacturing Co., supplies furnished Department of Finance, Budget and Business in previous biennium $3.00
Labor and Industries, Department of, services furnished State School for Girls in previous biennium $37.25
Lang, F. S. Mfg. Co., supplies furnished the State Soldiers' Home in the years 1935 and 1936 $13.70
McGinnis, Mrs. A. J., damages to automobile sustained in collision with truck driven by employee of the Department of Public Welfare $23.63
McKinney, H. E., refund of Electrician's license fee remitted to State Treasurer November 8, 1934 $15.00
Meyers, John, injuries sustained October 18, 1934 (appropriated from wrong fund in 1937) $750.00
Miceli, Mrs. John, supplies purchased by the Department of Public Welfare in previous biennium $7.70
Moody, Mae, unclaimed dividends from liquidation of the Fremont State Bank of Seattle, escheated to the Permanent School Fund $16.02
Nash, Vernon and Evelyn, damages and personal injuries in collision with Washington Emergency Relief Administration truck October 26, 1935 $1,000.00
National Retailers Mutual Insurance Company subrogated claim of E. J. Murnen for damages in collision with equipment of State Department of Social Security, December 7, 1938 $197.47
Northern Empire Mining Co., refund of corporation license fee for the year 1938 $27.50
Olson, O. H., State Printer, printing of laws of Legislative Session of 1937 $9,287.33
Pacific Highway Transport, services furnished State School for Girls in previous biennium $50
Pacific Telephone & Telegraph Co., telephone service for House of Representatives for the period March 17, 1937, to April 15, 1937 $24.67
Payne, Mr. and Mrs. G. W., expense in connection with death and funeral of their son, Trevor, who was killed June 27, 1938, in a collision with a truck of the Washington National Guard $1,168.50
Petitbone, Carl A., refund of Accountant's Examination fee remitted to State Treasurer October 10, 1931 $25.00
Properties Improvement Corporation, refund of Corporation license for the period July 1, 1937, to June 30, 1938 $15.00
Puget Sound Machinery Depot, supplies furnished Washington Veterans' Home in previous biennium $53.90
Puget Sound Machinery Depot, supplies furnished Washington State Penitentiary in previous biennium $178.56
Rhodes, Jay A., refund of overpayment of maintenance account of Hosie M. Rhodes, Northern State Hospital $1.29
Rose, J. M., reimbursement for rental and improvements on public lands by reason of cancellation of lease on NE1/4 of the N1/2 of the SE1/4 of Section 36, Township 34 N., Range 44, E. W. M., in Pend Oreille County $53.00
Rhodes, Milton, court costs in the matter of Milton Rhodes vs. State of Washington and Director of Finance, Budget and Business, King County No. 155908 $87.44
Sequim Press, The, publication of Constitutional Amendments for Secretary of State in 1936 ........................................ $190.22
Snider, Claude C., receiver for the Riverton Sportsdome, Inc., refund of racing license fee for May and June, 1937 ......................... $1,300.00
Standard Brands of California, supplies furnished State School for Girls in previous biennium ............................................. $4.44
Stone & Trobridge, supplies furnished Western State Hospital in previous biennium .......................................................... $23.90
Taylor, Ruth, refund of unused beauty school license fee ................... $136.44
Tieton Water Users Association, water assessments for the years 1937 and 1938 against state land in the Yakima-Tieton Irrigation Project ....... $2,280.85
Young, Jemima, for the estate of William H. Young, to be paid to the Commissioner of Public Lands, and applied on principal on state land contract No. 5976 in the office of the Commissioner of Public Lands, being relief for the purchase price of land taken by the United States Government .................................................. $392.72
Underwood Elliott Fisher Co., supplies furnished Department of Finance, Budget and Business in previous biennium ............................ $183.45
United Gas Corp. of Washington, refund of corporation license fee for the year 1935 .......................................................... $10.00
Vita-Min-Pro-Ducts Company, supplies furnished Western State Hospital in previous biennium ............................................. $7.43
Young, J. C., refund of unclaimed dividend from liquidation of the Scandinavian-American Bank of Seattle ........................................ $38.00
Zindorf, Edward L. and Cedric, refund of overpayment of inheritance tax on the estate of Helen J. Zindorf ....................... $9.66

FROM THE PENITENTIARY REVOLVING FUND
Tum-a-lum Lumber Co., supplies furnished Washington State Penitentiary in previous biennium ........................................ $45.36
United Shoe Machinery Corp., supplies and services furnished Washington State Penitentiary in previous biennium ....................... $17.45

FROM THE MOTOR VEHICLE FUND
Post Electric & Machinery Co., repairs to blueprint machine in December, 1936, vouched subsequent to March 31, 1937 ........................................ $2.00
Post Exchange of Fort Lawton, refund of tax on 10,992 gallons of gasoline ...... $549.60
Potlatch Yards, Inc., lumber delivered in October, 1936, vouched subsequent to March 31, 1937 .................................................. $4.25
Railway Express Agency, transportation charges for March, 1937, vouched subsequent to March 31, 1937 ........................................ $4.37
Richards, Linford, damages to automobile sustained in collision with State Highway equipment December 24, 1937 .................. $69.24
Richards, W. M., damages to automobile sustained in collision with State Highway equipment near Leavenworth, Washington, July 12, 1938 .... $28.41
Schons, B. A., damages to automobile sustained in collision with State Highway equipment near Leavenworth, Washington, February 17, 1937 . $19.28
Schwabacher Hardware Co., scythes and snaths on purchase order 221236 (Spokane), August, 1935, vouched subsequent to March 31, 1937 .. $147.13
Scientific Supplies Co., calcium chloride delivered February, 1937, vouched subsequent to March 31, 1937 .......................... $1.55
Smith, John, damages to truck sustained in collision with State Highway equipment near Kelso, Washington, July 25, 1938 .......... $240.00
Stevens, James L., damages to automobile sustained in accident caused by loose plank on bridge near Scenic, Washington, July, 1938 .... $12.75
Sunset Electric Co., motor repair, delivered January, 1936, vouched subsequent to March 31, 1937 ............................................. $36.38
Sunset Electric Co., auto radio delivered November, 1935, on purchase order 225998 (Yakima), vouched subsequent to March 31, 1937 .... $48.15
Tidewater Associated Oil Company, refund of excess truck license fees paid in 1936 ........................................ $45.00
Treasurer of Okanogan County, taxes for the years of 1931 and 1932, on various lots in the town of Tonasket ....................... $21.35
Treasurer of Yakima County, taxes for the years of 1931, 1932 and 1933 on parts of property between Oak Flat and Nelson Bridge in Yakima County .......................................................... $28.63
Union Oil Co., 2 iron barrels delivered August, 1934 (Spokane), vouchered subsequent to March 31, 1937 .......................................................... $10.00
Union Pacific Railroad Co., for destruction of bridge material by fire getting out of control October 22, 1938, in the course of burning weeds by State Highway employee .................................................. $76.15
Wenatchee Daily World, publication of notice in March, 1936, vouchered subsequent to March 31, 1937 .................................................. $20.11
Whitfield, Harold, damages to automobile sustained in collision with State Highway equipment April 15, 1938 ........................................... $195.42

FROM PARKS AND PARKWAY FUND
Shell Oil Company, gas and oil furnished the State Parks Committee in a previous biennium .......................................................... $68.44

FROM THE UNIVERSITY OF WASHINGTON FUND
Squier, Paul, injuries sustained in University of Washington Chemistry Department, December 29, 1937 ........................................... $200.00

FROM THE PUBLIC SERVICE REVOLVING FUND
Clerk of Thurston County, court fees from January 1, 1935, to March 31, 1937, cases supported by sworn vouchers ... $326.15
Gale, L. S., refund of contract hauling license for the year 1934 ........................................... 15.00

FROM THE RECLAMATION REVOLVING FUND
Clerk of Thurston County, court fees from January 1, 1935, to March 31, 1937, cases 16427 and 16429 ................................. $6.00

FROM THE MOTOR VEHICLE FUND

FOR THE TREASURER OF THURSTON COUNTY:
For the retirement of delinquent Thurston County road bonds Nos. 398 to 577 .......................................................... $201,750.00

FOR THE STATE AUDITOR:
Salaries, Wages and Operations .......................................................... $3,000.00

FOR THE STATE TREASURER:
Salaries and Wages .......................................................... $2,000.00

FROM THE GENERAL FUND

FOR THE STATE TREASURER:
Salaries and Wages .......................................................... $1,000.00

FOR THE DEPARTMENT OF AGRICULTURE:
For the Division of Dairy and Livestock, for enforcement of branding laws .......................................................... $8,263.00

FOR THE DEPARTMENT OF HEALTH:
For County Public Health Work .......................................................... $60,000.00

FOR THE DEPARTMENT OF LICENSES:
To carry out the provisions of Senate Bill No. 213 .......................................................... $25,000.00
(Expenditures not to exceed receipts)

FOR THE STATE TAX COMMISSION:
For Inheritance Tax and Escheat Division:
Salaries, Wages and Operations .......................................................... $6,000.00
For the purpose of defending suits brought by railroad companies contesting their property taxes (to become available upon approval of the Governor) .......................................................... $15,000.00
FROM THE HIGHWAY SAFETY FUND

Terry, Mrs. Georgea:
For three minor children, compensation for loss by death of their father, Rudger Terry, to be paid to the legally appointed guardian of said children and disbursed under Superior Court order for the support of said children, in full settlement. $6,000.00

FOR THE DEPARTMENT OF LICENSES:
To carry out the provisions of Senate Bill No. 25. $35,000.00

FROM THE CURRENT SCHOOL FUND

FOR THE STATE BOARD OF EDUCATION:
To be used for the purpose of assisting in the reorganization of school districts within the counties in accordance with the plans and recommendations of the Washington State Planning Council relating thereto, to be allotted by the Governor. $60,000.00

FROM THE FISHERIES FUND
For the relief of James Hepburn, et al. $300.00

FROM THE PUBLIC SERVICE REVOLVING FUND

FOR THE DEPARTMENT OF PUBLIC SERVICE:
To carry out the provisions of House Bill No. 535. $300,000.00
Amend Section 2, page 10:

"FROM THE GENERAL FUND
To carry out the terms and provisions of Chapter 154, Laws of 1935. $2,500.00"
Amend Section 2, page 10:

"FROM THE GENERAL FUND
To train teachers of physically and mentally handicapped children as required by the State Board of Education according to the provisions of Chapter 179, Laws of 1937. $12,000.00"

Senate Members:
Judson W. Shorett, John R. Hurley,
Gordon Klemgard, C. Wayne Swegle,
Joseph Drumheller, Charles Finucane.

Mr. Armstrong moved that the report of the Free Conference Committee on Engrossed Senate Bill No. 433 be adopted.
The motion was carried.
The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 433 as amended by the Free Conference Committee.

On motion of Mr. Armstrong, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 433, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 79; nays, 2; absent or not voting, 18.

Those voting yea were: Representatives Armstrong, Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Devenish, Dixon, Gore, Eaton, Eddy, Egbert, Finucane, Fogg, French, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Hatley, Hay, Hurley (John R. “Pat”), Hurley (Joseph E.), Isenhart, Jackson, Jones (D. W.), Judd, Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), LaFollette, Martin, McCash, McQuesten, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Moulton, Nordenberg, Olson, Payne, Pearsall, Pearson, Pennock, Pettus, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Sandegren, Schumann, Smith (Jurie B.), Smith (Vernon A.), Swegle, Trombley, Turner, Twidwell,
Underwood, Van Buskirk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Wintler, Woodall, Mr. Speaker—79.

Those voting nay were: Representatives Rosellini, Savage—2.

Those absent or not voting were: Representatives Bernethy, Callison, Cook, Cowen, Henry, Jones (John R.), Lauman, Lindsay, Mackie, McDonald, Neal, Petit, Pitt, Ruark, Sherman, Smith (Michael B.), Tisdale, Van Dyk—18.

Engrossed Senate Bill No. 433, having received the constitutional majority, was declared passed, as amended by the Free Conference Committee.

**REPORT OF FREE CONFERENCE COMMITTEE**

Olympia, Wash., March 9, 1939.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 213, entitled “An Act defining and regulating the business of making loans in the amount of $300.00 or less; providing for the licensing of persons engaged in such business; providing for the administration of this act and for the issuance of rules and regulation therefor; authorizing examinations and investigations by the Director of Licenses and the publication of reports thereof; and prescribing penalties,” have had the same under consideration, and we recommend:

That the Senate concur in the House amendment to Section 1.

That the House recede from the House amendment to Section 2.

That the Senate concur in the House amendment to Section 3.

That the House recede from the House amendment to Section 4 and that Section 4 be amended by inserting in Subdivision 2 thereof in line 8 of the printed bill after the word “To” and before the word “solicit” the word “knowingly”.

That Section 5 be amended in line 28 of the printed bill by inserting before the words “The commissioner” the following sentence: “The director may prescribe reasonable rules and regulations for the recording of all financial transactions.”, and by striking the words “The commissioner” in said line and inserting in lieu thereof the word “He”.

That the House recede from its amendment creating two new sections to be known as Sections 5A and 5B and that the bill be amended by inserting after Section 5 of the printed bill two new sections to be known as Sections 6 and 7 to read as follows:

“Sec. 6. Every licensee hereunder may lend any sum of money not to exceed Three Hundred Dollars ($300) in amount and may contract for, and receive thereon, charges at a rate not exceeding three per cent (3%) per month on the first One Hundred Fifty Dollars ($150) and two per cent (2%) per month on the remainder of said loan: Provided, however, That said three per cent (3%) shall include in the aggregate all fees, charges, bonus, interest, expense, demands, or exactions of any nature whatsoever. No licensee shall charge or receive of the borrower or any other person on his or their behalf a greater rate of charge than three per cent (3%) per month. Such charges shall not be payable in advance and shall be computed on unpaid balances only.”

“Sec. 7. A licensee may make a maximum charge of One Dollar and Fifty Cents ($1.50) on loans made hereunder where the charges herein allowed amount to less: Provided, That such charge of One Dollar and Fifty Cents ($1.50) shall not be collected on more than one loan of any one borrower during any thirty (30) day period.”

That the House recede from the House amendment to Section 6 and that said section be renumbered to be Section 8.

That the Senate concur in the House amendment to Section 7 and that said section be renumbered as Section 9, and renumber subsequent sections consecutively.

That the Senate concur in the House amendment adding a new section to be known as Section 11 and that said section be renumbered as Section 12.

That the Senate concur in the House amendment to line 3 of the title of the engrossed bill, being line 2 of the printed bill.

That the Senate concur in the House amendment to line 7 of the title of the engrossed bill, being line 3 of the Senate amendment.

That the Senate concur in the House amendment to line 7 of the title of the engrossed bill, being line 4 of the Senate amendment thereto with the exception of the following words: “and repealing all acts and parts of acts which relate to the same subject matter as this act, so far as they are inconsistent with the provisions of this
act," and strike the comma (,) after the word "regulated" in line 6 of the House amendment and insert in lieu thereof a period (.)

Senate Members

Fred S. Duggan
H. I. Kyle
Pearl A. Wanamaker

House Members

Mark M. Moulton
Julia Butler
Will W. Wentworth

Mr. Moulton moved that the report of the Free Conference Committee on Engrossed Senate Bill No. 213 be adopted.

On motion of Mr. Mackie, the previous question was ordered.

The motion by Mr. Moulton to adopt the report was carried.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 213 as amended by the Free Conference Committee.

Mr. Van Dyk moved that Engrossed Senate Bill No. 213 be indefinitely postponed.

Debate ensued.

Mr. Jackson moved the previous question, but the motion was lost.

Debate continued.

On motion of Mr. Armstrong, the previous question was ordered.

A roll call was demanded, and the demand was sustained.

The Clerk called the roll, and the motion by Mr. Van Dyk to indefinitely postpone Engrossed Senate Bill No. 213 was lost by the following vote: Yeas, 38; nays, 46; absent or not voting, 15.

Those voting yea were: Representatives Armstrong, Dixon, Dore, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Jackson, Jones (John R.), Judd, LaFollette, McCash, McQuesten, Mohler, Nordenberg, Olson, Pearson, Pettus, Rosellini, Sandegren, Savage, Smith (Jurie B.), Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, Wiggen, Wills, Woodall, Mr. Speaker—38.

Those voting nay were: Representatives Austin, Babcock, Beckley, Beierlein, Bienz, Brown, Butler, Cameron, Carty, Chervenka, Coe, Devenish, Eaton, Eddy, Egbert, Finucane, French, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Isenhart, Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Mackie, Martin, Miller (Donald B.), Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Penrock, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Schumann, Smith (Vernon A.), Swegle, Turner, White, Wintler—46.

Those absent or not voting were: Representatives Bernethy, Callison, Cook, Cowen, Henry, Lauman, Lindsay, McDonald, Neal, Pettit, Pitt, Ruark, Sherman, Smith (Michael B.), Tisdale—15.

On motion of Mr. Armstrong, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 213 as amended by the Free Conference Committee, and the bill failed to pass the House by the following vote: Yeas, 35; nays, 49; absent or not voting, 15.

Those voting yea were: Representatives Austin, Babcock, Beckley, Beierlein, Brown, Cameron, Carty, Chervenka, Coe, Eaton, Eddy, Egbert, Finucane, French, Hatley, Hay, Hurley (John R. "Pat"), Hurley (Joseph E.), Jones (D. W.), Kehoe, Kinnear (Geo. C.), Kinnear (Roy J.), Martin, Miller (Frank O.), Miller (Fred), Montgomery, Moulton, Payne, Pearsall, Penrock, Phillips, Reilly (Edward J.), Reno, Riley (Edward F.), Schumann, Smith (Vernon A.), Swegle, Turner, White, Wintler—35.
Those voting nay were: Representatives Armstrong, Bienz, Butler, Devonish, Dixon, Dore, Fogg, Fry, Gabrielsen, Gholson, Guisinger, Hall, Hanson, Isenhaart, Jackson, Jones (John R.), Judd, LaFollette, Mackie, McCash, McGuesten, Miller (Donald B.), Mohler, Nordenberg, Olson, Pearsall, Pearson, Pennock, Pettus, Phillips, Reilly (Edward J.), Rosellini, Sandegren, Savage, Smith (Jurie B.), Trombley, Twidwell, Underwood, Van Buskirk, Van Dyk, Vane, Warnica, Wenberg, Wentworth, White, Wigen, Wills, Woodall, Mr. Speaker—49.

Those absent or not voting were: Representatives Bernethy, Callison, Cook, Cowen, Henry, Lauman, Lindsay, McDonald, Neal, Petit, Pitt, Ruark, Sherman, Smith (Michael B.), Tisdale—15.

Engrossed Senate Bill No. 213, as amended by the Free Conference Committee, having failed to receive the constitutional majority, was declared lost.

NOTICE OF RECONSIDERATION

Mr. Van Dyk gave notice that later this day he would move that the House reconsider the vote by which Engrossed Senate Bill No. 213, as amended by the Free Conference Committee, failed to pass the House.

Mr. Van Dyk moved that the House do at this time reconsider the vote by which Engrossed Senate Bill No. 213, as amended by the Free Conference Committee, failed to pass the House.

Mr. Armstrong moved that the motion by Mr. Van Dyk be laid on the table.

The motion by Mr. Armstrong was carried.

MR. SPEAKER:

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 146 and has passed the bill as amended by the Free Conference Committee and said bill, together with a copy of the Free Conference Report is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

Olympia, Wash., March 9, 1939.

We, your Free Conference Committee, to whom was referred Engrossed House Bill No. 146, entitled "An Act relating to the collection of taxes; validating certain agreements heretofore executed for the payment of delinquent real property taxes in installments; and declaring an emergency," have had the same under consideration, and we recommend that the bill do pass with the following amendments:

Amend the bill by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter 146 of the Laws of 1913 is hereby amended by adding thereto a new section following Section 3 (Section 5352 Remington's Revised Statutes) to be known as Section 3a, reading as follows:

"Section 3a. After the charge shall have been filed in the appropriate office, and before a ballot synopsis shall be prepared by the officer having the duty of preparing the same under the preceding section of this chapter, the person, committee, or organization filing said charges, if it desires to press the same under the provisions of Chapter 146, of the Laws of 1913, shall be required to commence and file a civil action for a declaratory judgment in the superior court of either the county in which the office is located, or in which the officer sought to be recalled resides, alleging the filing of the charge in the appropriate public office, setting out in the complaint the charge so filed, and praying the court to declare whether the charge so filed is legally sufficient upon its face, in whole or in part, under the Constitution and statutes of this state relating to recall of elective public officers, and whether there is any substantial
evidence in support of said charge. The officer against whom such charge has been filed and the officer with whom such charge has been filed shall be named as defendants in such civil action. Civil process in the form of the usual twenty days summons in a civil action shall be served by the sheriff of the county in which the action is brought upon each of the said defendants, together with a copy of the complaint. The said defendants, or either of them, within the time specified in said summons, may file an answer or demurrer to said complaint; and thereafter, upon the issues duly made and duly brought on for hearing after notice in the usual manner, the court shall determine the legal sufficiency of the charge upon its face and whether there is any substantial evidence in support of said charge and render judgment accordingly. For the purpose of determining the legal sufficiency of the charge, and the legal sufficiency of the evidence in support thereof, the cause shall be tried at such hearing in the same manner as any other civil action upon oral and other legal evidence, with full right of cross-examination and production of witnesses. To the extent that the court shall hold said charge or any portion thereof legally sufficient and supported by substantial evidence the judgment shall direct the officer with whom said charge has been filed under the preceding section hereof to formulate a ballot synopsis as in said section provided. If neither defendant named in said civil action shall answer or demur within the time specified in said summons the court shall nevertheless, upon being advised in such manner as it shall deem proper, determine the legal sufficiency of the charges and of the evidence and enter judgment as hereinabove provided. Any judgment under this section may be reviewed in the supreme court on appeal or certiorari, at the election of the aggrieved party or parties, in the same manner as in other civil cases, and the superior court shall have power to stay the execution of its judgment upon such review upon such security as to the court may seem proper. This section shall apply to any recall proceeding hereafter commenced; and in any such proceeding now pending the legal sufficiency of the charge and of the evidence shall first be determined in the manner herein provided before the same shall proceed further.

"Sec. 2. This act is necessary for the immediate preservation of the public peace, health or safety, support of the state government and its existing public institutions and shall take effect immediately."

Amend the title to read as follows:

"AN Act relating to the recall of elective public officers and to carry out the provisions and facilitate the operation and effect of Sections 33 and 34 of Article 1 of the State Constitution and amending Chapter 146 of the Laws of 1913 by adding thereto a new section following Section 3 (Section 5352 Remington's Revised Statutes), to be known as Section 3a, and making said section applicable to any recall proceeding now pending or hereafter initiated, and declaring an emergency."

**Pocket Part: Amendments to Constitution**

**Senate Members:**
Robert T. McDonald, W. R. Orndorff, Joe L. Keeler.

**House Members:**

Mr. Armstrong moved that Engrossed House Bill No. 146 and the report of the Free Conference Committee be indefinitely postponed.

Debate ensued.

On motion of Mr. French, the previous question was ordered.

The motion by Mr. Armstrong to indefinitely postpone Engrossed House Bill No. 146 was carried.

**REPORT OF ENROLLMENT COMMITTEE**

House of Representatives, Olympia, Wash., March 9, 1939.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 94; also House Bill No. 175; also House Bill No. 271; also House Bill No. 324; also House Bill No. 379; also House Bill No. 382, have compared same with the original and engrossed bills and find them correctly enrolled.

I concur in this report: Julia Butler.
The Speaker announced he was about to sign: House Bill No. 94; also House Bill No. 175; also House Bill No. 271; also House Bill No. 324; also House Bill No. 379; also House Bill No. 382.

MOTIONS

On motion of Mr. Rosellini, Mr. Cameron was excused from the call of the House.
On motion of Mr. Fry, Mr. Judd was excused from the call of the House.
On motion of Mr. Payne, Mr. Pearson was excused from the call of the House.
On motion of Mr. Dore, further proceedings under the call of the House were dispensed with.
The Speaker declared the House to be at ease until the sound of the gavel. The Speaker called the House to order.

MESSAGES FROM THE SENATE

MR. SPEAKER:

Senate Chamber, Olympia, Wash., March 9, 1939.

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 433 and the House amendments thereto and has passed the bill as amended by the Free Conference Committee.

EARLE M. McCROSKEY, Secretary.

MR. SPEAKER:

Senate Chamber, Olympia, Wash., March 9, 1939.

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 433 and the House amendments thereto and has passed the bill as amended by the Free Conference Committee.

EARLE M. McCROSKEY, Secretary.

MR. SPEAKER:

The President has signed: Senate Bill No. 427; also Senate Bill No. 433; also Senate Bill No. 467; also Senate Bill No. 113, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The President has signed: House Bill No. 94; also House Bill No. 175; also House Bill No. 271; also House Bill No. 324; also House Bill No. 379; also House Bill No. 382, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1939.

MR. SPEAKER:

The President has signed: House Bill No. 68; also House Bill No. 80; also House Bill No. 126; also House Bill No. 299; also House Bill No. 401; also House Bill No. 415; also House Bill No. 425, and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.
Mr. Speaker:

The President has signed: House Bill No. 426; also
House Bill No. 471; also
House Bill No. 473; also
House Bill No. 521; also
House Bill No. 535; also
House Bill No. 541, and the same are herewith transmitted.

Earle M. McCroskey, Secretary.

REPORT OF ENROLLMENT COMMITTEE

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 90; also
House Bill No. 100; also
House Bill No. 351; also
House Bill No. 392; also
House Bill No. 450, have compared same with the original and engrossed bills and
find them correctly enrolled:

Chairman.

We concur in this report: Julia Butler, Ella Wintler.

The Speaker announced he was about to sign: House Bill No. 90; also
House Bill No. 100; also
House Bill No. 351; also
Substitute House Bill No. 392; also
House Bill No. 450; also
Senate Bill No. 113; also
Senate Bill No. 374; also
Senate Bill No. 427; also
Senate Bill No. 433; also
Senate Bill No. 467.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Fry:

Be It Resolved, That all bills in the hands of the Chief Clerk, committees or com­
mittee clerks, with the exception of those in Conference Committees, be indefinitely
postponed.

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

Resolution by Mr. Fry:

WHEREAS, The Ministerial Association of the City of Olympia has furnished the
chaplains for the House during the present Legislative Session;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of
Washington, that Two Hundred Dollars ($200.00) 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 shall be drawn, the said sum to be paid out of the moneys appropriated for the
expenses of the Session of the Twenty-fifth Legislature.

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

Resolution by Mr. Fry:

WHEREAS, Several of the employees of the Legislative Building have had to work
overtime during the session without extra compensation;
Now, Therefore, Be It Resolved, That the following named persons be paid the amounts set opposite their respective names:

Joe Keegan, janitor ...................................... $20.00
Don Lucas, janitor....................................... 10.00
Bill Schultz, janitor ..................................... .
Mike Petrakis, janitor ..................................
Bob LeBow, janitor ..................................... .
Mrs. Mary Little, matron ............................... .
Wm. Brewer, custodian..................................
Clyde Boyle, electrician.................................
Oscar Barclift, maintenance engineer ..................
Forest Meek, carpenter ................................. .
Al Boehm, engineer ..................................... .
Jack McHugh, superintendent ...........................

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

Resolution by Mr. Reilly (Edward J.):
Be It Resolved, That Jeffers Studio be allowed the sum of Two Hundred Ten Dollars ($210.00) for the group picture of the members of the House of Representatives; and
Be It Further Resolved, That the Chief Clerk be directed to draw vouchers for the payment of said Two Hundred Ten Dollars ($210.00) and that payment be made from the appropriation for legislative expense.

On motion of Mr. Reilly (Edward J.), the resolution was adopted.

Resolution by Mr. Reilly (Edward J.):
Be It Resolved, That the Speaker and 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. Reilly (Edward J.), the resolution was adopted.

Resolution by Mr. Reilly (Edward J.):
Resolved, That the Speaker be allowed such 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 he be allowed a sum not to exceed Five Hundred Dollars ($500.00) therefor; and
Be It Further Resolved, That the Chief Clerk be and he is hereby authorized and directed to issue a warrant for one-half the amount herein allowed when the printer’s receipt for copy is filed in his office, and the balance when the printer shall certify that the reading of the proof on the Journal index has been completed and the same found to be correct.

On motion of Mr. Reilly (Edward J.), the resolution was adopted.

Resolution by Mr. Reilly (Edward J.):
Be It 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 Five Hundred Dollars ($500.00), one-half the amount allowed for that purpose in the appropriation bill, said amount to be paid from the appropriation for said indexing or from appropriation for the expense of the Twenty-sixth Legislative Session. The State Auditor is authorized and directed to issue a warrant for one-half the amount herein allowed when the printer’s receipt for copy is filed in his office, and the balance when the printer shall certify that the reading of the proof on the Journal index has been completed and the same found to be correct.

On motion of Mr. Reilly (Edward J.), the resolution was adopted.

Resolution by Mr. Reilly (Edward J.):
Be It Resolved, That the Chief Clerk be allowed fifty 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 he be allowed the regular per diem therefor; and
Be It Further Resolved, That the Chief Clerk be authorized to retain such employees as he may deem necessary and that said employees be allowed the regular per diem therefor; and

Be It Further Resolved, That the Chief Clerk be and he is 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. Reilly (Edward J.), the resolution was adopted.
The Speaker called Mr. Riley (Edward F.) to preside.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
The President has signed: House Bill No. 90; also House Bill No. 100; also House Bill No. 351; also Substitute House Bill No. 392; also House Bill No. 450; and the same are herewith transmitted.

EARLE M. McCROSKEY, Secretary.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
The Senate has adopted: Senate Concurrent Resolution No. 6, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

FIRST READING OF SENATE CONCURRENT RESOLUTION

Senate Concurrent Resolution No. 6 by Senator Keeler: Relating to adjournment sine die.
The resolution was read by title.
On motion of Mr. Reilly (Edward J.), the rules were suspended, the resolution was advanced to second reading and read the second time in full.
On motion of Mr. Reilly (Edward J.), the rules were suspended, Senate Concurrent Resolution No. 6 was advanced to third reading, the second reading considered the third, and the resolution adopted.
The Speaker resumed the chair.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
The President has signed: Senate Concurrent Resolution No. 6, and the same is herewith transmitted.

EARLE M. McCROSKEY, Secretary.

The Speaker announced he was about to sign Senate Concurrent Resolution No. 6.

Senate Chamber,
Olympia, Wash., March 9, 1939.

Mr. Speaker:
The President has appointed as Senate members of the Committee under Senate Concurrent Resolution No. 6 to notify the Governor that the Legislature is about to adjourn sine die, Senators Metcalf and Ferryman.

EARLE M. McCROSKEY, Secretary.

The Speaker appointed, as members of the committee to notify the Governor that the Legislature was about to adjourn sine die, Representatives Fry, Eddy and Phillips.
The committee appointed to notify the Governor that the Legislature was about to adjourn *sine die* appeared before the bar of the House. Mr. Fry announced that the committee had performed its duty and asked that the committee be discharged.

The report was received and the committee was discharged.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS**

**Resolution** by Mr. Fry:

*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. Fry, the resolution was adopted.

The Speaker appointed, as members of the committee to notify the Senate, Representatives Butler, Reilly (Edward J.) and Egbert.

The committee appointed to notify the Senate that the House was about to adjourn, appeared before the bar of the House, and Mr. Reilly (Edward J.) reported that the committee had performed its duty.

The report was received and the committee was discharged.

Senators Klemgard, Schroeder and Moe appeared before the bar of the House and notified the House that the Senate was about to adjourn *sine die*.

Mr. Finucane moved that the reading of the Journal of the sixtieth day of the Twenty-sixth Legislature be dispensed with and that the Journal stand approved.

Mr. Hurley (John R. "Pat") moved that the House of Representatives of the Twenty-sixth Legislative Session do now adjourn *sine die*.

The motion was carried.

S. R. HOLCOMB, *Chief Clerk.*

JOHN N. SYLVESTER, *Speaker.*
APPENDIX

Governor's Veto Messages on House Bills............. 915 to 919
House Roster ............................................. 920 to 923
House Standing Committees................................. 924 to 925
House Members' Individual Committee Assignments. 926 to 929
Index to Session Laws of 1939......................... 930 to 937
House Bills—Subject and History....................... 938 to 974
Senate Bills—Subject and History...................... 975 to 990
General Topical Index.................................... 991 to 1157
GOVERNOR'S MESSAGES ON HOUSE BILLS VETOED

March 19, 1939.

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 section 2, House Bill No. 92, entitled:

"An act providing for the relocation and reestablishment of the inner and outer harbor lines in front of Tideland District No. 110 of the tidelands of the first class in front of the City of Port Townsend; and making an appropriation for such purpose."

There is undoubtedly necessity for relocation and reestablishment of the tidelands at Port Townsend. However, I believe there is sufficient money in the regular appropriation for the land commissioner to cover the necessary expense, and therefore disapprove a special appropriation for this purpose.

For this reason, section 2 is vetoed and the remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 17, 1939.

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 section 2, House Bill No. 113, entitled:

"An act relating to, and providing for, the codification, compilation and publication of constitutional provisions and state statutes relating to third and fourth class cities and towns; and making an appropriation."

Doubtless the compilation and distribution in pamphlet form of those provisions of the constitution and statutes relating to third and fourth class cities and towns would be helpful to the officers thereof. However, it is my opinion that sufficient information may be given to them and in a comprehensive form without the necessity of a special appropriation of $6,000.

For these reasons, section 2 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.
March 21, 1939.

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 section 5, Substitute House Bill No. 156, entitled:

"An act relating to the Pacific-Northwest Centennial Exposition, to be held in Seattle in 1942; providing for a state exhibit therein, for the construction of state buildings therefor and creating a commission to have charge and control thereof and defining its powers and duties; and making an appropriation therefor."

This measure evidences a growing opinion that in the next few years an exposition can be advantageously sponsored by this state. We already have the Washington State Progress Commission, charged with the responsibility of measurably advertising our state, and attracting to its borders our friends from other parts of the nation, and it seems to me this commission can meet the requirements of this act. Therefore, I am pleased to designate the members of the Washington State Progress Commission as the Exposition Commission to carry on the preliminary surveys, to consider plans for a suitable state exhibit, and otherwise cooperate for state participation in the Pacific-Northwest Centennial Exposition. I do not, however, believe a special appropriation is necessary for this preliminary work.

Moreover, a careful analysis of the act would indicate that the appropriation made are more or less misleading inasmuch as practically all of the appropriation, or $1,900,000 would not be required or made available until after the convening of the 1941 legislature. Obviously, then, this appropriation is not necessary at this time.

For these reasons, section 5 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

March 17, 1939.

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, House Bill No. 257, entitled:

"An act creating a state library commission and prescribing its powers and duties."

This bill would result in the creation of another state commission. We are not convinced that it would result in any improvement in the management of
the state library. The commission method of management was rejected by the legislature after an extended trial, and it seems to me that any necessary improvements in the state library can be worked out by existing state officials without the additional expense necessarily incident to the operation of any commission.

For these reasons, House Bill No. 257 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 21, 1939.

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, House Bill No. 268, entitled:

"An Act providing for the regulation and supervision of the issuance and sale of certain securities to prevent fraud in the sale thereof, and amending section 6 of chapter 69, Laws of 1923, as amended by section 6, chapter 97, Laws of 1935 (being section 5853-6 of Remington's Revised Statutes as amended)."

This act would set an arbitrary limit of seven and one-half per cent for expenditures in the organization of the companies affected. Such arbitrary percentage is unnecessary, as existing security regulatory statutes already contain ample authority for proper limitations.

For these reasons, House Bill No. 268 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 16, 1939.

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 section 2, House Bill No. 379, entitled:

"An act relating to bonds issued by counties, cities and towns, and repealing all acts and parts of acts in conflict herewith."

Section 2 is unnecessary, since the enactment of section 1 into law will supersede any conflicting statutory provisions. The section can result only
in confusion and might conceivably act as a repeal of some salutary provisions of law.

For this reason, section 2 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

March 20, 1939.

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 items, House Bill No. 450, 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 emergencies, and for refunds, and for sundry civil expenses of the state government, and for public assistance, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1939, and ending March 31, 1941, except as otherwise provided, and declaring that this act shall take effect immediately."

I disapprove and veto the item, "Salary—For collection of Delinquent Corporation fees and taxes, $8,000.00." Owing to the over-appropriated condition of the general fund, calling for retrenchment in every office or department, the work contemplated by this appropriation can be cared for from the regular appropriation for this office.

I disapprove and veto the item, "Indexing Senate and House Journals, $1,000.00," for the reason that this work can be cared for from other appropriations for legislative expense.

I disapprove and veto the item, "Installation and Maintenance of Teletype System, $65,000.00," for the reason that, upon proper investigation, this equipment is deemed desirable same can be taken from the regular appropriation for the State Patrol.

I disapprove and veto the items

"Veterans' Hospital:

Salaries and wages .................. $59,960.00
Operations .......................... 42,650.00
Total ................................ $102,610.00"

for the reason that Senate Bill No. 114 already approved carries an appropriation of $102,600.00 for this purpose, therefore these appropriations are unnecessary.
I disapprove and veto the items:

"Old Age Annuities as provided by chapter 223, Laws of 1937 .................. $19,000.00
Old Age Annuities as provided by chapter 223, Laws of 1937 .................. $21,000.00
Old Age Annuities as provided by chapter 223, Laws of 1937 .................. $22,000.00"

for the reason that Senate Bill No. 188 extends the provisions of the State Teachers' Retirement System to the colleges of education, therefore these appropriations are unnecessary.

With the exception of the foregoing vetoes, the remainder of House Bill No. 450 is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 17, 1939.

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 subsection (f) of section 2, House Bill No. 535, entitled:

"An act relating to public service companies; providing for additional supervision and regulation thereof and for the payment by said public service companies of the costs of certain investigations, valuations and appraisals and services made and rendered by the department of public service; and repealing section 12 of chapter 165 of the Laws of 1933; and declaring an emergency."

This act makes it possible for the Department of Public Service to carry on an extensive investigation of proposed changes in telephone rates and service. The provision vetoed would cause the act to expire March 1, 1941. Bills for the cost of investigations under this act could not be issued by the department until after expenditures had been made. If the act expired during the course of an investigation or of any litigation arising from an investigation, collection of costs would be endangered. This might result in a claim against the general fund of the state for such costs.

For these reasons, subsection (f) of section 2 is vetoed, and the remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.
## HOUSE ROSTER, 1939
### TWENTY-SIXTH SESSION

<table>
<thead>
<tr>
<th>NAME OF MEMBER</th>
<th>District</th>
<th>County</th>
<th>Residence</th>
<th>Age</th>
<th>Birthplace</th>
<th>Occupation</th>
<th>Politics</th>
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## HOUSE ROSTER, 1939—Continued

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<td>Swegle, C. Wayne</td>
<td>11</td>
<td>Walla Walla</td>
<td>105 Newell St., Walla Walla</td>
<td>26</td>
<td>Washington</td>
<td>Attorney</td>
<td>D.</td>
<td>1934</td>
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<tr>
<td>Sylvester, John N.</td>
<td>37</td>
<td>King</td>
<td>902 Exchange Bldg., Seattle</td>
<td>29</td>
<td>Washington</td>
<td>Lawyer</td>
<td>D.</td>
<td>1935</td>
</tr>
<tr>
<td>Tisdale, Clyde V.</td>
<td>19</td>
<td>[Pacific]</td>
<td>Rt. 1, Box 108, Raymond</td>
<td>48</td>
<td>California</td>
<td>Woodsman</td>
<td>D.</td>
<td>1937</td>
</tr>
<tr>
<td>Trombley, Charles E.</td>
<td>26</td>
<td>Pierce</td>
<td>Gig Harbor</td>
<td>26</td>
<td>Michigan</td>
<td>Newspaper Publisher</td>
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<td>1935</td>
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<tr>
<td>Twidwell, George</td>
<td>21</td>
<td>Grays Harbor</td>
<td>Star Rd., Box 77, Montesano</td>
<td>40</td>
<td>Washington</td>
<td>Dairyman</td>
<td>D.</td>
<td>1935-37</td>
</tr>
<tr>
<td>Underwood, D. L.</td>
<td>45</td>
<td>King</td>
<td>1112 No. 78th, Seattle</td>
<td>41</td>
<td>California</td>
<td>Sash and Door Co. President</td>
<td>D.</td>
<td>1935</td>
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<tr>
<td>Van Buskirk, J. K.</td>
<td>18</td>
<td>King</td>
<td>302 Grant St., Kelso</td>
<td>30</td>
<td>Idaho</td>
<td>Employee of Pulp Mill</td>
<td>D.</td>
<td>1933</td>
</tr>
<tr>
<td>Van Dyk, Ralph</td>
<td>41</td>
<td>(Cowlitz)</td>
<td>(Wahkiakum)</td>
<td>40</td>
<td>Washington</td>
<td>Lawyer</td>
<td>D.</td>
<td>1933-33 Ex.</td>
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<tr>
<td>Van, Z. A.</td>
<td>29</td>
<td>Pierce</td>
<td>6014 S. Warner, Tacoma</td>
<td>47</td>
<td>Wisconsin</td>
<td>Real Estate</td>
<td>D.</td>
<td>1933-33 Ex.</td>
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<tr>
<td>Wenberg, Oscar</td>
<td>39</td>
<td>(Island pt.)</td>
<td>(Snohomish, pt)</td>
<td>57</td>
<td>Minnesota</td>
<td>Real Estate and Insurance</td>
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<tr>
<td>White, J. C.</td>
<td>13</td>
<td>Grant</td>
<td>Neppel</td>
<td>65</td>
<td>Kentucky</td>
<td>Farmer</td>
<td>D.</td>
<td>1933-33 Ex.</td>
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<tr>
<td>Wiggen, Olaf A.</td>
<td>44</td>
<td>King</td>
<td>5721 Loyal Way, Seattle</td>
<td>62</td>
<td>Norway</td>
<td>Funeral Director</td>
<td>D.</td>
<td>1933-33 Ex.</td>
</tr>
<tr>
<td>Wills, Ellsworth C.</td>
<td>34</td>
<td>King</td>
<td>2217 42nd Ave. S. W., Seattle</td>
<td>27</td>
<td>Oregon</td>
<td>Student</td>
<td>D.</td>
<td>1933-33 Ex.</td>
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<tr>
<td>Wintner, Ella</td>
<td>17</td>
<td>Clark</td>
<td>114 W. 18th St., Vancouver</td>
<td>61</td>
<td>Washington</td>
<td>Teacher</td>
<td>R.</td>
<td>1933-33 Ex.</td>
</tr>
<tr>
<td>Woodall, Perry B.</td>
<td>15</td>
<td>Yakima</td>
<td>Toppenish</td>
<td>26</td>
<td>Washington</td>
<td>Lawyer</td>
<td>R.</td>
<td>1933-33 Ex.</td>
</tr>
</tbody>
</table>
STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES, 1939

Agriculture—Carty, Chairman; Beckley, Brown, Chervenka, Eaton, Egbert, Gholson, Hall, Isenhart, Jones (John R.), Martin, McCash, Ruark, Twidwell, Van Dyk, Wenberg, Woodall.

Appropriations—Hurley (John R.) (Pat), Chairman; Bienz, Cameron, Cowen, Dore, Finucane, Judd, McDonald, Miller (Frank O.), Miller (Fred), Mohler, Montgomery, Pearsall, Sandegren, Schumann, Sherman, Smith (Jurie B.), Swegle, Tisdale, Turner, Underwood, Van Buskirk, Wiggen, Wintler.

Banks and Banking—Underwood, Chairman; Bernethy, Cook, Cowen, Eddy, Finucane, Hurley (John R.) (Pat), Judd, Kinnear (Geo. C.), LaFollette, Lindsay, Payne, Van Dyk.

Cities of the First Class—Wiggen, Chairman; Finucane, Guisinger, Kehoe, Kinnear (Geo. C.), McDonald, Nordenberg, Rosellini, Smith (Jurie B.), Smith (M. B.).

Claims and Auditing—Fry, Chairman; Eaton, Guisinger, Pearsall, Sandegren.

Commerce and Manufacturing—Coe, Chairman; Gholson, Montgomery, Reilly (Edward J.), Turner, Wentworth.

Compensation and Fees for State and County Officers—Coe, Chairman; Carty, Hall, Hay, Phillips, Wills.

Constitutional Revision—Hurley (Joseph E.), Chairman; Callison, Dixon, Kinnear (Geo C.), Neal, Pearson, Pettus, Smith (Jurie B.), Underwood.

Corporations Other Than Municipal—Vane, Chairman; Babcock, Hurley (Joseph E.), McDonald, Reno, Smith (Jurie B.), Smith (Vernon A.).

Counties and County Boundaries—Pearsall, Chairman; Devenish, Hall, Miller (Fred), Pennock.

Dairies, Drains and Ditches—Smith (M. B.), Chairman; Béierlein, McQuesten, Pitt, Tisdale.

Education—Hatley, Chairman; Beckley, Bienz, Butler, Devenish, Fogg, Kehoe, Montgomery, Moulton, Nordenberg, Olson, Reilly (Edward J.), Reno, Sandegren, Turner, Underwood, Wintler.

Educational Institutions—Callison, Chairman; Babcock, Bernethy, Cameron, Fogg, Hanson, Henry, Kinnear (Roy J.), LaFollette, McQuesten, Miller (Frank O.), Pearsall, Savage, Smith (Vernon A.), Woodall.

Elections and Privileges—Butler, Chairman; Carty, Coe, Gholson, Hurley (Joseph E.), Jones (D. W.), Kinnear (Geo. C.), Neal, Nordenberg, Pennock, Pitt, Rosellini, Swegle.

Engrossment—French, Chairman; Brown, Fry, Henry, Isenhart.

Enrollment—Swegle, Chairman; Butler, Kehoe, Reno, Schumann, Wintler.

Financial Institutions Other Than Banks—Lindsay, Chairman; Austin, Cowen, Henry, Jones (John R.), LaFollette, Van Dyk, Vane, Warnica.

Fisheries—Petit, Chairman; Austin, Egbert, Guisinger, Hatley, Hurley (John R.) (Pat), Jackson, Mackie, Mohler, Pearsall, Pearson, Reno, Trombley, Wiggen.

Flood Control—Neal, Chairman; Chervenka, Fogg, Gabrielsen, Hatley, McCash, Olson, Pettus, Savage, Tisdale, Van Buskirk.

Forestry and Logged-off Lands—Twidwell, Chairman; Bernethy, Callison, Coe, Kinnear (Roy J.), Montgomery, Nordenberg, Savage, Underwood.

Game and Game Fish—Martin, Chairman: Armstrong, Babcock, Beckley, Beierlein, Coe, Devenish, French, Hanson, McCash, Pearson, Petit, Phillips, Savage, Van Buskirk, White.

Harbors and Waterways—Payne, Chairman; Bernethy, Hay, Sherman, Wentworth.

Horticulture—Chervenka, Chairman; Hall, Isenhart, Jones (John R.), Schumann, White, Woodall.

Industrial Insurance—Sherman, Chairman; Cameron, Cook, Dixon, Hurley (Joseph E.), Jackson, Lauman, Petit, Sandegren, Tisdale, Underwood.
STANDING COMMITTEES OF THE HOUSE, 1939

Insurance—Riley (Edward F.), Chairman; Austin, Beiglebin, Bienz, Dore, Gabrielsen, Hay, Montgomery, Olson, Rosellini, Schumann, Twidwell, Vane.

Judiciary—Reilly (Edward J.), Chairman; Hay, Henry, Hurley (Joseph E.), Kinnefar (Geo. C.), LaFollette, Miller (Donald B.), Moulton, Reno, Rosellini, Schumann, Swegle, Turner, Woodall.

Labor and Labor Statistics—Guisinger, Chairman; Butler, Dixon, Eaton, Eddy, Henry, Jackson, Kinnefar (Geo. C.), Lindsay, Miller (Donald B.), Ruark, Sherman.

Liquor Control—Austin, Chairman; Bienz, Coe, Dore, Finucane, Fry, Hurley (John R.) (Pat), Jackson, Kehoe, Mackie, Neal, Petit, Riley (Edward F.), Rosellini, Wentworth.

Medicine, Dentistry, Pure Food and Drugs—Cameron, Chairman; Bienz, Chervenka, Cowen, Jones (D. W.), Lauman, Miller (Fred), Reno, Warnica.

Memorials—Henry, Chairman; Finucane, Jones (D. W.), Smith (M. B.), Wentworth.

Military—Kirner (Roy J.), Chairman; Devenish, Hatley, Lauman, McDonald, Miller (Fred), Nordenberg, Wills.

Mines and Mining—Isenhart, Chairman; Babcock, Hanson, McDonald, Phillips, Smith (Jure B.), Wills.

Municipal Corporations Other Than First Class—Gabrielsen, Chairman; Beierlein, Brown, Petit, Trombley.

Parks and Playgrounds—Dore, Chairman; Fogg, Jackson, Miller (Donald B.), Pear- sall, Turner, Wenberg.

Printing—Sandegren, Chairman; Mohler, Montgomery, Trombley, Wills.

Public Buildings and Grounds—Kehoe, Chairman; Dixon, Miller (Frank O.), Pettus, Warnica.

Public Morals—Wentworth, Chairman; Austin, Dore, Gabrielsen, Reilly (Edward J.), Riley (Edward F.), Rosellini.

Public Utilities—Warnica, Chairman; Callison, Dore, Hanson, Judd, Kinnefar (Roy J.), Payne, Smith (Jure B.), Smith (Vernon A.), Tisdale, Van Buskirk.

Reclamation and Irrigation—Gholson, Chairman; Bienz, Hall, Moulton, Pennock, Pettus, Phillips, Wenberg, White.

Revenue and Taxation—Jones (John R.), Chairman; Kinnefar (Roy J.), Vice-Chairman; Armstrong, Babcock, Beierlein, Callison, Carty, Chervenka, Eddy, Egbert, Gholson, Hay, Hurley (Joseph E.), LaFollette, McCash, Miller (Donald B.), Mohler, Olson, Pearson, Riley (Edward F.), Ruark, Smith (M. B.), Twidwell, Vane.

Roads and Bridges—Devenish, Chairman; Beckley, Brown, Butler, Coe, Cook, Dixon, Eaton, French, Gabrielsen, Guisinger, Hanson, Hatley, Jsenhart, Lauman, Lindsay, Mackie, Martin, McQuesten, Miller (Fred), Moulton, Neal, Payne, Petit, Pettus, Phillips, Pitt, Riley (Edward F.), Savage, Smith (Vernon A.), Van Dyk, Warnica, Wenberg, Wiggen, White.

Rules and Order—Sylvestor, Chairman; Austin, Cowen, Eddy, French, Fry, Jones (D. W.), Mackie, Martin, Moulton, Payne, Reilly (Edward J.), Sherman, Vane, Wentworth.

Rural Credits and Agricultural Development—Jackson, Chairman; Devenish, Judd, Pitt, Ruark, Trombley.

State Charitable Institutions—Pearson, Chairman; Armstrong, Cameron, Cook, Miller (Frank O.), White, Wintler.

State Granted School and Tide Lands—Eaton, Chairman; Armstrong, Bernethy, Egbert, Smith (M. B.), Trombley.

State Library—McQuesten, Chairman; Hurley (John R.) (Pat), Pennock, Pitt, Warnica, Wintler.

State Penal and Reformatory Institutions—Smith (Vernon A.), Chairman; Cowen, McQuesten, Miller (Frank Q.), Swegle, Wiggen, Wills.

Transportation Other Than Automotive—Mackie, Chairman; French, Fry, Jones (D. W.), Judd, Lindsay, Miller (Donald B.), Van Buskirk.

Unemployment Relief and Public Welfare—Hay, Chairman; Armstrong, Butler, Callison, Eddy, Fogg, Gholson, Kehoe, LaFollette, Lauman, Olson, Pennock, Ruark, Swegle, Wenberg.
<table>
<thead>
<tr>
<th>Name</th>
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<tr>
<td>Armstrong, H. C.</td>
<td>Game and Game Fish; Revenue and Taxation; State Charitable Institutions; State Granted, School and Tide Lands; Unemployment Relief and Public Welfare.</td>
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<tr>
<td>Austin, Harry D.</td>
<td>Liquor Control, Chairman; Financial Institutions Other Than Banks; Fisheries; Insurance; Public Morals; Rules and Order.</td>
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<td>Babcock, Lester E.</td>
<td>Corporations Other Than Municipal; Educational Institutions; Game and Game Fish; Mines and Mining; Revenue and Taxation.</td>
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<td>Beckley, Wallace</td>
<td>Agriculture; Dairy and Livestock; Education; Game and Game Fish; Roads and Bridges.</td>
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<td>Beierlein, W. J.</td>
<td>Dikes, Drains and Ditches; Game and Game Fish; Insurance; Municipal Corporations Other Than First Class; Revenue and Taxation.</td>
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<td>Bernethy, Robert</td>
<td>Banks and Banking; Educational Institutions; Forestry and Logged-Off Lands; Harbors and Waterways; State Granted, School and Tide Lands.</td>
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<td>Bienz, Thomas H.</td>
<td>Appropriations; Education; Insurance; Liquor Control; Medicine, Dentistry, Pure Food and Drugs; Reclamation and Irrigation.</td>
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<td>Brown, Wylie W.</td>
<td>Agriculture; Dairy and Livestock; Engrossment; Municipal Corporations Other Than First Class; Roads and Bridges.</td>
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<td>Butler, Julia</td>
<td>Elections and Privileges, Chairman; Education; Enrollment; Labor and Labor Statistics; Roads and Bridges; Unemployment Relief and Public Welfare.</td>
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<td>Callison, Cecil</td>
<td>Educational Institutions, Chairman; Constitutional Revision; Forestry and Logged-Off Lands; Public Utilities; Revenue and Taxation; Unemployment Relief and Public Welfare.</td>
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<tr>
<td>Cameron, Dr. WM. G.</td>
<td>Medicine, Dentistry, Pure Food and Drugs, Chairman; Appropriations; Educational Institutions; Industrial Insurance; State Charitable Institutions.</td>
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<td>Carty, W. E.</td>
<td>Agriculture, Chairman; Compensation and Fees for State and County Officers; Dairy and Livestock; Elections and Privileges; Revenue and Taxation.</td>
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<td>Chervenka, Frank</td>
<td>Horticulture, Chairman; Agriculture; Flood Control; Medicine, Dentistry, Pure Food and Drugs; Revenue and Taxation.</td>
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<td>Coe, Earl S.</td>
<td>Commerce and Manufacturing, Chairman; Elections and Privileges; Forestry and Logged-Off Lands; Game and Game Fish; Liquor Control; Roads and Bridges.</td>
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<td>Cook, Richard G.</td>
<td>Compensation and Fees for State and County Officers, Chairman; Banks and Banking; Industrial Insurance; Roads and Bridges; State Charitable Institutions.</td>
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<td>Cowen, David C.</td>
<td>Appropriations; Banks and Banking; Financial Institutions Other Than Banks; Medicine, Dentistry, Pure Food and Drugs; Rules and Order; State Penal and Reformatory Institutions.</td>
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<td>Devenish, Carl E.</td>
<td>Roads and Bridges, Chairman; Counties and County Boundaries; Education; Game and Game Fish; Military; Rural Credits and Agricultural Development.</td>
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<td>Dixon, Gerald G.</td>
<td>Constitutional Revision; Industrial Insurance; Labor and Labor Statistics; Public Buildings and Grounds; Roads and Bridges.</td>
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<td>Dore, Ernest A., Jr.</td>
<td>Parks and Playgrounds, Chairman; Appropriations; Insurance; Liquor Control; Public Morals; Public Utilities.</td>
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<td>Eaton, C. N.</td>
<td>State Granted, School and Tide Lands, Chairman; Agriculture; Claims and Auditing; Labor and Labor Statistics; Roads and Bridges.</td>
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<td>Eddy, John W.</td>
<td>Banks and Banking; Labor and Labor Statistics; Revenue and Taxation; Rules and Order; Unemployment Relief and Public Welfare.</td>
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<td>Agriculture; Dairy and Livestock; Fisheries; Revenue and Taxation; State Granted, School and Tide Lands.</td>
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<td>Finucane, Chas. C.</td>
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<td>Fogg, Kathryn</td>
<td>Education; Educational Institutions; Flood Control; Parks and Playgrounds; Unemployment Relief and Public Welfare.</td>
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</table>
FRENCH, ROBERT M.—Engrossment, Chairman; Dairy and Livestock; Game and Game Fish; Roads and Bridges; Rules and Order; Transportation Other Than Automotive.

FRY, W. NEWTON—Claims and Auditing, Chairman; Engrossment; Liquor Control; Roads and Bridges; Rules and Order; Transportation Other Than Automotive.

GABRIELSEN, ALEX—Municipal Corporations Other Than First Class, Chairman; Flood Control; Insurance; Public Morals; Roads and Bridges.

GHOLSON, CECIL A.—Reclamation and Irrigation, Chairman; Agriculture; Commerce and Manufacturing; Elections and Privileges; Revenue and Taxation; Unemployment Relief and Public Welfare.

GUISINGER, DAN L.—Labor and Labor Statistics, Chairman; Cities of the First Class; Claims and Auditing; Fisheries; Roads and Bridges.

HALL, H. D.—Agriculture; Compensation and Fees for State and County Officers; Counties and County Boundaries; Horticulture; Reclamation and Irrigation.

HANSON, ALFRED J.—Educational Institutions; Game and Game Fish; Mines and Mining; Public Utilities; Roads and Bridges.

HATLEY, FRANK I.—Education, Chairman; Fisheries; Flood Control; Military; Roads and Bridges.

HAY, JAMES M.—Unemployment Relief and Public Welfare, Chairman; Compensation and Fees for State and County Officers; Harbors and Waterways; Insurance; Judiciary; Revenue and Taxation.

HENRY, EDWARD E.—Memorials, Chairman; Educational Institutions; Engrossment; Financial Institutions Other Than Banks; Judiciary; Labor and Labor Statistics.

HURLEY, JOHN R. (PAT)—Appropriations, Chairman; Banks and Banking; Fisheries; Liquor Control; State Library.

HURLEY, JOSEPH E.—Constitutional Revision, Chairman; Corporations Other Than Municipal; Elections and Privileges; Industrial Insurance; Judiciary; Revenue and Taxation.

ISENHART, JOHN—Mines and Mining, Chairman; Agriculture; Engrossment; Horticulture; Roads and Bridges.

JACKSON, H. N. (BARNEY)—Rural Credits and Agricultural Development, Chairman; Fisheries; Industrial Insurance; Labor and Labor Statistics; Liquor Control; Parks and Playgrounds.

JONES, D. W.—Elections and Privileges; Medicine, Dentistry, Pure Food and Drugs; Memorials; Rules and Order; Transportation Other Than Automotive.

JONES, JOHN R.—Revenue and Taxation, Chairman; Agriculture; Financial Institutions Other Than Banks; Horticulture.

JUDD, L. B.—Appropriations; Banks and Banking; Public Utilities; Rural Credits and Agricultural Development; Transportation Other Than Automotive.

KEHOE, MRS. THOMAS E.—Public Buildings and Grounds, Chairman; Cities of the First Class; Education; Enrollment; Liquor Control; Unemployment Relief and Public Welfare.

KINNEAR, GEO. C.—Banks and Banking; Cities of the First Class; Constitutional Revision; Elections and Privileges; Judiciary; Labor and Labor Statistics.

KINNEAR, ROY J.—Military, Chairman; Revenue and Taxation, Vice-Chairman; Educational Institutions; Forestry and Logged-Off Lands; Public Utilities.

LAFOLLETTE, WM. LEROY—Banks and Banking; Educational Institutions; Financial Institutions Other Than Banks; Judiciary; Revenue and Taxation; Unemployment Relief and Public Welfare.

LAUMAN, DR. U. M.—Industrial Insurance; Medicine, Dentistry, Pure Food and Drugs; Military; Roads and Bridges; Unemployment Relief and Public Welfare.

LINDSAY, RODERICK A.—Financial Institutions Other Than Banks, Chairman; Banks and Banking; Labor and Labor Statistics; Roads and Bridges; Transportation Other Than Automotive.

MACKIE, A. A. (BERT)—Transportation Other Than Automotive, Chairman; Fisheries; Liquor Control; Roads and Bridges; Rules and Order.

MARTIN, FRED J.—Game and Game Fish, Chairman; Agriculture; Dairy and Livestock; Roads and Bridges; Rules and Order.
McCASH, JAMES—Agriculture; Dairy and Livestock; Flood Control; Game and Game Fish; Revenue and Taxation.

McDONALD, JAMES D.—Appropriations; Cities of the First Class; Corporations Other Than Municipal; Military; Mines and Mining.

McQUESTEN, G. DOWE—State Library, Chairman; Dikes, Drains and Ditches; Educational Institutions; Roads and Bridges; State Penal and Reformatory Institutions.

MILLER, DONALD B.—Judiciary; Labor and Labor Statistics; Parks and Playgrounds; Revenue and Taxation; Transportation Other Than Automotive.

MILLER, FRANK O.—Appropriations; Educational Institutions; Public Buildings and Grounds; State Charitable Institutions; State Penal and Reformatory Institutions.

MILLER, FRED—Appropriations; Counties and County Boundaries; Medicine, Dentistry, Pure Food and Drugs; Military; Roads and Bridges.

MOHLE, CARL C.—Dairy and Livestock, Chairman; Appropriations; Fisheries; Printing; Revenue and Taxation.

MONTGOMERY, TOM—Appropriations; Commerce and Manufacturing; Education; Forestry and Logged-Off Lands; Insurance; Printing.

MOULTON, MARK M.—Education; Judiciary; Reclamation and Irrigation; Roads and Bridges; Rules and Order.

NEAL, M. T.—Flood Control, Chairman; Constitutional Revision; Elections and Privileges; Liquor Control; Roads and Bridges.

NORDENBERG, SIXTEN P.—Cities of the First Class; Education; Elections and Privileges; Forestry and Logged-Off Lands; Military.

OLSON, ERNEST T.—Education; Flood Control; Insurance; Revenue and Taxation; Unemployment Relief and Public Welfare.

PAYNE, J. HOWARD—Harbors and Waterways, Chairman; Banks and Banking; Public Utilities; Roads and Bridges; Rules and Order.

PEARSALL, JOHN—Counties and County Boundaries, Chairman; Appropriations; Claims and Auditing; Educational Institutions; Fisheries; Parks and Playgrounds.

PEARSON, FRANCIS—State Charitable Institutions, Chairman; Constitutional Revision; Fisheries; Game and Game Fish; Revenue and Taxation.

PENNOCK, WM. J.—Counties and County Boundaries; Elections and Privileges; Reclamation and Irrigation; State Library; Unemployment Relief and Public Welfare.

PETIT, JACK H.—Fisheries, Chairman; Game and Game Fish; Industrial Insurance; Liquor Control; Municipal Corporations Other Than First Class; Roads and Bridges.

PETTUS, EDWARD L.—Constitutional Revision; Flood Control; Public Buildings and Grounds; Reclamation and Irrigation; Roads and Bridges.

PHILLIPS, DAVID—Compensation and Fees for State and County Officers; Game and Game Fish; Mines and Mining; Reclamation and Irrigation; Roads and Bridges.

PITT, CHART—Dikes, Drains and Ditches; Elections and Privileges; Roads and Bridges; Rural Credits and Agricultural Development; State Library.

REILLY, EDWARD J.—Judiciary, Chairman; Commerce and Manufacturing; Education; Public Morals; Rules and Order.

RENO, B. F., JR.—Corporations Other Than Municipal; Education; Enrollment; Fisheries; Judiciary; Medicine, Dentistry, Pure Food and Drugs.

RILEY, EDWARD F.—Insurance, Chairman; Liquor Control; Public Morals; Revenue and Taxation; Roads and Bridges.

ROSELLINI, HUGH J.—Cities of the First Class; Elections and Privileges; Insurance; Judiciary; Liquor Control; Public Morals.

RUARK, ALVA—Agriculture; Labor and Labor Statistics; Revenue and Taxation; Rural Credits and Agricultural Development; Unemployment Relief and Public Welfare.

SANDEGREN, PAUL—Printing, Chairman; Appropriations; Claims and Auditing; Education; Industrial Insurance.

SAVAGE, CHAS. R.—Educational Institutions; Flood Control; Forestry and Logged-Off Lands; Game and Game Fish; Roads and Bridges.

SCHUMANN, O. R.—Appropriations; Enrollment; Horticulture; Insurance; Judiciary.

SHERMAN, JOHN—Industrial Insurance, Chairman; Appropriations; Harbors and Waterways; Labor and Labor Statistics; Rules and Order.
SMITH, JORIE B.—Appropriations; Cities of the First Class; Constitutional Revision; Corporations Other Than Municipal; Mines and Mining; Public Utilities.

SMITH, MICHAEL B.—Dikes, Drains and Ditches, Chairman; Cities of the First Class; Memorials; Revenue and Taxation; State Granted, School and Tide Lands.

SMITH, VERNON A.—State Penal and Reformatory Institutions, Chairman; Corporations Other Than Municipal; Educational Institutions; Public Utilities; Roads and Bridges.

SWEGLE, C. WAYNE—Enrollment, Chairman; Appropriations; Elections and Privileges; Judiciary; State Penal and Reformatory Institutions; Unemployment Relief and Public Welfare.

SYLVESTER, JOHN N.—Rules and Order, Chairman.

TISDALE, CLYDE V.—Appropriations; Dikes, Drains and Ditches; Flood Control; Industrial Insurance; Public Utilities.

TROMBLEY, CHARLES EDWARD—Fisheries; Municipal Corporations Other Than First Class; Printing; Rural Credits and Agricultural Development; State Granted, School and Tide Lands.

TURNER, THEODORE S.—Appropriations; Commerce and Manufacturing; Education; Judiciary; Parks and Playgrounds.

TWIDWELL, GEORGE—Forestry and Logged-Off Lands, Chairman; Agriculture; Dairy and Livestock; Insurance; Revenue and Taxation.

UNDERWOOD, D. L.—Banks and Banking, Chairman; Appropriations; Constitutional Revision; Education; Forestry and Logged-Off Lands; Industrial Insurance.

VAN BUSKIRK, J. K.—Appropriations; Flood Control; Game and Game Fish; Public Utilities; Transportation Other Than Automotive.

VAN DYK, RALPH—Agriculture; Banks and Banking; Dairy and Livestock; Financial Institutions Other Than Banks; Roads and Bridges.

VANE, Z. A.—Corporations Other Than Municipal, Chairman; Financial Institutions Other Than Banks; Insurance; Revenue and Taxation; Rules and Order.

WARNICA, EARL R.—Public Utilities, Chairman; Financial Institutions Other Than Banks; Medicine, Dentistry, Pure Food and Drugs; Public Buildings and Grounds; Roads and Bridges; State Library.

WENBERG, OSCAR—Agriculture; Parks and Playgrounds; Reclamation and Irrigation; Roads and Bridges; Unemployment Relief and Public Welfare.

WENTWORTH, WILL W.—Public Morals, Chairman; Commerce and Manufacturing; Harbors and Waterways; Liquor Control; Memorials; Rules and Order.

WHITE, J. C.—Game and Game Fish; Horticulture; Reclamation and Irrigation; Roads and Bridges; State Charitable Institutions.

WIGGEN, OLAF A.—Cities of the First Class, Chairman; Appropriations; Fisheries; Roads and Bridges; State Penal and Reformatory Institutions.

WILLS, ELLSWORTH, C.—Compensation and Fees for State and County Officers; Military; Mines and Mining; Printing; State Penal and Reformatory Institutions.

WINTLER, ELLA—Appropriations; Education; Enrollment; State Charitable Institutions; State Library.

WOODALL, PERRY B.—Agriculture; Dairy and Livestock; Educational Institutions; Horticulture; Judiciary.

30-H
<table>
<thead>
<tr>
<th>Chapter No.</th>
<th>Bill No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abatement of Fire Hazards</td>
<td>S. B. 103</td>
</tr>
<tr>
<td>Accident Insurance, Beneficiaries Thereunder</td>
<td>H. B. 139</td>
</tr>
<tr>
<td>Acknowledgments, of Public Claims</td>
<td>S. B. 116</td>
</tr>
<tr>
<td>Administrators and Executors, Bonds of</td>
<td>H. B. 10</td>
</tr>
<tr>
<td>Administrators, Notice of Resignation or Removal</td>
<td>H. B. 8</td>
</tr>
<tr>
<td>Adoption, of Children, Clarifying Present Law</td>
<td>S. B. 242</td>
</tr>
<tr>
<td>Adoption, of Step Children</td>
<td>S. B. 241</td>
</tr>
<tr>
<td>Acquired Dairy Products</td>
<td>H. B. 159</td>
</tr>
<tr>
<td>Affidavits, Bulk Sales</td>
<td>S. B. 198</td>
</tr>
<tr>
<td>Agricultural Displays, Authorized and Regulated</td>
<td>H. B. 256</td>
</tr>
<tr>
<td>Agricultural, Horticultural and Fish Products, Taxation of</td>
<td>H. B. 264</td>
</tr>
<tr>
<td>Agricultural Products, Regulating Purchase and Sale Thereof</td>
<td>H. B. 135</td>
</tr>
<tr>
<td>Allen Insane, Providing for Their Deportation</td>
<td>S. B. 115</td>
</tr>
<tr>
<td>Animals, Indemnity When Slaughtered Because of Disease</td>
<td>H. B. 132</td>
</tr>
<tr>
<td>Bounties, on Predatory Animals, Bounties Thereon</td>
<td>H. B. 64</td>
</tr>
<tr>
<td>Apples, Grading, Distribution and Sale Thereof</td>
<td>H. B. 324</td>
</tr>
<tr>
<td>Apples, Prohibiting Unfair Practices and Regulating Marketing</td>
<td>H. B. 274</td>
</tr>
<tr>
<td>Appropriation, for Big Tree State Park</td>
<td>S. B. 371</td>
</tr>
<tr>
<td>for County Road Maintenance</td>
<td>H. B. 496</td>
</tr>
<tr>
<td>for Director of Highways, Capital Outlay</td>
<td>S. B. 365</td>
</tr>
<tr>
<td>for Education of Children of Soldiers, Sailors and Marines</td>
<td>H. B. 75</td>
</tr>
<tr>
<td>for Legislative Expenses</td>
<td>S. B. 1</td>
</tr>
<tr>
<td>for Legislative Expenses</td>
<td>S. B. 400</td>
</tr>
<tr>
<td>for Marine Printing</td>
<td>S. B. 76</td>
</tr>
<tr>
<td>for Naval and Marine Corps Armory at Seattle</td>
<td>S. B. 350</td>
</tr>
<tr>
<td>for Old Capitol Building Repairs</td>
<td>H. B. 20</td>
</tr>
<tr>
<td>for Primary State Highways</td>
<td>S. B. 206</td>
</tr>
<tr>
<td>for Publication of Session Laws</td>
<td>H. B. 119</td>
</tr>
<tr>
<td>for Secondary State Highways</td>
<td>S. B. 394</td>
</tr>
<tr>
<td>for State Highway Department, Miscellaneous Salaries</td>
<td>S. B. 392</td>
</tr>
<tr>
<td>for State Highway Department, Testing Laboratory</td>
<td>S. B. 302</td>
</tr>
<tr>
<td>for Street Repairs at Grand Coulee</td>
<td>S. B. 359</td>
</tr>
<tr>
<td>The Omnibus Appropriation Bill</td>
<td>H. B. 450</td>
</tr>
<tr>
<td>The Supplemental Appropriation Bill</td>
<td>S. B. 453</td>
</tr>
<tr>
<td>Arms, Forts and Arsenals, Lands Acquired by United States Government for Sites</td>
<td>S. B. 272</td>
</tr>
<tr>
<td>assessment, of Certain Goods, Wares and Merchandise</td>
<td>H. B. 175</td>
</tr>
<tr>
<td>Assessment, of Real Property, and the Correction of Assessment Errors</td>
<td>H. B. 105</td>
</tr>
<tr>
<td>Bailiffs, Superior Court</td>
<td>H. B. 94</td>
</tr>
<tr>
<td>Bakery Inspection</td>
<td>S. B. 30</td>
</tr>
<tr>
<td>Bathhouse Disease, Indemnity for Slaughtered Animals</td>
<td>H. B. 134</td>
</tr>
<tr>
<td>Banks and Branch Banks, Acceptance of Certain Negotiable Paper</td>
<td>S. B. 165</td>
</tr>
<tr>
<td>Banks, and Savings and Loan Stock Transfers</td>
<td>H. B. 372</td>
</tr>
<tr>
<td>Banks, Garnishments Served on Branches Thereof</td>
<td>H. B. 104</td>
</tr>
<tr>
<td>Banks, Mutual Savings Investments</td>
<td>S. B. 142</td>
</tr>
<tr>
<td>Big Tree State Park, Maintenance or Exchange Thereof</td>
<td>S. B. 371</td>
</tr>
<tr>
<td>Birth Certificates and Vital Statistics, Regarding Illegitimate Children</td>
<td>S. B. 71</td>
</tr>
<tr>
<td>Blind, Revolving Fund for Self-Supporting</td>
<td>S. B. 298</td>
</tr>
<tr>
<td>Bonds, Issued by State Forest Board</td>
<td>S. B. 38</td>
</tr>
<tr>
<td>Bonds, Local Improvement, Cities to Validate by Levies</td>
<td>S. B. 13</td>
</tr>
<tr>
<td>Bondsmen, Bondsmen</td>
<td>H. B. 10</td>
</tr>
<tr>
<td>Bonds, Printing Thereof by Counties and Cities</td>
<td>H. B. 379</td>
</tr>
<tr>
<td>Bonds, Providing for Legal Action to Test Validity</td>
<td>H. B. 426</td>
</tr>
<tr>
<td>Bonding, of Public Works, United States Government</td>
<td>S. B. 131</td>
</tr>
<tr>
<td>Branding, of Animal Carcasses Intended for Food Consumption</td>
<td>H. B. 208</td>
</tr>
<tr>
<td>Budgets, to be Prepared and Submitted by Taxing Districts and Bodies</td>
<td>H. B. 131</td>
</tr>
<tr>
<td>Buerger's Disease</td>
<td>S. B. 114</td>
</tr>
<tr>
<td>Bulk Sales Acts</td>
<td>S. B. 490</td>
</tr>
<tr>
<td>Butter and Other Dairy Products, Advertising Thereof</td>
<td>H. B. 189</td>
</tr>
<tr>
<td>Candy, Manufacture and Distribution</td>
<td>S. B. 409</td>
</tr>
<tr>
<td>Cemeteries, Conveyance of Certain State Lands in Spokane County to</td>
<td>H. B. 109</td>
</tr>
<tr>
<td>Chattel Mortgages, Prohibiting Removal of Mortgaged Chattels from County Where Mortgaged</td>
<td>S. B. 178</td>
</tr>
<tr>
<td>Children, Adoption of Step Children</td>
<td>S. B. 241</td>
</tr>
<tr>
<td>Children, Adoption of, Clarifying Present Laws</td>
<td>S. B. 242</td>
</tr>
<tr>
<td>Children, Birth Certificate of Illegitimate</td>
<td>H. B. 71</td>
</tr>
<tr>
<td>Cities and Towns, Fire Protection Districts</td>
<td>H. B. 81</td>
</tr>
<tr>
<td>City, Counties and School Districts, Validity of Bonds Issued to be Tested</td>
<td>H. B. 496</td>
</tr>
<tr>
<td>Cities of First Class, Pensions for Disabled Officers and Employees</td>
<td>H. B. 90</td>
</tr>
<tr>
<td>Cities of Second Class, Salaries of Officers Thereof</td>
<td>S. B. 65</td>
</tr>
<tr>
<td>Legislative Powers of City Officers</td>
<td>S. B. 213</td>
</tr>
<tr>
<td>Cities, to Sell Unclaimed Personal Property in Certain Instances</td>
<td>H. B. 314</td>
</tr>
<tr>
<td>Cities, to Validate L. I. D. Bonds by Tax Levies</td>
<td>S. B. 13</td>
</tr>
<tr>
<td>Clemmian County, Sale of Certain State School Lands Therein</td>
<td>S. B. 306</td>
</tr>
<tr>
<td>Clarke McNary Act of Congress, Relating to Improvement of Farms</td>
<td>H. B. 259</td>
</tr>
<tr>
<td>Chapter No.</td>
<td>Bill No.</td>
</tr>
<tr>
<td>------------</td>
<td>---------</td>
</tr>
<tr>
<td>51</td>
<td>H. B. 225</td>
</tr>
<tr>
<td>52</td>
<td>H. B. 247</td>
</tr>
<tr>
<td>213</td>
<td>H. B. 174</td>
</tr>
<tr>
<td>9</td>
<td>H. B. 287</td>
</tr>
<tr>
<td>135</td>
<td>H. B. 100</td>
</tr>
<tr>
<td>184</td>
<td>S. B. 101</td>
</tr>
<tr>
<td>211</td>
<td>H. B. 351</td>
</tr>
<tr>
<td>112</td>
<td>S. B. 409</td>
</tr>
<tr>
<td>157</td>
<td>S. B. 343</td>
</tr>
<tr>
<td>104</td>
<td>S. B. 51</td>
</tr>
<tr>
<td>160</td>
<td>H. B. 312</td>
</tr>
<tr>
<td>113</td>
<td>H. B. 271</td>
</tr>
<tr>
<td>61</td>
<td>S. B. 223</td>
</tr>
<tr>
<td>153</td>
<td>H. B. 496</td>
</tr>
<tr>
<td>45</td>
<td>S. B. 83</td>
</tr>
<tr>
<td>15</td>
<td>H. B. 33</td>
</tr>
<tr>
<td>183</td>
<td>S. B. 339</td>
</tr>
<tr>
<td>180</td>
<td>H. B. 379</td>
</tr>
<tr>
<td>200</td>
<td>H. B. 233</td>
</tr>
<tr>
<td>101</td>
<td>S. B. 438</td>
</tr>
<tr>
<td>48</td>
<td>H. B. 306</td>
</tr>
<tr>
<td>201</td>
<td>H. B. 383</td>
</tr>
<tr>
<td>167</td>
<td>S. B. 295</td>
</tr>
<tr>
<td>131</td>
<td>Int. 126</td>
</tr>
<tr>
<td>139</td>
<td>H. B. 271</td>
</tr>
<tr>
<td>114</td>
<td>S. B. 53</td>
</tr>
<tr>
<td>104</td>
<td>S. B. 51</td>
</tr>
<tr>
<td>72</td>
<td>S. B. 118</td>
</tr>
<tr>
<td>146</td>
<td>H. B. 299</td>
</tr>
<tr>
<td>76</td>
<td>S. B. 257</td>
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<td>117</td>
<td>H. B. 965</td>
</tr>
<tr>
<td>39</td>
<td>S. B. 35</td>
</tr>
<tr>
<td>209</td>
<td>H. B. 233</td>
</tr>
<tr>
<td>102</td>
<td>H. B. 385</td>
</tr>
<tr>
<td>20</td>
<td>S. B. 38</td>
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<td>6</td>
<td>H. B. 11</td>
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<td>29</td>
<td>H. B. 320</td>
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<td>H. B. 383</td>
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<td>H. B. 189</td>
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<td>H. B. 2</td>
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<td>S. B. 118</td>
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<td>H. B. 965</td>
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<td>S. B. 35</td>
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<td>H. B. 233</td>
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<td>H. B. 385</td>
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<td>S. B. 38</td>
</tr>
<tr>
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<td>H. B. 11</td>
</tr>
<tr>
<td>29</td>
<td>H. B. 320</td>
</tr>
<tr>
<td>Chapter No.</td>
<td>Bill No.</td>
</tr>
<tr>
<td>------------</td>
<td>----------</td>
</tr>
<tr>
<td>211</td>
<td>H.B. 331</td>
</tr>
<tr>
<td>211</td>
<td>H.B. 331</td>
</tr>
<tr>
<td>34</td>
<td>H.B. 341</td>
</tr>
<tr>
<td>34</td>
<td>H.B. 341</td>
</tr>
<tr>
<td>49</td>
<td>H.B. 351</td>
</tr>
<tr>
<td>49</td>
<td>H.B. 351</td>
</tr>
<tr>
<td>67</td>
<td>H.B. 361</td>
</tr>
<tr>
<td>67</td>
<td>H.B. 361</td>
</tr>
<tr>
<td>127</td>
<td>S.B. 301</td>
</tr>
<tr>
<td>127</td>
<td>S.B. 301</td>
</tr>
<tr>
<td>109</td>
<td>S.B. 191</td>
</tr>
<tr>
<td>83</td>
<td>S.B. 411</td>
</tr>
<tr>
<td>210</td>
<td>H.B. 321</td>
</tr>
<tr>
<td>17</td>
<td>H.B. 351</td>
</tr>
<tr>
<td>85</td>
<td>S.B. 110</td>
</tr>
<tr>
<td>119</td>
<td>S.B. 161</td>
</tr>
<tr>
<td>117</td>
<td>H.B. 551</td>
</tr>
<tr>
<td>117</td>
<td>H.B. 551</td>
</tr>
<tr>
<td>130</td>
<td>S.B. 125</td>
</tr>
<tr>
<td>130</td>
<td>S.B. 125</td>
</tr>
<tr>
<td>106</td>
<td>S.B. 951</td>
</tr>
<tr>
<td>106</td>
<td>S.B. 951</td>
</tr>
<tr>
<td>68</td>
<td>H.B. 239</td>
</tr>
<tr>
<td>139</td>
<td>S.B. 450</td>
</tr>
<tr>
<td>126</td>
<td>S.B. 273</td>
</tr>
<tr>
<td>3</td>
<td>Init.129</td>
</tr>
<tr>
<td>200</td>
<td>H.B. 233</td>
</tr>
<tr>
<td>96</td>
<td>H.B. 192</td>
</tr>
<tr>
<td>96</td>
<td>H.B. 192</td>
</tr>
<tr>
<td>169</td>
<td>S.B. 448</td>
</tr>
<tr>
<td>169</td>
<td>S.B. 448</td>
</tr>
<tr>
<td>74</td>
<td>S.B. 73</td>
</tr>
<tr>
<td>74</td>
<td>S.B. 73</td>
</tr>
<tr>
<td>129</td>
<td>S.B. 72</td>
</tr>
<tr>
<td>79</td>
<td>S.B. 972</td>
</tr>
</tbody>
</table>

**Game Fish, Control of Streams for Their Protection**

**Forty-Mile Tax Levy Limitation**

**Four-H Club, Fairs**

**Funds, in Trust, Management and Investment**

**Government Employees, Vacations During Military Service**

**Harbor Lines, in Port Townsend, Defined**

**Highway Department, Appropriation for Capital Outlay**

**Highway Department, Appropriation for Miscellaneous Salaries**

**Highway Department, Appropriation for Testing Laboratory**

**Highways, Administration of Federal Funds**

**Highways, Approaches to Lake Washington Pontoons and Narrows Bridges**

**Highways, Appropriation for Bridge Across Columbia River Slough**

**Highways, Appropriation for County Road Maintenance**

**Highways, Appropriation for Primary**

**Highways, Appropriation for Secondary**

**Highways, Aubrey L. White Parkway, Officially Named**

**Highways, General, Etc.**

**Highways, Permitting No Parking on Arterials**

**Highways, Prohibiting Negligent Operation of Motor Vehicles Thereon**

**Highways, Providing for Mine-to-Market Roads**

**Highways, to be Surveyed for Grand Coulee Reclamation Area**

**Highways, Traffic Devices in Cities and Towns**

**Hosiery, Settlement and Improvement of Certain County Lands**

**Honey, Regulating Transportation and Marketing Thereof**

**Honor Camps, for Certain Inmates of State Institutions**

**Horticultural, Agricultural and Fish Products, Taxation of**

**Hospitals, State Operated for Tuberculosis**

**Hunting, Federal Relief**

**Housing, Federal Relief**

**Hydraulics, in Relation to Flood Control**

**Illegitimate Children, Birth Certificates of**

**Indian Fishing Rights**

**Indigent, Providing for Legal Aid Thereof**

**Industrial Development, by Port Commissions**

**Industrial Insurance and Medical Aid Rates**

**Industrial Loan Companies**

**Inheritance Tax Law, Amended**

**Insane, Commitment of Certain Veteran Insane**

**Insurance, Beneficiaries Under Life Policies**

**Insurance, Fraternal Benefit Societies**
<table>
<thead>
<tr>
<th>Chapter No.</th>
<th>Bill No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insurance, Group Life Policies</td>
<td>79</td>
</tr>
<tr>
<td>Insurance, Investments of Domestic Insurance Companies</td>
<td>102</td>
</tr>
<tr>
<td>Insurance, Life Policy Loans</td>
<td>113</td>
</tr>
<tr>
<td>Insurance, Life Policy Proceeds</td>
<td>179</td>
</tr>
<tr>
<td>Insurance, on Deposits Held in Trust by Corporations</td>
<td>61</td>
</tr>
<tr>
<td>Insurance, Provisions for Withdrawal of Companies from Washington</td>
<td>66</td>
</tr>
<tr>
<td>Insurance, Re-insurance Necessary Before Withdrawal From Washington</td>
<td>69</td>
</tr>
<tr>
<td>Insurance, Requiring Statements of Premiums Collected and Returned</td>
<td>10</td>
</tr>
<tr>
<td>Insurance Companies, Requirements for Doing Business in Washington</td>
<td>103</td>
</tr>
<tr>
<td>Insurance Companies, Taxation of</td>
<td>10</td>
</tr>
<tr>
<td>Intoxicating Liquors, Control of</td>
<td>175</td>
</tr>
<tr>
<td>Irrigation District Contracts, with United States Government</td>
<td>90</td>
</tr>
<tr>
<td>Irrigation Districts, Actions Against</td>
<td>57</td>
</tr>
<tr>
<td>Irrigation Districts, Conditions under which to Establish and Organize</td>
<td>159</td>
</tr>
<tr>
<td>Local Improvement Bonds, Cities to Validate by Levies</td>
<td>12</td>
</tr>
<tr>
<td>Irrigation Districts, Land Titles and Delinquent Assessments</td>
<td>171</td>
</tr>
<tr>
<td>Irrigation Districts, May be Liquidated under Certain Conditions</td>
<td>149</td>
</tr>
<tr>
<td>Irrigation and Reclamation Districts, Federal Jurisdiction</td>
<td>14</td>
</tr>
<tr>
<td>Jefferson County, Releasing Certain State Lands</td>
<td>73</td>
</tr>
<tr>
<td>Jefferson County, Salt Creek State Park</td>
<td>151</td>
</tr>
<tr>
<td>Judges Salaries, Payment of</td>
<td>130</td>
</tr>
<tr>
<td>Jury Trials, in Compensation Appeals</td>
<td>154</td>
</tr>
<tr>
<td>King County, Conveyance of Shorelands to</td>
<td>8</td>
</tr>
<tr>
<td>Labels, on Drug and Medical Prescriptions</td>
<td>28</td>
</tr>
<tr>
<td>Labor Liens, under Bulk Sales Affidavits</td>
<td>122</td>
</tr>
<tr>
<td>LaCoupe, Sale of Tidelands Therein</td>
<td>101</td>
</tr>
<tr>
<td>Lake Washington Portage Bridge, Acquisition of</td>
<td>5</td>
</tr>
<tr>
<td>Lands, Dedicated to the City of Seattle for Boulevards</td>
<td>77</td>
</tr>
<tr>
<td>Lands, Exchange of Certain State Lands with F. L. Rohrbach</td>
<td>19</td>
</tr>
<tr>
<td>Lands, for State Forests, Limiting the Price Per Acre to be Paid Therefor</td>
<td>106</td>
</tr>
<tr>
<td>Lands, May be Designated and Developed for Homesites</td>
<td>201</td>
</tr>
<tr>
<td>Lands, Sale of State School Land, in Clallam County</td>
<td>129</td>
</tr>
<tr>
<td>Law Librarian, State, Reports by</td>
<td>147</td>
</tr>
<tr>
<td>Laws of Washington, Temporary Publication Thereof</td>
<td>18</td>
</tr>
<tr>
<td>Lawyers, Providing for Legal Aid to Indigent</td>
<td>93</td>
</tr>
<tr>
<td>Leases on Mineral Lands</td>
<td>110</td>
</tr>
<tr>
<td>Legal Aid Bureaus, for Indigent</td>
<td>92</td>
</tr>
<tr>
<td>Legal Holiday, November 11 Declared School Holiday</td>
<td>21</td>
</tr>
<tr>
<td>Legislature, Appropriation for Expenses</td>
<td>3</td>
</tr>
<tr>
<td>Legislature, Appropriation for Expenses</td>
<td>22</td>
</tr>
<tr>
<td>Legislature, Appropriation for Printing</td>
<td>4</td>
</tr>
<tr>
<td>Legislature, Publication of Session Laws</td>
<td>18</td>
</tr>
<tr>
<td>Libraries, Providing for Board of Trustees Therefor</td>
<td>108</td>
</tr>
<tr>
<td>Libraries, Providing Levy for Maintenance Thereof</td>
<td>123</td>
</tr>
<tr>
<td>Licenses, Marriage</td>
<td>218</td>
</tr>
<tr>
<td>Licenses, Nursery Stock, Reciprocal Agreement with other States</td>
<td>43</td>
</tr>
<tr>
<td>Life Insurance, Beneficiaries Thereunder</td>
<td>97</td>
</tr>
<tr>
<td>Life Insurance, Group Life Policies</td>
<td>79</td>
</tr>
<tr>
<td>Life Insurance, Policy Loans</td>
<td>118</td>
</tr>
<tr>
<td>Life Insurance, Proceeds</td>
<td>179</td>
</tr>
<tr>
<td>Lip Reading, May be Taught in Public Schools</td>
<td>151</td>
</tr>
<tr>
<td>Liquor Control</td>
<td>172</td>
</tr>
<tr>
<td>Liquor Profits, Distribution of</td>
<td>173</td>
</tr>
<tr>
<td>Loans, Industrial Loan Companies</td>
<td>85</td>
</tr>
<tr>
<td>Loans, to Citizens to Buy Homes, Cities to Validate by Levee</td>
<td>36</td>
</tr>
<tr>
<td>Logged-Off Lands, Fire Hazards</td>
<td>58</td>
</tr>
<tr>
<td>Logged-Off Lands, Improvement With Federal Aid</td>
<td>68</td>
</tr>
<tr>
<td>Lunchrooms, May be Operated by Public Schools</td>
<td>130</td>
</tr>
<tr>
<td>Maccaroni, Regulating Manufacture, Distribution and Sale of</td>
<td>190</td>
</tr>
<tr>
<td>Marinas, Sailors and Soldiers, Relief of</td>
<td>39</td>
</tr>
<tr>
<td>Marriage Licenses</td>
<td>204</td>
</tr>
<tr>
<td>Meat, Branding and Transportation of Animal Carcasses</td>
<td>158</td>
</tr>
<tr>
<td>Medical Aid and Industrial Insurance Rates</td>
<td>138</td>
</tr>
<tr>
<td>Medical Aid Committees</td>
<td>90</td>
</tr>
<tr>
<td>Merchandise, Stamps and Coupons for Sale of</td>
<td>31</td>
</tr>
<tr>
<td>Metropolitan Park Districts, Authorizing Certain Levies</td>
<td>36</td>
</tr>
<tr>
<td>Metropolitan Park Districts, Fixing the Levy</td>
<td>38</td>
</tr>
<tr>
<td>Military Departments, Authorizing Sale of Certain Real Estate in Olympia</td>
<td>102</td>
</tr>
<tr>
<td>Military Leave of Absence for Public Employees</td>
<td>113</td>
</tr>
<tr>
<td>Minerals, Leases of Mineral Lands</td>
<td>110</td>
</tr>
<tr>
<td>Mines-Miner's Roads, Provided for</td>
<td>175</td>
</tr>
<tr>
<td>Mining, Coal</td>
<td>53</td>
</tr>
<tr>
<td>Mortgages, Prohibiting Removal of Mortgaged Chattels From County Where Mortgaged</td>
<td>121</td>
</tr>
<tr>
<td>Chapter  No.</td>
<td>Bill  No.</td>
</tr>
<tr>
<td>-------------</td>
<td>-----------</td>
</tr>
<tr>
<td>181</td>
<td>Sub. H. B. 392</td>
</tr>
<tr>
<td>35</td>
<td>H. B. 123</td>
</tr>
<tr>
<td>182</td>
<td>H. B. 473</td>
</tr>
<tr>
<td>154</td>
<td>H. B. 471</td>
</tr>
<tr>
<td>150</td>
<td>S. B. 1244</td>
</tr>
<tr>
<td>182</td>
<td>H. B. 473</td>
</tr>
<tr>
<td>156</td>
<td>S. B. 25</td>
</tr>
<tr>
<td>96</td>
<td>H. B. 152</td>
</tr>
<tr>
<td>104</td>
<td>H. B. 113</td>
</tr>
<tr>
<td>47</td>
<td>S. B. 332</td>
</tr>
<tr>
<td>33</td>
<td>S. B. 142</td>
</tr>
<tr>
<td>6</td>
<td>H. B. 11</td>
</tr>
<tr>
<td>5</td>
<td>S. B. 12</td>
</tr>
<tr>
<td>215</td>
<td>S. B. 330</td>
</tr>
<tr>
<td>154</td>
<td>H. B. 471</td>
</tr>
<tr>
<td>1</td>
<td>Init. 126</td>
</tr>
<tr>
<td>186</td>
<td>S. B. 166</td>
</tr>
<tr>
<td>21</td>
<td>H. B. 101</td>
</tr>
<tr>
<td>116</td>
<td>H. B. 380</td>
</tr>
<tr>
<td>43</td>
<td>H. B. 110</td>
</tr>
<tr>
<td>135</td>
<td>H. B. 100</td>
</tr>
<tr>
<td>105</td>
<td>S. B. 65</td>
</tr>
<tr>
<td>7</td>
<td>Sub. B. 27</td>
</tr>
<tr>
<td>7</td>
<td>H. B. 20</td>
</tr>
<tr>
<td>76</td>
<td>S. B. 257</td>
</tr>
<tr>
<td>170</td>
<td>H. B. 41</td>
</tr>
<tr>
<td>202</td>
<td>H. B. 450</td>
</tr>
<tr>
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<td>H. B. 11</td>
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<tr>
<td>29</td>
<td>H. B. 375</td>
</tr>
<tr>
<td>56</td>
<td>H. B. 258</td>
</tr>
<tr>
<td>218</td>
<td>Sub. H. B. 156</td>
</tr>
<tr>
<td>96</td>
<td>H. B. 37</td>
</tr>
<tr>
<td>38</td>
<td>H. B. 134</td>
</tr>
<tr>
<td>213</td>
<td>H. B. 432</td>
</tr>
<tr>
<td>157</td>
<td>Sub. S. B. 23</td>
</tr>
<tr>
<td>8</td>
<td>S. B. 17</td>
</tr>
<tr>
<td>151</td>
<td>H. B. 401</td>
</tr>
<tr>
<td>142</td>
<td>H. B. 240</td>
</tr>
<tr>
<td>78</td>
<td>S. B. 333</td>
</tr>
<tr>
<td>220</td>
<td>Sub. H. B. 242</td>
</tr>
<tr>
<td>297</td>
<td>H. B. 90</td>
</tr>
<tr>
<td>9</td>
<td>H. B. 87</td>
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<tr>
<td>137</td>
<td>H. B. 175</td>
</tr>
<tr>
<td>121</td>
<td>S. B. 178</td>
</tr>
<tr>
<td>66</td>
<td>H. B. 293</td>
</tr>
<tr>
<td>148</td>
<td>H. B. 314</td>
</tr>
<tr>
<td>83</td>
<td>S. B. 487</td>
</tr>
<tr>
<td>36</td>
<td>H. B. 37</td>
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<tr>
<td>38</td>
<td>H. B. 134</td>
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<tr>
<td>115</td>
<td>H. B. 369</td>
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<tr>
<td>3</td>
<td>S. B. 12</td>
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<td>45</td>
<td>S. B. 85</td>
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<tr>
<td>206</td>
<td>H. B. 92</td>
</tr>
<tr>
<td>48</td>
<td>H. B. 340</td>
</tr>
<tr>
<td>82</td>
<td>S. B. 469</td>
</tr>
<tr>
<td>64</td>
<td>H. B. 181</td>
</tr>
<tr>
<td>38</td>
<td>S. B. 18</td>
</tr>
<tr>
<td>120</td>
<td>H. B. 370</td>
</tr>
<tr>
<td>143</td>
<td>H. B. 271</td>
</tr>
<tr>
<td>112</td>
<td>H. B. 68</td>
</tr>
<tr>
<td>3</td>
<td>S. B. 234</td>
</tr>
<tr>
<td>120</td>
<td>S. B. 175</td>
</tr>
<tr>
<td>16</td>
<td>H. B. 103</td>
</tr>
<tr>
<td>94</td>
<td>H. B. 55</td>
</tr>
<tr>
<td>155</td>
<td>S. B. 116</td>
</tr>
<tr>
<td>146</td>
<td>H. B. 289</td>
</tr>
<tr>
<td>2</td>
<td>S. B. 133</td>
</tr>
<tr>
<td>18</td>
<td>H. B. 265</td>
</tr>
<tr>
<td>182</td>
<td>H. B. 116</td>
</tr>
<tr>
<td>151</td>
<td>Sub. H. B. 392</td>
</tr>
<tr>
<td>23</td>
<td>S. B. 79</td>
</tr>
<tr>
<td>24</td>
<td>S. B. 80</td>
</tr>
<tr>
<td>108</td>
<td>S. B. 135</td>
</tr>
<tr>
<td>Chapter No.</td>
<td>Bill No.</td>
</tr>
<tr>
<td>-------------</td>
<td>----------</td>
</tr>
<tr>
<td>Public Libraries, Providing for Board of Trustees Therefor</td>
<td>H. B. 101</td>
</tr>
<tr>
<td>Public Relief Assistance</td>
<td>S. B. 153</td>
</tr>
<tr>
<td>Public Schools, Insurance Per Share</td>
<td>H. B. 135</td>
</tr>
<tr>
<td>Public Schools, Authorized to Operate Lunchrooms</td>
<td>H. B. 78</td>
</tr>
<tr>
<td>Public Schools, Employees Retirement Pay</td>
<td>Sub. H. B. 29</td>
</tr>
<tr>
<td>Public Service Companies, Supervision, Regulation and Appraisal Thereof</td>
<td>H. B. 325</td>
</tr>
<tr>
<td>Public Utilities, Earnings in Cities of Fourth Class</td>
<td>H. B. 152</td>
</tr>
<tr>
<td>Public Utilities, Supervision, Regulation and Appraisal Thereof</td>
<td>H. B. 355</td>
</tr>
<tr>
<td>Radios and Electric Refrigerators, Labor Thereon Extrahazardous</td>
<td>H. B. 91</td>
</tr>
<tr>
<td>Rates, Medical Aid and Industrial Insurance</td>
<td>H. B. 204</td>
</tr>
<tr>
<td>Real Estate, Assessment of</td>
<td>H. B. 101</td>
</tr>
<tr>
<td>Real Estate, Delinquent Taxes</td>
<td>S. B. 51</td>
</tr>
<tr>
<td>Real Estate, Separate Payment of Tax Upon Improvements</td>
<td>H. B. 521</td>
</tr>
<tr>
<td>Real Estate, Tax Limitation 40-Mill Limit</td>
<td>H. B. 139</td>
</tr>
<tr>
<td>Real Estate and Personal Property Taxes, Limited</td>
<td>S. B. 487</td>
</tr>
<tr>
<td>Rebating of Wages, Unlawful</td>
<td>H. B. 128</td>
</tr>
<tr>
<td>Reclamation and Irrigation Districts, Federal Jurisdiction</td>
<td>S. B. 136</td>
</tr>
<tr>
<td>Reclamation Revolving Fund, Providing Certain Fees to Be Paid Therein</td>
<td>H. B. 177</td>
</tr>
<tr>
<td>Redemption of Property Sold Under Execution</td>
<td>H. B. 55</td>
</tr>
<tr>
<td>Reorestation, Acquisition of Lands Therefor</td>
<td>S. B. 96</td>
</tr>
<tr>
<td>Retirement, State Lands</td>
<td>S. B. 456</td>
</tr>
<tr>
<td>Refrigerators, Electric, and Radios, Labor Thereon Extrahazardous</td>
<td>H. B. 91</td>
</tr>
<tr>
<td>Regents of University of Washington, Powers and Duties</td>
<td>S. B. 136</td>
</tr>
<tr>
<td>Registration, of Voters, in Certain Precincts</td>
<td>Sub. S. B. 469</td>
</tr>
<tr>
<td>Re-Insurance, Necessary Before Insurance Companies May Withdraw</td>
<td>H. B. 399</td>
</tr>
<tr>
<td>Relief for Orphans</td>
<td>S. B. 147</td>
</tr>
<tr>
<td>Relief, of Soldiers, Sailors and Marines</td>
<td>H. B. 25</td>
</tr>
<tr>
<td>Relief, Projects, With Federal Aid</td>
<td>S. B. 467</td>
</tr>
<tr>
<td>Repairs, to Old Capitol Building</td>
<td>H. B. 29</td>
</tr>
<tr>
<td>Reporters, to be Provided in Certain Civil Actions</td>
<td>H. B. 269</td>
</tr>
<tr>
<td>Reporters, to be Provided for Grand Juries</td>
<td>S. B. 164</td>
</tr>
<tr>
<td>Reservation, State Lands Released in Jefferson County</td>
<td>H. B. 146</td>
</tr>
<tr>
<td>Retirement, of State Teachers</td>
<td>S. B. 188</td>
</tr>
<tr>
<td>Retirement Pay, of Public School Employees</td>
<td>H. B. 91</td>
</tr>
<tr>
<td>Revenue Act</td>
<td>S. B. 113</td>
</tr>
<tr>
<td>Revenue and Taxation, Amended Inheritance Tax Law</td>
<td>H. B. 425</td>
</tr>
<tr>
<td>Revenue and Taxation, Amending Statutes in Relation Thereof</td>
<td>H. B. 20</td>
</tr>
<tr>
<td>Revenue and Taxation, Assessment of Certain Goods, Wares and Merchandise</td>
<td>H. B. 173</td>
</tr>
<tr>
<td>Revenue and Taxation, Delinquent Taxes on Real Property</td>
<td>S. B. 51</td>
</tr>
<tr>
<td>Revenue and Taxation, of Public Officers in Relation Thereunto</td>
<td>H. B. 89</td>
</tr>
<tr>
<td>Revenue and Taxation, Establishing Taxing District Boundaries</td>
<td>H. B. 163</td>
</tr>
<tr>
<td>Revenue and Taxation, Excise Tax on Personal Property</td>
<td>H. B. 87</td>
</tr>
<tr>
<td>Revenue and Taxation, 40-Mill Levy Limit Referendum</td>
<td>S. B. 492</td>
</tr>
<tr>
<td>Revenue and Taxation, General Sales Tax Provisions</td>
<td>S. B. 113</td>
</tr>
<tr>
<td>Revenue and Taxation, Insurance Companies</td>
<td>S. B. 42</td>
</tr>
<tr>
<td>Revenue and Taxation, Personal Property Taxes</td>
<td>H. B. 263</td>
</tr>
<tr>
<td>Revenue and Taxation, Property Erroneously Assessed</td>
<td>H. B. 136</td>
</tr>
<tr>
<td>Revenue and Taxation, Separate Payment of Tax Upon Improvements</td>
<td>H. B. 321</td>
</tr>
<tr>
<td>Riparian Rights, in Relation to Dams and Control of Water</td>
<td>S. B. 111</td>
</tr>
<tr>
<td>River Improvement Districts, Law Repealed</td>
<td>S. B. 310</td>
</tr>
<tr>
<td>Rohrbach, F. L., Exchange of Certain State Lands with</td>
<td>H. B. 108</td>
</tr>
<tr>
<td>Sailors, Marines and Soldiers, Relief of</td>
<td>H. B. 25</td>
</tr>
<tr>
<td>Salaries, of Officers in Second-Class Cities</td>
<td>S. B. 63</td>
</tr>
<tr>
<td>Salaries, Paid to Superior Court Judges</td>
<td>S. B. 492</td>
</tr>
<tr>
<td>Sale of Certain Drugs, by Prescription</td>
<td>H. B. 395</td>
</tr>
<tr>
<td>Sales Tax, Amending Existing Law</td>
<td>S. B. 113</td>
</tr>
<tr>
<td>Salmon, Federal Relief for Preservation of</td>
<td>S. B. 412</td>
</tr>
<tr>
<td>Salt Creek State Park, in Jefferson County</td>
<td>H. B. 401</td>
</tr>
<tr>
<td>Savings and Loan and Bank Stock Transfers</td>
<td>H. B. 373</td>
</tr>
<tr>
<td>Savings Bank Association, Amendatory Regulations</td>
<td>S. B. 188</td>
</tr>
<tr>
<td>Savings Banks, Investments</td>
<td>S. B. 142</td>
</tr>
<tr>
<td>School Boards, Powers and Duties</td>
<td>H. B. 2</td>
</tr>
<tr>
<td>School Districts, Cities and Counties, Validity of Bonds Issued to be</td>
<td>Sub. H. B. 2</td>
</tr>
<tr>
<td>School Districts, Cities and Counties, Validity of Bonds Issued to be</td>
<td>Sub. H. B. 136</td>
</tr>
<tr>
<td>School Revenues</td>
<td>H. B. 426</td>
</tr>
<tr>
<td>Schools, Allowance per Pupil</td>
<td>H. B. 184</td>
</tr>
<tr>
<td>Schools, Authorize to Operate Lunchrooms</td>
<td>H. B. 184</td>
</tr>
<tr>
<td>Schools, Declaring November 11 a School Holiday</td>
<td>S. B. 75</td>
</tr>
<tr>
<td>Schools, Employees' Retirement Pay</td>
<td>Sub. H. B. 5</td>
</tr>
<tr>
<td>School Instruction, in Relation to the</td>
<td>Sub. H. B. 2</td>
</tr>
<tr>
<td>Seattle, Appropriation for Navy and Marine Corps Armory</td>
<td>H. B. 129</td>
</tr>
<tr>
<td>Seattle, Dedicating Certain Lands to the City</td>
<td>S. B. 289</td>
</tr>
<tr>
<td>Seattle, Exposition, Pacific Northwest Centennial</td>
<td>Sub. H. B. 156</td>
</tr>
<tr>
<td>Chapter No.</td>
<td>Bill No.</td>
</tr>
<tr>
<td>------------</td>
<td>---------</td>
</tr>
<tr>
<td>47</td>
<td>H B 223</td>
</tr>
<tr>
<td>124</td>
<td>S B 226</td>
</tr>
<tr>
<td>15</td>
<td>H B 119</td>
</tr>
<tr>
<td>103</td>
<td>S B 104</td>
</tr>
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<td>8</td>
<td>S B 147</td>
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<td>S B 70</td>
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<td>46</td>
<td>S B 114</td>
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<tr>
<td>25</td>
<td>S B 487</td>
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<td>18</td>
<td>S B 343</td>
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<tr>
<td>193</td>
<td>H B 78</td>
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<td>39</td>
<td>H B 86</td>
</tr>
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<td>141</td>
<td>H B 235</td>
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<td>31</td>
<td>S B 43</td>
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<td>H B 219</td>
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<td>76</td>
<td>S B 237</td>
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<td>S B 257</td>
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<td>S B 297</td>
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<td>62</td>
<td>S B 463</td>
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<td>H B 231</td>
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<td>250</td>
<td>S B 397</td>
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<td>80</td>
<td>S B 301</td>
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<td>46</td>
<td>S B 114</td>
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<td>H B 106</td>
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<td>229</td>
<td>H B 466</td>
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<td>93</td>
<td>H B 109</td>
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<tr>
<td>159</td>
<td>S B 73</td>
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<tr>
<td>19</td>
<td>H B 106</td>
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<td>144</td>
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<td>73</td>
<td>S B 146</td>
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<td>Sub S B 23</td>
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<td>161</td>
<td>S B 130</td>
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<td>194</td>
<td>H B 113</td>
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<td>139</td>
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<tr>
<td>90</td>
<td>S B 388</td>
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<td>146</td>
<td>H B 299</td>
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<td>11</td>
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<td>52</td>
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<td>58</td>
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<td>106</td>
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<td>47</td>
<td>H B 283</td>
</tr>
<tr>
<td>134</td>
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<td>189</td>
<td>S B 492</td>
</tr>
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<td>217</td>
<td>S B 343</td>
</tr>
<tr>
<td>165</td>
<td>S B 374</td>
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<td>H B 264</td>
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<td>S B 227</td>
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<td>206</td>
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<td>139</td>
<td>H B 190</td>
</tr>
<tr>
<td>136</td>
<td>H B 163</td>
</tr>
<tr>
<td>67</td>
<td>H B 264</td>
</tr>
<tr>
<td>10</td>
<td>S B 42</td>
</tr>
<tr>
<td>66</td>
<td>H B 263</td>
</tr>
<tr>
<td>Chapter No.</td>
<td>Bill No.</td>
</tr>
<tr>
<td>------------</td>
<td>---------</td>
</tr>
<tr>
<td>Taxation, Sales Tax Law Amended</td>
<td>225 S. B. 113</td>
</tr>
<tr>
<td>Taxation, Separate Payment of Tax upon Real Estate Improvements</td>
<td>185 H. B. 621</td>
</tr>
<tr>
<td>Taxes, Delinquent on Real Property</td>
<td>104 S. B. 51</td>
</tr>
<tr>
<td>Taxes, on Nursery Stock</td>
<td>116 H. B. 330</td>
</tr>
<tr>
<td>Taxes, on Real and Personal Property, 40-Mill Limit Referendum</td>
<td>83 S. B. 457</td>
</tr>
<tr>
<td>Taxing Districts and Taxing Bodies to Submit Budgets</td>
<td>37 H. B. 131</td>
</tr>
<tr>
<td>Teachers Retirement Fund</td>
<td>114 H. B. 40</td>
</tr>
<tr>
<td>Terms of Offices of Third-Class City Officials</td>
<td>86 S. B. 188</td>
</tr>
<tr>
<td>Testing Laboratory, Appropriation for</td>
<td>87 S. B. 215</td>
</tr>
<tr>
<td>Tide Lands at LaConner</td>
<td>80 S. B. 391</td>
</tr>
<tr>
<td>Towns and Cities, Fire Protection Districts</td>
<td>101 H. B. 381</td>
</tr>
<tr>
<td>Towns of Third and Fourth Class, Statutes Codified</td>
<td>34 H. B. 81</td>
</tr>
<tr>
<td>Trade, Unfair Competition Prohibited</td>
<td>194 H. B. 113</td>
</tr>
<tr>
<td>Trading Stamps and Coupons for Merchandise</td>
<td>221 H. B. 282</td>
</tr>
<tr>
<td>Traffic Devices in Cities and Towns</td>
<td>31 S. B. 43</td>
</tr>
<tr>
<td>Transportation and Branding of Animal Carcasses Intended for Food Consumption</td>
<td>81 S. B. 420</td>
</tr>
<tr>
<td>Trust Corporation, Insurance on Deposits</td>
<td>196 H. B. 238</td>
</tr>
<tr>
<td>Trust Funds, Management and Investment</td>
<td>61 S. B. 223</td>
</tr>
<tr>
<td>Tuition Fees, How May Be Expended by University of Washington</td>
<td>32 S. B. 141</td>
</tr>
<tr>
<td>Tuition Fees, Privilege Fee Thereon</td>
<td>334 S. B. 160</td>
</tr>
<tr>
<td>Unemployment Compensation</td>
<td>12 S. B. 68</td>
</tr>
<tr>
<td>Unemployment Compensation</td>
<td>214 Sub. S. B. 219</td>
</tr>
<tr>
<td>Unemployment Relief, General Relief for Needy Persons</td>
<td>216 S. B. 427</td>
</tr>
<tr>
<td>Uniform Motor Vehicle Safety Responsibility Act</td>
<td>158 S. B. 25</td>
</tr>
<tr>
<td>Uniform Stock Transfer Act</td>
<td>100 H. B. 372</td>
</tr>
<tr>
<td>Unfair Trade Act</td>
<td>221 H. B. 282</td>
</tr>
<tr>
<td>University of Washington, Accepting a Conveyance of Land</td>
<td>60 S. B. 197</td>
</tr>
<tr>
<td>University of Washington, Expending of Tuition Fees</td>
<td>156 H. B. 561</td>
</tr>
<tr>
<td>University of Washington, Powers and Duties of Regents</td>
<td>176 H. B. 294</td>
</tr>
<tr>
<td>Veterans Bond Retirement Fund, Transferred</td>
<td>55 H. B. 229</td>
</tr>
<tr>
<td>Veterans, Commitment of Certain Insane</td>
<td>42 H. B. 194</td>
</tr>
<tr>
<td>Vital Statistics, and Birth Certificates of Illegitimate Children</td>
<td>133 H. B. 71</td>
</tr>
<tr>
<td>Vocational Education</td>
<td>183 S. B. 76</td>
</tr>
<tr>
<td>Volunteer Firemen's Relief Fund, Created</td>
<td>49 H. B. 35</td>
</tr>
<tr>
<td>Voters, Registration in Certain Precincts</td>
<td>82 S. B. 469</td>
</tr>
<tr>
<td>Wages, of Deceased to be Paid Nearest of Kin</td>
<td>139 H. B. 221</td>
</tr>
<tr>
<td>Wages, Rebating Unlawful</td>
<td>155 H. B. 128</td>
</tr>
<tr>
<td>Washington Apple Marketing Board, Created and Duties Defined</td>
<td>294 H. B. 241</td>
</tr>
<tr>
<td>Washington State Association of County Commissioners, Creation of</td>
<td>188 S. B. 369</td>
</tr>
<tr>
<td>Washington State, State of, Employee's Vacations During Military Service</td>
<td>113 S. B. 422</td>
</tr>
<tr>
<td>Watches, Sale of Second-Hand</td>
<td>82 S. B. 346</td>
</tr>
<tr>
<td>Water and Water Supply Districts</td>
<td>126 S. B. 361</td>
</tr>
<tr>
<td>Water District Revenue Bonds</td>
<td>128 S. B. 361</td>
</tr>
<tr>
<td>Water, Diversion of</td>
<td>127 S. B. 304</td>
</tr>
<tr>
<td>Water, Fees Paid for Water Power Rights, go to Reclamation Revolving Fund</td>
<td>209 H. B. 177</td>
</tr>
<tr>
<td>Water, Hydri:ulles and Water Rights</td>
<td>107 S. B. 111</td>
</tr>
<tr>
<td>White, Aubrey L., Parkway, Officially Named</td>
<td>141 H. B. 235</td>
</tr>
<tr>
<td>Windbreaks, Establishment of</td>
<td>68 H. B. 239</td>
</tr>
<tr>
<td>Workmen, Compensation and Medical Aid Contracts</td>
<td>50 H. B. 190</td>
</tr>
<tr>
<td>Workmen, Compensation and Medical Aid, Occupational Diseases</td>
<td>136 H. B. 190</td>
</tr>
<tr>
<td>Work Relief Projects, with Federal Aid</td>
<td>209 S. B. 467</td>
</tr>
<tr>
<td>Yakima, Providing for Annual 4-H Fair</td>
<td>200 H. B. 256</td>
</tr>
</tbody>
</table>
## SUBJECT AND HISTORY OF HOUSE BILLS.

### NUMBER, AUTHOR AND SUBJECT

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>Reported from Committee</th>
<th>Second Reading</th>
<th>Third Reading</th>
<th>Other Actions</th>
<th>Reported from Speaker</th>
<th>Signed by Governor of Senate</th>
<th>Signed by Governor of Governor</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>Mr. Smith (Jurie B.):</td>
<td>Relating to the construction, acquisition and maintenance of certain public utilities by cities and towns</td>
<td>17</td>
<td>137</td>
<td>206</td>
<td></td>
<td>669</td>
<td>699</td>
<td>723</td>
</tr>
<tr>
<td>2</td>
<td>Mr. Olson:</td>
<td>Relating to powers and duties of school boards</td>
<td>19</td>
<td>90</td>
<td>168</td>
<td>223</td>
<td></td>
<td>669</td>
<td>699</td>
</tr>
<tr>
<td>3</td>
<td>Mr. Smith (Vernon A.):</td>
<td>Relating to tax sales</td>
<td>19</td>
<td>66</td>
<td></td>
<td></td>
<td>66</td>
<td></td>
<td></td>
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<tr>
<td>4</td>
<td>Mr. Pettus:</td>
<td>Relating to the healing arts</td>
<td>19</td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>5</td>
<td>Mr. Hurley (Jos. E.):</td>
<td>Relating to homesteads</td>
<td>19</td>
<td>38</td>
<td>62</td>
<td>27</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Mr. Hurley (Jos. E.):</td>
<td>Relating to liens for labor and materials</td>
<td>19</td>
<td>91</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Mr. Hurley (Jos. E.):</td>
<td>Authorizing corporations to make donations</td>
<td>19</td>
<td>38</td>
<td>69</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Mr. Hurley (Jos. E.):</td>
<td>Relating to notice of resignation or removal of executor or administrator</td>
<td>20</td>
<td>77</td>
<td>87</td>
<td>145</td>
<td>387</td>
<td>419</td>
<td>451</td>
</tr>
<tr>
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<td>Mr. Hurley (Jos. E.):</td>
<td>Relating to notice to creditors by executors</td>
<td>20</td>
<td>38</td>
<td>56</td>
<td>64</td>
<td>385</td>
<td>419</td>
<td>451</td>
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<td>10</td>
<td>Mr. Hurley (Jos. E.):</td>
<td>Relating to bonds of executors and administrators</td>
<td>20</td>
<td>38</td>
<td>63</td>
<td>182</td>
<td>385</td>
<td>419</td>
<td>451</td>
</tr>
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<td>11</td>
<td>Mr. Cameron:</td>
<td>Relating to drugs and opiates</td>
<td>25</td>
<td>36, 66</td>
<td>56, 68</td>
<td>74</td>
<td>135</td>
<td>135</td>
<td>137</td>
</tr>
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<td>Mr. Smith (Jurie B.):</td>
<td>Relating to the closing time of county offices</td>
<td>25</td>
<td>70</td>
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<td></td>
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<td>Mr. Hall:</td>
<td>Relating to the destruction of foodstuffs</td>
<td>25</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Mr. Gabrielsen:</td>
<td>Relating to public utilities</td>
<td>25</td>
<td>308</td>
<td></td>
<td>136</td>
<td></td>
<td></td>
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</tr>
<tr>
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<td>Mr. Martin:</td>
<td>Relating to the taxation of mortgaged real estate</td>
<td>25</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>Mr. Beierlein:</td>
<td>Relating to the State teachers' retirement system</td>
<td>25</td>
<td></td>
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<tr>
<td>17</td>
<td>Mr. Martin</td>
<td>Relating to the sale or lease of certain State lands</td>
<td>27</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>18</td>
<td>Mr. Bernethy</td>
<td>Relating to compensation and extrahazardous employment</td>
<td>27</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>19</td>
<td>Mr. Wills</td>
<td>Relating to tax-acquired lands for homesteads</td>
<td>27</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
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<td>Mr. Cowen</td>
<td>Relating to repairs to the Old Capitol Building</td>
<td>27</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Mr. Martin</td>
<td>Defining navigable lakes, rivers and streams</td>
<td>28</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Mr. Martin</td>
<td>Relating to certain tidelands in Skagit county</td>
<td>28</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>23</td>
<td>Mr. Underwood</td>
<td>Relating to dogs and damages</td>
<td>28</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Mr. Armstrong</td>
<td>Providing for licensing of private detective agencies</td>
<td>28</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Mr. Hatley</td>
<td>Relating to relief of soldiers, sailors and marines</td>
<td>28</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>26</td>
<td>Mr. Henry</td>
<td>Granting taxation powers to counties, cities and towns as are now reserved for the State</td>
<td>28</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>Mr. Gabrielsen</td>
<td>Relating to livestock and indemnities for tuberculosis and Bang's disease</td>
<td>29</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>28</td>
<td>Mr. Bernethy</td>
<td>Relating to the compensation of workmen in extrahazardous employment</td>
<td>29</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>Mr. Dixon</td>
<td>Relating to public school employees' retirement pay</td>
<td>29</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>Mr. Henry</td>
<td>Relating to legal aid bureaus</td>
<td>33</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>Mrs. Fogg</td>
<td>Relating to crimes and abolishing the death penalty</td>
<td>33</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>Mr. Lauman</td>
<td>Relating to livestock on public highways</td>
<td>33</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>33</td>
<td>Mr. Carty</td>
<td>Relating to qualification of electors in certain counties in the state of Washington</td>
<td>33</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>Mr. Schumann</td>
<td>Relating to the Washington State Apple Advertising Committee</td>
<td>34</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>Mr. Hurley</td>
<td>Creating the Volunteer Firemen's Relief Fund in the State Treasury</td>
<td>34</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### NUMBER, AUTHOR AND SUBJECT

<table>
<thead>
<tr>
<th>Number</th>
<th>Author(s)</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>36.</td>
<td>Mr. Cook</td>
<td>Relating to municipal corporations under a city management</td>
</tr>
<tr>
<td>37.</td>
<td>Mr. Cameron</td>
<td>Relating to Metropolitan Park Districts</td>
</tr>
<tr>
<td>38.</td>
<td>Mr. Bienz</td>
<td>Amending the State Highway Code in relation to certain primary highways</td>
</tr>
<tr>
<td>39.</td>
<td>Messrs. Sherman, Pearson and Savage</td>
<td>Relating to the creation of a county salary fund</td>
</tr>
<tr>
<td>40.</td>
<td>Messrs. Sherman, Pearson and Savage</td>
<td>Relating to teachers' institute</td>
</tr>
<tr>
<td>41.</td>
<td>Messrs. Sherman, Pearson and Savage</td>
<td>Relating to Olympic National Park and ceding jurisdiction thereof to the U.S.</td>
</tr>
<tr>
<td>42.</td>
<td>Messrs. Pearson, Sherman and Savage</td>
<td>Authorizing the State Auditor to destroy certain county records</td>
</tr>
<tr>
<td>43.</td>
<td>Mr. Pettus</td>
<td>Relating to the safety and welfare of blind persons</td>
</tr>
<tr>
<td>44.</td>
<td>Mr. Underwood</td>
<td>Relating to city elections and amendments to city charters</td>
</tr>
<tr>
<td>45.</td>
<td>Mr. Twidwell</td>
<td>For the relief of Addie Gibson</td>
</tr>
<tr>
<td>46.</td>
<td>Mr. Austin</td>
<td>Relating to marriage licenses</td>
</tr>
<tr>
<td>47.</td>
<td>Mr. Kinney (Geo. C.)</td>
<td>Relating to guardians, executors and administrators</td>
</tr>
<tr>
<td>48.</td>
<td>Mr. Neal</td>
<td>Relating to registration of voters</td>
</tr>
<tr>
<td>49.</td>
<td>Messrs. Mohler and Warnica</td>
<td>For the relief of Thurston county</td>
</tr>
<tr>
<td>50.</td>
<td>Mr. Reilly (Edw. J.)</td>
<td>Relating to the liability of radio broadcasts</td>
</tr>
<tr>
<td></td>
<td>Description</td>
<td>39</td>
</tr>
<tr>
<td>---</td>
<td>----------------------------------------------------------------------------</td>
<td>----</td>
</tr>
<tr>
<td>51</td>
<td>Mr. Nordenberg: Relating to transportation of property by motor vehicles</td>
<td></td>
</tr>
<tr>
<td>52</td>
<td>Mr. Hatley: Relating to the Department of Fisheries</td>
<td></td>
</tr>
<tr>
<td>53</td>
<td>Mr. Hay: Granting to attorneys the right of certain acknowledgments</td>
<td></td>
</tr>
<tr>
<td>54</td>
<td>Mr. Schumann: Relating to the liability of owners and operators of</td>
<td></td>
</tr>
<tr>
<td></td>
<td>motor vehicles</td>
<td></td>
</tr>
<tr>
<td>55</td>
<td>Mr. Schumann: Relating to possession of property sold under execution</td>
<td></td>
</tr>
<tr>
<td>56</td>
<td>Mr. Schumann: Relating to appeals from the Department of Labor and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Industries</td>
<td></td>
</tr>
<tr>
<td>57</td>
<td>Mr. Swegle: Relating to the recovery of inheritance tax by the state of</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Washington</td>
<td></td>
</tr>
<tr>
<td>58</td>
<td>Mr. Bienz: Relating to drug and medical prescriptions and the labels on</td>
<td></td>
</tr>
<tr>
<td></td>
<td>packages thereof</td>
<td></td>
</tr>
<tr>
<td>59</td>
<td>Mr. Bienz: Relating to the sale of certain drugs</td>
<td></td>
</tr>
<tr>
<td>60</td>
<td>Mr. Bienz: Relating to prophylactics</td>
<td></td>
</tr>
<tr>
<td>61</td>
<td>Messrs. Mackie, Pearsall and Twidwell: Relating to legislative and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>senatorial districts nineteen and twenty-one</td>
<td></td>
</tr>
<tr>
<td>62</td>
<td>Mr. Pearson: Relating to pinball machines</td>
<td></td>
</tr>
<tr>
<td>63</td>
<td>Mr. Devenish: Relating to secondary state highways</td>
<td></td>
</tr>
<tr>
<td>64</td>
<td>Mr. Hay: Relating to use of state, county or municipal property</td>
<td></td>
</tr>
<tr>
<td>65</td>
<td>Mr. Cowen: Establishing a new state primary highway in Spokane county</td>
<td></td>
</tr>
<tr>
<td>66</td>
<td>Mr. Hall: Relating to old age assistance</td>
<td></td>
</tr>
<tr>
<td>67</td>
<td>Mr. Guisinger: Relating and controlling the barber industry</td>
<td></td>
</tr>
<tr>
<td>68</td>
<td>Mr. Vane: Relating to probate of estates</td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>Mr. Carty: Relating to bailiffs</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>Mr. Rosellini: Relating to collection agencies</td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>Mr. Rosellini: Relating to birth certificates and vital statistics</td>
<td></td>
</tr>
<tr>
<td>NUMBER</td>
<td>AUTHOR AND SUBJECT</td>
<td>First Reading</td>
</tr>
<tr>
<td>--------</td>
<td>------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>72</td>
<td>Mr. Hatley: Relating to secondary state highways</td>
<td>53</td>
</tr>
<tr>
<td>73</td>
<td>Mr. Wiggen: Relating to highways and to the protection of municipal water supply</td>
<td>53</td>
</tr>
<tr>
<td>74</td>
<td>Messrs. Callison and Cook: Establishing Primary State Highway No. 14 at Gig Harbor</td>
<td>54</td>
</tr>
<tr>
<td>75</td>
<td>Mr. Neal: Relating to the realignment of State Road No. 5 at Enumclaw</td>
<td>54</td>
</tr>
<tr>
<td>76</td>
<td>Mr. Sherman: Relating to State Highway No. 9 at Port Angeles</td>
<td>54</td>
</tr>
<tr>
<td>77</td>
<td>Mr. Guisinger: Relating to local improvement assessments</td>
<td>54</td>
</tr>
<tr>
<td>78</td>
<td>Mr. Hurley (John R.): Relating to education of the children of soldiers, sailors and marines</td>
<td>54</td>
</tr>
<tr>
<td>79</td>
<td>Mr. Finucane: Relating to the taxation of forest land and forest crops</td>
<td>54</td>
</tr>
<tr>
<td>80</td>
<td>Mr. Jones (John R.): Relating to revenue and taxation and to the duties of certain public officers</td>
<td>54</td>
</tr>
<tr>
<td>81</td>
<td>Mr. Bienz: Relating to fire protection districts outside of cities and towns</td>
<td>55</td>
</tr>
<tr>
<td>82</td>
<td>Mr. Gabrielsen: Relating to the retirement of policemen</td>
<td>50</td>
</tr>
<tr>
<td>83</td>
<td>Mr. Martin: Relating to the marking and marketing of animal carcasses and meats intended for human consumption</td>
<td>59</td>
</tr>
<tr>
<td>83</td>
<td>(Substitute) Committee on Dairy and Livestock: Relating to the marking and marketing of animal carcasses and meats intended for human consumption</td>
<td>59</td>
</tr>
<tr>
<td>84</td>
<td>Mr. Underwood: Relating to mineral rights of certain lands</td>
<td>60</td>
</tr>
<tr>
<td>85</td>
<td>Messrs. Dore and Guisinger: Establishing certain state junior colleges</td>
<td>60</td>
</tr>
<tr>
<td>No.</td>
<td>Sponsor</td>
<td>Description</td>
</tr>
<tr>
<td>-----</td>
<td>--------------</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>86</td>
<td>Mr. Hanson</td>
<td>Relating to game and to the State Game Commission.</td>
</tr>
<tr>
<td>87</td>
<td>Mr. Mohler</td>
<td>Relating to revenue and taxation and an excise tax on personal property.</td>
</tr>
<tr>
<td>88</td>
<td>Mr. Lindsay</td>
<td>Relating to the bonding and licensing of painting contractors.</td>
</tr>
<tr>
<td>89</td>
<td>Mr. Jackson</td>
<td>Relating to garnishments.</td>
</tr>
<tr>
<td>90</td>
<td>Mr. Reilly</td>
<td>Providing pensions for disabled officers and employees of cities.</td>
</tr>
<tr>
<td>91</td>
<td>Mr. Guisinger</td>
<td>Relating to extrahazardous employment.</td>
</tr>
<tr>
<td>92</td>
<td>Messrs. Sherman, Pearson and Savage</td>
<td>Relating to inner and outer harbor lines in front of the city of Port Townsend.</td>
</tr>
<tr>
<td>93</td>
<td>Mr. Hurley</td>
<td>Relating to drainage districts.</td>
</tr>
<tr>
<td>94</td>
<td>Messrs. Austin and Armstrong</td>
<td>Relating to superior court bailiffs.</td>
</tr>
<tr>
<td>95</td>
<td>Mr. Swegle</td>
<td>Relating to small loans.</td>
</tr>
<tr>
<td>96</td>
<td>Mr. Swegle</td>
<td>Relating to motor vehicle loans.</td>
</tr>
<tr>
<td>97</td>
<td>Mr. Vane</td>
<td>Relating to transportation of property by motor vehicles.</td>
</tr>
<tr>
<td>98</td>
<td>Mr. Gabrielsen</td>
<td>Relating to the advertising of liquor.</td>
</tr>
<tr>
<td>99</td>
<td>Mr. Smith</td>
<td>Relating to the buying and selling of motor fuels</td>
</tr>
<tr>
<td>100</td>
<td>Mr. Sherman</td>
<td>Relating to compensation and medical care of certain workmen engaged in extrahazardous employment.</td>
</tr>
<tr>
<td>101</td>
<td>Mr. Hatley</td>
<td>Relating to schools and declaring November 11 a school holiday.</td>
</tr>
<tr>
<td>102</td>
<td>Mr. Swegle</td>
<td>Relating to municipal elections.</td>
</tr>
<tr>
<td>103</td>
<td>Mr. French</td>
<td>Relating to taxation and to assessments of property.</td>
</tr>
<tr>
<td>104</td>
<td>Mr. Lauman</td>
<td>Relating to commitment of certain insane.</td>
</tr>
<tr>
<td>105</td>
<td>Mrs. Kehoe</td>
<td>Relating to the display of our flag at state institutions.</td>
</tr>
<tr>
<td>106</td>
<td>Committee on Municipal Corporations Other Than First Class</td>
<td>Relating to city clerks in second class cities.</td>
</tr>
</tbody>
</table>
### Subject and History of House Bills—Continued.

<table>
<thead>
<tr>
<th>Number, Author and Subject</th>
<th>First Reading</th>
<th>Second Reading</th>
<th>Third Reading</th>
<th>Other Actions</th>
<th>Reported from House</th>
<th>Signed by Speaker</th>
<th>Signed by President of State</th>
<th>Signed by Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td>107. Committee on Municipal Corporations Other Than First Class: Authorizing cities and towns to receive donations</td>
<td>67</td>
<td>82</td>
<td></td>
<td>225</td>
<td>313</td>
<td>323</td>
<td>349</td>
<td></td>
</tr>
<tr>
<td>108. Mr. Hurley (Jos. E.): Authorizing the exchange of certain state lands</td>
<td>67</td>
<td>91</td>
<td>123</td>
<td>123</td>
<td>225</td>
<td>313</td>
<td>323</td>
<td>349</td>
</tr>
<tr>
<td>109. Mr. Hurley (Jos. E.): Authorizing the conveyance of certain state lands to a cemetery association</td>
<td>67</td>
<td>91</td>
<td>123</td>
<td>123</td>
<td>225</td>
<td>313</td>
<td>323</td>
<td>349</td>
</tr>
<tr>
<td>110. Mr. Chervenka (By departmental request): Relating to nursery stock</td>
<td>67</td>
<td>126</td>
<td>157</td>
<td>183</td>
<td>566</td>
<td>606</td>
<td>634</td>
<td>733</td>
</tr>
<tr>
<td>111. Messrs. Twidwell, Pearsall and Mackie: Relating to elections of cities of the third and fourth class</td>
<td>68</td>
<td>198</td>
<td>237</td>
<td>331</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>112. Mr. Pettus: Relating to the denominations of tax tokens</td>
<td>68</td>
<td>417</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>113. Mr. Swingle: Relating to codification of state statutes as relating to third and fourth class towns</td>
<td>73</td>
<td>162</td>
<td>181</td>
<td>229</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>114. Mr. Martin: Relating to Primary State Highway No. 17 at Sedro Woolley</td>
<td>73</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>115. Mr. Martin: Relating to Primary State Highway No. 1 at Sedro Woolley</td>
<td>73</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>116. Mr. Riley (Edw. F.): Relating to contractors and to public contracts</td>
<td>73</td>
<td>325</td>
<td>509</td>
<td>506</td>
<td>506</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>117. Mr. Smith (Vernon A.): Relating to sewers in cities and towns</td>
<td>73</td>
<td>198</td>
<td>227</td>
<td>434</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>118. Messrs. Pearsall, Mackle and Twidwell: Relating to the establishment of certain state junior colleges</td>
<td>73</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>119. Committee on Rules and Order: Providing for publication of the temporary Session Laws</td>
<td>73</td>
<td>87</td>
<td>97</td>
<td></td>
<td>225</td>
<td>313</td>
<td>323</td>
<td>349</td>
</tr>
<tr>
<td>120. Miss Butler: Relating to drainage improvement districts</td>
<td>73</td>
<td>211</td>
<td>361</td>
<td>52</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>121. Mr. Bienz: Relating to teachers' retirement</td>
<td>78</td>
<td>186</td>
<td>332</td>
<td>618</td>
<td>619</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>122. Mr. Jackson:</td>
<td>Relating to the transportation of explosives</td>
<td>78</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
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<td></td>
<td></td>
</tr>
<tr>
<td>123. Mr. Devenish:</td>
<td>Relating to public highways and motor vehicles</td>
<td>78</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>124. Mr. Gabrielsen:</td>
<td>Regulating and licensing companies giving financial and credit reports</td>
<td>78</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>125. Mr. Trombley:</td>
<td>Relating to the taking of certain food fish</td>
<td>78</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>126. Mr. Moulton:</td>
<td>Relating to irrigation districts and to district land titles</td>
<td>78</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>127. Messrs. Nordenberg and Wiggen:</td>
<td>Relating to sewers</td>
<td>79</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>128. Mr. Jackson:</td>
<td>Relating to wages and to the unlawful rebating of wages</td>
<td>79</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>129. Mr. Twidwell:</td>
<td>Relating to the protection of forests</td>
<td>79</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>130. Mr. Sandegren:</td>
<td>Relating to the licensing and safety of boiler engineers</td>
<td>79</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>131. Messrs. Vane and Jackson:</td>
<td>Relating to cities and park districts</td>
<td>79</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>132. Committee on Dairy and Livestock:</td>
<td>Relating to diseased animals and Bang's disease</td>
<td>79</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>133. Messrs. Lauman, McCash and Miller (Frank O.):</td>
<td>Relating to old age assistance</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>134. Messrs. Vane and Jackson:</td>
<td>Relating to Metropolitan Park Districts</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>135. Mr. Jones (John R.):</td>
<td>Relating to buying and selling of agricultural products</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>136. Mr. Jones (John R.):</td>
<td>Relating to Primary State Highway No. 2 in Moses Coulee</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>137. Messrs. Riley (Edw. F.) and Pennock:</td>
<td>Relating to life insurance and certain contracts in connection therewith</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>138. Mr. Sherman:</td>
<td>Relating to boiler inspection</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>139. Mr. Woodall:</td>
<td>Relating to the operation of motor vehicles</td>
<td>85</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>140. Miss Butler:</td>
<td>Relating to secondary state highways in Pacific county</td>
<td>85</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>141. Mr. Beckley:</td>
<td>Relating to toll bridges</td>
<td>85</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### NUMBER, AUTHOR AND SUBJECT

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>142</td>
<td>Mr. Jackson</td>
<td>Relating to certain secondary state highways in King and Pierce counties</td>
</tr>
<tr>
<td>143</td>
<td>Mr. Miller (Fred)</td>
<td>Relating to secondary state highways in Yakima county</td>
</tr>
<tr>
<td>144</td>
<td>Mr. Van Buskirk</td>
<td>Authorizing county commissioners to sell certain land to the government</td>
</tr>
<tr>
<td>145</td>
<td>Mr. Payne</td>
<td>Relating to the tax on retail sales and exempting certain sales and equipment</td>
</tr>
<tr>
<td>146</td>
<td>Mr. Kinnear (Geo. C.)</td>
<td>Relating to the collection of taxes</td>
</tr>
<tr>
<td>147</td>
<td>Mr. Schumann</td>
<td>Relating to local improvements and to the foreclosure of assessments</td>
</tr>
<tr>
<td>148</td>
<td>Mr. Kinnear (Geo. C.)</td>
<td>Relating to industrial loan companies</td>
</tr>
<tr>
<td>149</td>
<td>Mr. Nordenberg</td>
<td>Relating to lunch rooms in school buildings</td>
</tr>
<tr>
<td>150</td>
<td>Mr. Sherman</td>
<td>Relating to schools and to school textbooks</td>
</tr>
<tr>
<td>151</td>
<td>Mr. Carty</td>
<td>Relating to noxious weed seeds</td>
</tr>
<tr>
<td>152</td>
<td>Mr. Jones (D. W.)</td>
<td>Relating to municipal corporations and to the net earnings of public utilities therein</td>
</tr>
<tr>
<td>153</td>
<td>Mr. Smith (M. B.)</td>
<td>For the relief of Ida Lee Howard Scott</td>
</tr>
<tr>
<td>154</td>
<td>Messrs. Wenberg and Bernethy</td>
<td>Relating to secondary state highways in Whatcom county</td>
</tr>
<tr>
<td>155</td>
<td>Mr. Neal</td>
<td>Relating to assessments by water districts</td>
</tr>
</tbody>
</table>

### REPORTED FROM COMMITTEE

<table>
<thead>
<tr>
<th>Number</th>
<th>First Reading</th>
<th>Second Reading</th>
<th>Third Reading</th>
<th>Other Actions</th>
<th>Signed by Speaker</th>
<th>Signed by Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td>142</td>
<td>85</td>
<td></td>
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</tr>
<tr>
<td>156</td>
<td>Relating to the Pacific-Northwest Centennial Exposition</td>
<td>Messrs. Hanson and White</td>
<td>92</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>157</td>
<td>Relating to military leave of public employees</td>
<td>Mr. Henry</td>
<td>92</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>158</td>
<td>Relating to county and city hospitals</td>
<td>Mr. Rosellini</td>
<td>92</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>159</td>
<td>Providing for semi-monthly payment of salaries to state, county and city employees</td>
<td>Mr. Dore</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>160</td>
<td>Licensing stores and governing the operation thereof</td>
<td>Mr. Hall</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>161</td>
<td>Relating to employment of aliens in public office</td>
<td>Mr. Martin</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>162</td>
<td>Relating to hours of labor on State, county or city jobs</td>
<td>Mr. Guisinger</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>163</td>
<td>Relating to taxation and the establishment of taxing district boundaries</td>
<td>Mr. Riley</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>164</td>
<td>Relating to taxation and to tax refund warrants</td>
<td>Mr. Riley</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>165</td>
<td>Relating to secondary State highways in Clark County</td>
<td>Messrs. Coe and Moulton</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>166</td>
<td>Establishing a primary State highway in Tacoma</td>
<td>Mr. Jackson</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>167</td>
<td>Relating to public utility districts</td>
<td>Mr. Dore</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>168</td>
<td>Relating to the transportation of property in rented motor vehicles</td>
<td>Mr. Vane</td>
<td>93</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>169</td>
<td>Relating to reforestation</td>
<td>Mr. Van Dyk</td>
<td>94</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>170</td>
<td>Relating to co-operative associations</td>
<td>Mr. Van Dyk</td>
<td>94</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>171</td>
<td>Relating to police courts in certain cities</td>
<td>Mr. Woodall</td>
<td>94</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>172</td>
<td>Relating to intoxicating liquors</td>
<td>Committee on Rules and Order (by executive request)</td>
<td>94</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>173</td>
<td>Relating to taxation of motor vehicles</td>
<td>Mr. Carty</td>
<td>117</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>174</td>
<td>Relating to the taxation of minerals</td>
<td>Mr. Tisdale</td>
<td>117</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>175</td>
<td>Relating to assessment of property for taxation</td>
<td>Mr. Van Dyk</td>
<td>117</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### SUBJECT AND HISTORY OF HOUSE BILLS—Continued.

#### NUMBER, AUTHOR AND SUBJECT

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>First Reading</th>
<th>Reported from Committee</th>
<th>Second Reading</th>
<th>Third Reading</th>
<th>Other Actions</th>
<th>Reported from Senate</th>
<th>Signed by Speaker of Senate</th>
<th>Signed by Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td>176.</td>
<td>Mr. Pearson</td>
<td>Prohibiting the employment of married women</td>
<td>117</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>177.</td>
<td>Mr. Blenz</td>
<td>Relating to certain fees which shall be credited to the reclamation revolving fund</td>
<td>117</td>
<td>172</td>
<td>205</td>
<td>305</td>
<td>702</td>
<td>723</td>
<td>754</td>
<td></td>
</tr>
<tr>
<td>178.</td>
<td>Mr. Pearsall</td>
<td>Relating to damage claims against school districts</td>
<td>117</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>179.</td>
<td>Mr. Petit</td>
<td>Relating to a ferry across the Columbia River</td>
<td>117</td>
<td>309</td>
<td>507</td>
<td></td>
<td>702</td>
<td>723</td>
<td>754</td>
<td></td>
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<tr>
<td>180.</td>
<td>Mr. Riley (Edw. F.)</td>
<td>Relating to insurance</td>
<td>118</td>
<td>300</td>
<td>390</td>
<td>462</td>
<td>723</td>
<td>723</td>
<td>754</td>
<td></td>
</tr>
<tr>
<td>181.</td>
<td>Mr. Martin</td>
<td>Relating to payment of bounties on certain predatory animals</td>
<td>116</td>
<td>149</td>
<td>181</td>
<td>268</td>
<td>725</td>
<td>723</td>
<td>754</td>
<td></td>
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<tr>
<td>182.</td>
<td>Mr. Wenberg</td>
<td>Relating to sale and distribution of dairy products</td>
<td>118</td>
<td>621</td>
<td>206</td>
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<td>725</td>
<td>725</td>
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<td>183.</td>
<td>Mr. Reilly (Edw. J.) (by request)</td>
<td>Relating to justices of the peace</td>
<td>118</td>
<td>186</td>
<td>206</td>
<td></td>
<td>725</td>
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<td>856</td>
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<tr>
<td>184.</td>
<td>Mr. Reilly (Edw. J.)</td>
<td>Relating to common schools and the allotment per day per pupil.</td>
<td>118</td>
<td>213</td>
<td>300</td>
<td>433</td>
<td>725</td>
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<td>Mr. Reilly (Edw. J.) (by request)</td>
<td>Relating to the jurisdiction of justices of the peace.</td>
<td>118</td>
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<td>186.</td>
<td>Mr. Pearsall</td>
<td>Relating to actions against school districts</td>
<td>118</td>
<td>212</td>
<td>515</td>
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<td>187.</td>
<td>Mr. Brown</td>
<td>Relating to the consolidation of townships</td>
<td>118</td>
<td>300</td>
<td>346</td>
<td>436</td>
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<td>188.</td>
<td>Mr. Lindsay</td>
<td>Relating to savings and loan associations</td>
<td>118</td>
<td>209</td>
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<td>189.</td>
<td>Committee on Dairy and Livestock</td>
<td>Relating to dairy and livestock and to the price of butter.</td>
<td>119</td>
<td>170</td>
<td>305</td>
<td>625</td>
<td>624</td>
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<td>702</td>
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<td>Committee on Rules and Order</td>
<td>Relating to workmen's compensation.</td>
<td>119</td>
<td>243</td>
<td>422</td>
<td>522</td>
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<td>Committee on Rules and Order</td>
<td>Relating to industrial insurance and medical aid rates.</td>
<td>119</td>
<td>257</td>
<td>424</td>
<td>522</td>
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<td>Mr. Martin: Relating to mine-to-market highway</td>
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<td>(Substitute) Committee on Roads and Bridges: Relating to mine-to-market highway</td>
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<td>Committee on Rules and Order (by executive request): Relating to fisheries</td>
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<td>Committee on Rules and Order (by executive request): Relating to commercial fisheries</td>
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<td>196</td>
<td>Miss Butler and Mr. Van Buskirk: Relating to a bridge across the Cowlitz River at Kelso</td>
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<td>197</td>
<td>Mr. Henry: Relating to savings and loan associations</td>
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<td>198</td>
<td>Mr. Reilly (Edw. J.): Relating to crimes and to Sabbath breaking</td>
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<td>199</td>
<td>Mr. Gabrielsen: Relating to medical aid and hospitalization of workers</td>
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<td>Mr. Cowen: Regulating the business of photography</td>
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<td>201</td>
<td>Mr. Lindsay: Relating to credit unions</td>
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<td>202</td>
<td>Mr. Hay: Relating to felonies and the apprehension of criminals</td>
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<td>203</td>
<td>Mr. Jackson: Relating to the secondary State highway at Des Moines</td>
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<tr>
<td>204</td>
<td>Mr. Payne: Relating to powers and duties of regents of the University of Washington</td>
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<td>205</td>
<td>Mr. Henry: Relating to claims in justice courts</td>
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<tr>
<td>206</td>
<td>Messrs. Hay and Underwood: Appropriating $25,000 to investigate the small loan business</td>
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<td>207</td>
<td>Mr. Lindsay: Regulating the small loan business</td>
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<td>208</td>
<td>Committee on Dairy and Livestock: Relating to branding</td>
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<tr>
<td>209</td>
<td>Mr. Gabrielsen: Regulating hospital associations</td>
<td></td>
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</tr>
<tr>
<td>210</td>
<td>Mr. Turner: For the relief of the estate of Stephen Matthews, deceased</td>
<td></td>
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<td>Third Reading</td>
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<td>Signed by Speaker</td>
<td>Signed by President of Senate</td>
<td>Signed by Governor</td>
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<tr>
<td>211</td>
<td>Mr. Mohler: Relating to fishing in Hoods Canal</td>
<td>130</td>
<td>363</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>212</td>
<td>Mr. Smith (Vernon A.): Relating to Primary State Highway No. 15 between Monroe and Bothell</td>
<td>140</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>213</td>
<td>Messrs. Hanson and White: Relating to certain secondary State highways</td>
<td>149</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>214</td>
<td>Messrs. Hanson and White: Relating to an overhead crossing on State Highway No. 2 near Cle Elum</td>
<td>149</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>215</td>
<td>Mr. Woodall: Relating to mortgages on personal property</td>
<td>149</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>216</td>
<td>Mr. Neal: Relating to the surrender of stolen property</td>
<td>149</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>217</td>
<td>Mr. Turner: Relating to justices of the peace in first-class cities</td>
<td>140</td>
<td>187</td>
<td>207</td>
<td>435</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>218</td>
<td>Mr. Hurley (Jos. E.): Relating to outside work by full-time public officers</td>
<td>141</td>
<td>341</td>
<td>545</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>219</td>
<td>Mr. Dixon: Providing for rear doors on busses</td>
<td>141</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>220</td>
<td>Messrs. Dixon and Rosellini: Changing the boundaries of certain legislative districts in Pierce County</td>
<td>141</td>
<td>199</td>
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<td>221</td>
<td>Judiciary Committee: Requiring an employer to pay wages earned by deceased employee to surviving spouse or nearest of kin</td>
<td>141</td>
<td></td>
<td>193</td>
<td>439</td>
<td>774</td>
<td>774</td>
<td>856</td>
<td>869</td>
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<tr>
<td>222</td>
<td>Mr. Pennock: Authorizing collective bargaining by State employees</td>
<td>141</td>
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<td>223</td>
<td>Mr. Lindsay: Relating to bonding and licensing of painting contractors</td>
<td>141</td>
<td>271</td>
<td>350</td>
<td>548</td>
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<tr>
<td>224</td>
<td>Mr. Jackson: Relating to state-wide first aid instruction and classes</td>
<td>141</td>
<td>187</td>
<td>574</td>
<td>614</td>
<td>727</td>
<td>727</td>
<td>790</td>
<td>796</td>
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<tr>
<td>225</td>
<td>Mr. Hanson: Relating to coal mining</td>
<td>141</td>
<td>173</td>
<td>222</td>
<td>356</td>
<td>727</td>
<td>727</td>
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<td>226.</td>
<td>Mr. Woodall</td>
<td>Relating to the sale of agricultural and horticultural products</td>
<td>141 726</td>
<td></td>
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<tr>
<td>226.</td>
<td>(Substitute) Committee on Horticulture</td>
<td>Relating to the sale of agricultural and horticultural products</td>
<td>326 430 494</td>
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<td>227.</td>
<td>Mr. McQuesten (by request)</td>
<td>Relating to transportation and marketing of honey</td>
<td>141 271 480 501</td>
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<td>228.</td>
<td>Mr. Jackson</td>
<td>Relating to the sanitation and purity of all lakes, streams, etc.</td>
<td>142</td>
<td></td>
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<td></td>
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<td></td>
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<td>229.</td>
<td>Mr. Olson</td>
<td>Relating to birth and death records</td>
<td>142 289</td>
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<td>230.</td>
<td>Messrs. McCash, Lauman and Miller (Frank O.)</td>
<td>Relating to the registration of stallions and jacks</td>
<td>142 271</td>
<td></td>
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<td>231.</td>
<td>Mr. Martin (by departmental request)</td>
<td>Relating to game and to game restoration projects</td>
<td>142 228 301 494</td>
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<td>232.</td>
<td>Mr. Hanson</td>
<td>Relating to confirmation of appointive officers in certain cities</td>
<td>142 564</td>
<td></td>
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<tr>
<td>233.</td>
<td>Mr. Nordenberg</td>
<td>Relating to elections in school districts of the second class</td>
<td>142 212, 443 213</td>
<td></td>
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<td></td>
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<tr>
<td>234.</td>
<td>Miss Butler</td>
<td>Abolishing the office of county assessor</td>
<td>142</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>235.</td>
<td>Mr. Cowen</td>
<td>Designating and naming an existing park road</td>
<td>143 173 207 322 805 802 869</td>
<td></td>
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<td>236.</td>
<td>Committee On Agriculture</td>
<td>Relating to agriculture and to agricultural displays</td>
<td>143 182 361 729 729 790 796</td>
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<td>237.</td>
<td>Mr. Beckley</td>
<td>Defining legal or lawful fences</td>
<td>143 200</td>
<td></td>
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<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>238.</td>
<td>Mr. Warnica</td>
<td>Relating to secondary State highways</td>
<td>143</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
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<td>239.</td>
<td>Mr. Smith (Vernon A.) (by departmental request)</td>
<td>Relating to transportation of convicts</td>
<td>150</td>
<td></td>
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<td>Mr. Smith (Vernon A.) (by departmental request)</td>
<td>Relating to paroles</td>
<td>150 326 506 616</td>
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<td>241.</td>
<td>Mr. Smith (Vernon A.) (by departmental request)</td>
<td>Providing for psychiatric care of inmates in penal institutions</td>
<td>150</td>
<td></td>
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<tr>
<td>242.</td>
<td>Mr. Smith (Vernon A.) (by departmental request)</td>
<td>Relating to conservation camps for certain prisoners</td>
<td>151 326</td>
<td></td>
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<td>REPORTED FROM</td>
<td>SECOND READING</td>
<td>THIRD READING</td>
<td>OTHER ACTIONS</td>
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<tr>
<td>242.</td>
<td>(Substitute) Committee On State Penal and Reformatory Institutions: Relating to conservation camps for certain prisoners.</td>
<td>325</td>
<td>506</td>
<td>616</td>
<td>702 725 754</td>
<td></td>
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<tr>
<td>243.</td>
<td>Mr. Smith (Vernon A.) (by departmental request): Relating to witnesses in criminal cases.</td>
<td>151 213</td>
<td>572 627</td>
<td>702 723 754</td>
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<td>244.</td>
<td>Mr. Smith (Vernon A.) (by departmental request): Relating to crimes and extraditions.</td>
<td>151 213</td>
<td>572 627</td>
<td>702 723 754</td>
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<tr>
<td>245.</td>
<td>Mr. Smith (Vernon A.) (by departmental request): Relating to uniform extradition procedure.</td>
<td>151</td>
<td>702 723 754</td>
<td></td>
<td></td>
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<tr>
<td>246.</td>
<td>Mr. Sherman: Relating to fatal injuries in extrahazardous employment.</td>
<td>151</td>
<td>702 723 754</td>
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<tr>
<td>247.</td>
<td>Mr. Reilly (Edw. J.) (by departmental request): Transferring certain funds in the State Treasury.</td>
<td>151 213</td>
<td>335 525</td>
<td>702 723 754</td>
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<tr>
<td>248.</td>
<td>Mr. Reilly (Edw. J.) (by departmental request): Transferring certain funds in the State Treasury.</td>
<td>151 213</td>
<td>335 526</td>
<td>702 723 754</td>
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<tr>
<td>249.</td>
<td>Mr. Reilly (Edw. J.) (by departmental request): Transferring certain funds in the State Treasury.</td>
<td>151 214</td>
<td>335 527</td>
<td>702 723 754</td>
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<tr>
<td>250.</td>
<td>Mr. Reilly (Edw. J.) (by departmental request): Transferring certain funds in the State Treasury.</td>
<td>152 250</td>
<td>335 528</td>
<td>702 723 754</td>
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<td>251.</td>
<td>Messrs. Jones (John R.) and French: Relating to transportation and branding of slaughtered animals.</td>
<td>152</td>
<td>702 723 754</td>
<td></td>
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<tr>
<td>252.</td>
<td>Messrs. Warnica and Mohler: Making an appropriation for the relief of Thurston County.</td>
<td>152</td>
<td>702 723 754</td>
<td></td>
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<td>253.</td>
<td>Mr. Reilly (Edw. J.) (by departmental request): Transferring certain funds in the State Treasury.</td>
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<td>335 528</td>
<td>702 723 754</td>
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<tr>
<td>254</td>
<td>Mr. Smith (Vernon A.) (by departmental request): Limiting the salary of the Board of Prison Terms and Paroles.</td>
<td>152</td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>255</td>
<td>Mr. French: Relating to the listing of property for taxation.</td>
<td>152</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>256</td>
<td>Mr. Cook: Providing for the disincorporation of port districts.</td>
<td>152</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>257</td>
<td>Mrs. Keohoe: Creating a State Library Commission.</td>
<td>152</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>258</td>
<td>Mr. Isenhart: Relating to the registration of voters.</td>
<td>152</td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<td></td>
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<tr>
<td>259</td>
<td>Mr. Devenish (by departmental request): Relating to gas tax.</td>
<td>152</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>260</td>
<td>Committee On Rules and Order (by executive request): Relating to distribution of State profits on liquor.</td>
<td>152</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>261</td>
<td>Mr. Cowen: Relating to narcotic drugs.</td>
<td>153</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>262</td>
<td>Mr. Gabrielsen: Relating to city parks and cemeteries within or without the limits of cities of the fourth class.</td>
<td>153</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>263</td>
<td>Mr. Carty: Relating to taxation.</td>
<td>153</td>
<td></td>
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<td>264</td>
<td>Mr. Carty: Relating to taxation.</td>
<td>153</td>
<td></td>
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<td></td>
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<td></td>
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<tr>
<td>265</td>
<td>Mr. Hatley: Providing for a poll tax.</td>
<td>153</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>266</td>
<td>Mr. Pettus: Exempting eighty percent of wages from garnishment.</td>
<td>154</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>267</td>
<td>Judiciary Committee: Relating to inventory and appraism of estates of deceased persons.</td>
<td>154</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>268</td>
<td>Mr. Riley (Edw. F.) (by departmental request): Relating to the fraudulent sale of securities.</td>
<td>155</td>
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<td></td>
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<td></td>
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<td>269</td>
<td>Mr. Kinnear (Geo. C.): Relating to official court reporters.</td>
<td>164</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>270</td>
<td>Mr. Isenhart (by departmental request): Relating to jurors.</td>
<td>165</td>
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<td>271</td>
<td>Mr. Hurley (Jos. E.): Relating to private corporations.</td>
<td>165</td>
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<tr>
<td>272</td>
<td>Mr. Pettus: Relating to conditional sales contracts.</td>
<td>165</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>273</td>
<td>Mr. Tisdale: Prohibiting logging trucks on highways within certain hours.</td>
<td>165</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>274</td>
<td>Mr. Riley (Edw. F.): Relating to secondary State highways.</td>
<td>165</td>
<td></td>
<td></td>
<td></td>
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<td>275</td>
<td>Mr. Hatley: Relating to township organization.</td>
<td>165</td>
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### SUBJECT AND HISTORY OF HOUSE BILLS—Continued.

<table>
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<th>First Reading</th>
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<th>Third Reading</th>
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<th>Signed by President of Senate</th>
<th>Signed by Governor</th>
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<tr>
<td>276. Mr. Isenhart: Relating to insecticides and fungicides</td>
<td>166</td>
<td></td>
<td></td>
<td>166</td>
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<td></td>
<td></td>
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<tr>
<td>277. Mr. Moulton: Relating to the control and eradication of animal diseases</td>
<td>166</td>
<td>272, 385</td>
<td>482</td>
<td>550</td>
<td>272</td>
<td>755</td>
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<tr>
<td>278. Mr. Dixon: Relating to life insurance companies</td>
<td>166</td>
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<tr>
<td>279. Mr. Isenhart: Relating to mining and the filing of mining locations</td>
<td>166</td>
<td>388</td>
<td></td>
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<td>280. Mr. Cameron: Relating to the healing arts and the licensing thereof</td>
<td>166</td>
<td>200, 466</td>
<td>300</td>
<td></td>
<td>337, 482</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>281. Mr. Riley (Edw. F.): Prohibiting the use of certain automatic vending machines</td>
<td>166</td>
<td>230</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>282. Committee on Commerce and Manufacturing: Relating to unfair competition</td>
<td>166</td>
<td>326</td>
<td>347</td>
<td>458</td>
<td>166, 776</td>
<td>776</td>
<td>856</td>
<td>869</td>
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<tr>
<td>283. Mr. Pearsall (by departmental request): Relating to junior colleges</td>
<td>166</td>
<td>243</td>
<td>320</td>
<td>359</td>
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<td></td>
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<td>284. Judiciary Committee: Relating to the publication and distribution of State documents</td>
<td>174</td>
<td>443</td>
<td>320, 452</td>
<td>453</td>
<td>434</td>
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<tr>
<td>285. Committee on State Granted, School and Tide Lands (by departmental request): Relating to rights-of-way over State lands</td>
<td>174</td>
<td></td>
<td>222</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>286. Committee on Reclamation and Irrigation (by departmental request): Relating to irrigation districts under contract with the United States</td>
<td>174</td>
<td></td>
<td>321</td>
<td>337</td>
<td>702</td>
<td>723</td>
<td>754</td>
<td></td>
</tr>
<tr>
<td>287. Committee on State Granted, School and Tide Lands (by departmental request): Relating to State lands in Stevens county</td>
<td>174</td>
<td>320</td>
<td>659</td>
<td></td>
<td>791</td>
<td>856</td>
<td>869</td>
<td></td>
</tr>
<tr>
<td>288. Committee on State Granted, School and Tide Lands (by departmental request): For the relief of J. M. Rose</td>
<td>175</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>289. Committee on Forestry and Logged-Off Lands (by departmental request): Relating to improvement of farms with Federal financial aid</td>
<td>175</td>
<td>319</td>
<td>335</td>
<td></td>
<td>702</td>
<td>723</td>
<td>754</td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Speaker Description</td>
<td>Topic</td>
<td>Page</td>
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<td></td>
</tr>
<tr>
<td>290.</td>
<td>Messrs. Chervenka and Montgomery</td>
<td>Relating to Primary State Highway No. 5</td>
<td>175</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>291.</td>
<td>Mr. Dixon</td>
<td>Relating to Primary State Highway No. 5</td>
<td>175</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>292.</td>
<td>Mr. Pettus</td>
<td>Relating to Primary State Highway No. 14</td>
<td>175</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>293.</td>
<td>Mr. Schumann</td>
<td>Relating to taxation of property owned by public utility companies</td>
<td>175</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>294.</td>
<td>Mr. Jones (John R.)</td>
<td>Relating to unpaid assessment installments</td>
<td>175</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>295.</td>
<td>Mr. Olson</td>
<td>Relating to civil liberties</td>
<td>175</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>296.</td>
<td>Mr. Wills</td>
<td>Relating to the election of judges</td>
<td>176</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>297.</td>
<td>Mr. Henry</td>
<td>Relating to industrial insurance claims</td>
<td>176</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>298.</td>
<td>Mr. Reilly (Edw. J.) (by departmental request)</td>
<td>Relating to the State Treasurer and to the transfer of funds</td>
<td>176</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>299.</td>
<td>Mr. Reilly (Edw. J.) (by departmental request)</td>
<td>Relating to depositories of public funds</td>
<td>176</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>300.</td>
<td>Miss Butler</td>
<td>Relating to precinct committeemen</td>
<td>176</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>301.</td>
<td>Mr. Jackson</td>
<td>Acquiring licenses for the maintenance and operation of stores</td>
<td>176</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>302.</td>
<td>Miss Butler and Mr. Van Buskirk</td>
<td>Relating to the care of injured workmen</td>
<td>176</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>303.</td>
<td>Mr. Riley (Edw. F.) (by request)</td>
<td>Compelling the payment of prevailing wages on public works</td>
<td>177</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>304.</td>
<td>Mr. Bienz</td>
<td>Defining second-class school districts</td>
<td>177</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>305.</td>
<td>Mr. Jackson</td>
<td>Establishing a merit system in incorporated cities</td>
<td>177</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>306.</td>
<td>Mr. Dixon</td>
<td>Relating to labor and the solicitation of employees</td>
<td>177</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>307.</td>
<td>Mr. Hatley</td>
<td>Relating to highways and to county roads</td>
<td>177</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>308.</td>
<td>Mr. Petit</td>
<td>Relating to highways</td>
<td>189</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>309.</td>
<td>Mr. Phillips</td>
<td>Relating to highways</td>
<td>189</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>310.</td>
<td>Mr. French</td>
<td>Relating to highways</td>
<td>189</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>311.</td>
<td>Mr. Cowen</td>
<td>Relating to highways</td>
<td>189</td>
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<td></td>
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</tr>
</tbody>
</table>
### NUMBER, AUTHOR AND SUBJECT

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>Reported from Committee</th>
<th>Second Reading</th>
<th>Third Reading</th>
<th>Other Actions</th>
<th>Reported from Senate</th>
<th>Signed by Speaker</th>
<th>Signed by President of Senate</th>
<th>Vetoed by Governor</th>
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<tr>
<td>312.</td>
<td>Mr. Eddy</td>
<td>Relating to the State Law Librarian</td>
<td>189</td>
<td>290</td>
<td>452</td>
<td>517</td>
<td>813</td>
<td>813</td>
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<td>869</td>
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<tr>
<td>313.</td>
<td>Mr. Reilly (Edw. J.)</td>
<td>Relating to the Washington State Patrol</td>
<td>189</td>
<td>7</td>
<td>7</td>
<td>7</td>
<td>7</td>
<td>7</td>
<td>7</td>
<td>7</td>
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<tr>
<td>314.</td>
<td>Mr. Swegle</td>
<td>Permitting certain cities to sell unclaimed personal property</td>
<td>189</td>
<td>291</td>
<td>353</td>
<td>591</td>
<td>808</td>
<td>808</td>
<td>869</td>
<td></td>
</tr>
<tr>
<td>315.</td>
<td>Mr. Sandegren</td>
<td>Relating to surveying</td>
<td>190</td>
<td>310</td>
<td>362</td>
<td>496</td>
<td>808</td>
<td>808</td>
<td>869</td>
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</tr>
<tr>
<td>316.</td>
<td>Mr. Smith (Jurie B.)</td>
<td>Relating to engineering and land surveying</td>
<td>190</td>
<td>467</td>
<td>467</td>
<td>467</td>
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<td>467</td>
<td>467</td>
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</tr>
<tr>
<td>317.</td>
<td>Mr. Turner (by request)</td>
<td>Relating to school revenues</td>
<td>190</td>
<td>467</td>
<td>467</td>
<td>467</td>
<td>467</td>
<td>467</td>
<td>467</td>
<td></td>
</tr>
<tr>
<td>318.</td>
<td>Mr. Turner (by request)</td>
<td>Relating to school budgets</td>
<td>190</td>
<td>598</td>
<td>598</td>
<td>598</td>
<td>598</td>
<td>598</td>
<td>598</td>
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<tr>
<td>319.</td>
<td>Mr. Smith (Jurie B.)</td>
<td>Providing for adjustment of debts of commercial waterways</td>
<td>190</td>
<td>564</td>
<td>564</td>
<td>564</td>
<td>564</td>
<td>564</td>
<td>564</td>
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<tr>
<td>320.</td>
<td>Mr. Jackson (by request)</td>
<td>Establishing a State park in Pierce County</td>
<td>190</td>
<td>598</td>
<td>598</td>
<td>598</td>
<td>598</td>
<td>598</td>
<td>598</td>
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<td>321.</td>
<td>Mr. Olson</td>
<td>Relating to youth administration</td>
<td>190</td>
<td>588</td>
<td>588</td>
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<td>588</td>
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<td>Judiciary Committee</td>
<td>Relating to trust receipts on personal property</td>
<td>190</td>
<td>318</td>
<td>457</td>
<td>792</td>
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<td>792</td>
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<tr>
<td>323.</td>
<td>Committee on Cities of the First Class</td>
<td>Relating to municipally owned street railway systems</td>
<td>190</td>
<td>385, 418</td>
<td>459</td>
<td>432</td>
<td>353, 569, 569</td>
<td>569</td>
<td>655</td>
<td>702</td>
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<tr>
<td>324.</td>
<td>Committee on Horticulture</td>
<td>Relating to apples</td>
<td>190</td>
<td>317, 318, 461</td>
<td>461</td>
<td>461</td>
<td>290</td>
<td>808</td>
<td>908</td>
<td>908</td>
</tr>
<tr>
<td>325.</td>
<td>Committee on Medicine, Dentistry, Pure Food and Drugs</td>
<td>Relating to the sale of certain drugs</td>
<td>190</td>
<td>237, 264, 285</td>
<td>238</td>
<td>238</td>
<td>419, 461</td>
<td>461</td>
<td>473</td>
<td></td>
</tr>
<tr>
<td>326.</td>
<td>Mr. Babcock</td>
<td>Relating to field trials of hunting dogs</td>
<td>190</td>
<td>364</td>
<td>364</td>
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<td>364</td>
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<td>327.</td>
<td>Mr. McQuesten: Relating to fishing rights of certain Indians</td>
<td>202</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>328.</td>
<td>Mr. Van Dyk: Authorizing the Director of Fisheries to acquire, own and operate fishing gear</td>
<td>202</td>
<td></td>
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<td></td>
<td></td>
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<td></td>
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</tr>
<tr>
<td>329.</td>
<td>Mr. Warnača: Relating to public utilities</td>
<td>202</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>330.</td>
<td>Mr. Rosellini: Relating to motor buses</td>
<td>202</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>331.</td>
<td>Mr. Dore: Authorizing the Director of Highways to operate certain ferries</td>
<td>202</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>332.</td>
<td>Messrs. Hanson and White: Relating to Primary State Highway No. 2</td>
<td>202</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>333.</td>
<td>Messrs. Underwood and Hay: Making an appropriation for Aurora Avenue in Seattle</td>
<td>203</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>334.</td>
<td>Mr. Riley (Edw. F.): Making an appropriation for veterans' bond retirement</td>
<td>203</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>335.</td>
<td>Mr. Rosellini: Relating to the employment of persons receiving pensions</td>
<td>203</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>336.</td>
<td>Mr. Henry: Relating to port districts</td>
<td>203</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>337.</td>
<td>Mr. Twidwell: Relating to cutting and shipping of evergreen trees</td>
<td>203</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>338.</td>
<td>Mr. Riley (Edw. F.) (by request): Relating to revenue and taxation</td>
<td>203</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>339.</td>
<td>Mr. Tisdale: Providing for the election of the Director of Social Security</td>
<td>203</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>340.</td>
<td>Mr. Jackson: Relating to the payment of wages for labor</td>
<td>203</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>341.</td>
<td>Judiciary Committee: Relating to the private practice of attorneys holding public office</td>
<td>215</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>342.</td>
<td>Committee on Reclamation and Irrigation: Relating to irrigation districts</td>
<td>215</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>343.</td>
<td>Committee on Reclamation and Irrigation: Relating to irrigation districts</td>
<td>215</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>344.</td>
<td>Mr. Swegle (by departmental request): Relating to school budgets</td>
<td>215</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>345.</td>
<td>Mr. Swegle (by departmental request): Relating to school revenues and disbursements</td>
<td>215</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>346.</td>
<td>Mr. Reilly (Edw. J.): Providing for the relief of needy school districts</td>
<td>215</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>Subject</td>
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<td>SECOND READING</td>
<td>THIRD READING</td>
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<td>Reported from Speaker</td>
<td>Signed by Speaker of Senate</td>
<td>Signed by Governor</td>
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</tr>
<tr>
<td>347</td>
<td>Mr. Reilly (Edw. J.)</td>
<td>Relating to education</td>
<td>216</td>
<td>347</td>
<td>488</td>
<td>569</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>348</td>
<td>Mr. Riley (Edw. F.)</td>
<td>Relating to proceeds of life insurance</td>
<td>216</td>
<td>418</td>
<td>544</td>
<td>617</td>
<td></td>
<td></td>
<td>803</td>
<td>863</td>
</tr>
<tr>
<td>349</td>
<td>Mr. Rosellini</td>
<td>Relating to operation of motor trucks</td>
<td>216</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>350</td>
<td>Mr. Rosellini</td>
<td>Relating to truck licenses</td>
<td>216</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>351</td>
<td>Messrs. Martin and Egbert</td>
<td>Relating to concentrated commercial feeding stuffs, fertilizers and livestock remedies</td>
<td>216</td>
<td>291</td>
<td>351</td>
<td>491</td>
<td>815</td>
<td>814</td>
<td>909</td>
<td>911</td>
</tr>
<tr>
<td>352</td>
<td>Mr. Babcock</td>
<td>Relating to the administration of social security</td>
<td>216</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>353</td>
<td>Mr. Payne</td>
<td>Relating to deductions from wages</td>
<td>216</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>354</td>
<td>Mr. Jones (John R.)</td>
<td>Relating to taxes on processed goods</td>
<td>217</td>
<td>261</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>355</td>
<td>Messrs. Henry and Smith (Jurle B.)</td>
<td>Relating to old age pensions</td>
<td>217</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>356</td>
<td>Mr. McQuesten</td>
<td>Relating to election of justices of the peace</td>
<td>217</td>
<td>286</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>357</td>
<td>Mr. Reilly (Edw. J.)</td>
<td>Relating to intoxicating liquors in hotels</td>
<td>217</td>
<td>272</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>571</td>
<td></td>
</tr>
<tr>
<td>358</td>
<td>Mr. Riley (Edw. F.)</td>
<td>Relating to group life insurance</td>
<td>217</td>
<td>291</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>359</td>
<td>Mr. Austin</td>
<td>Relating to the sale of liquor on passenger trains</td>
<td>217</td>
<td>272</td>
<td>316</td>
<td></td>
<td>316, 318</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>360</td>
<td>Mr. Reilly (Edw. J.) (by request)</td>
<td>Relating to real estate contracts</td>
<td>222</td>
<td>291</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>361</td>
<td>Mr. Isenhart (by departmental request)</td>
<td>Relating to the qualification of jurors</td>
<td>222</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>362</td>
<td>Mr. Carty</td>
<td>Relating to foreclosure of mortgages</td>
<td>222</td>
<td>291</td>
<td></td>
<td></td>
<td></td>
<td>573</td>
<td></td>
<td></td>
</tr>
<tr>
<td>363</td>
<td>Mr. Reilly (Edw. J.) (by request)</td>
<td>Relating to declaratory judgments</td>
<td>222</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Speaker/Requester</td>
<td>Topic</td>
<td>Page 1</td>
<td>Page 2</td>
<td>Page 3</td>
<td>Page 4</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
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<td></td>
<td></td>
</tr>
<tr>
<td>364.</td>
<td>Mr. Reilly (Edw. J.) (by request):</td>
<td>Relating to the sale of property acquired for taxes.</td>
<td>232</td>
<td>292</td>
<td>452</td>
<td>614</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>365.</td>
<td>Mr. Reilly (Edw. J.) (by request):</td>
<td>Relating to interest coupons on county and city bonds.</td>
<td>232</td>
<td>292</td>
<td>349</td>
<td>463</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>366.</td>
<td>Mr. Underwood:</td>
<td>Relating to crop liens.</td>
<td>232</td>
<td>386</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>367.</td>
<td>Mr. Underwood:</td>
<td>Relating to labor liens.</td>
<td>233</td>
<td>501</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>368.</td>
<td>Mr. Sylvester:</td>
<td>Relating to fraternal benefit societies.</td>
<td>233</td>
<td>418</td>
<td>452</td>
<td>518</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>369.</td>
<td>Mr. Reilly (Edw. J.) (by request):</td>
<td>Relating to police matrons.</td>
<td>233</td>
<td>292</td>
<td>510</td>
<td>596</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>370.</td>
<td>Messrs. Twidwell, Pearsall and Mackie:</td>
<td>Relating to municipal corporations.</td>
<td>233</td>
<td>467</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>371.</td>
<td>Messrs. Martin and Hurley (John R.):</td>
<td>Providing certain taxes to be collected by municipal corporations.</td>
<td>233</td>
<td>467</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>372.</td>
<td>Mr. Payne:</td>
<td>Relating to corporation stock transfers.</td>
<td>233</td>
<td>311</td>
<td>349</td>
<td>459</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>373.</td>
<td>Mr. Twidwell:</td>
<td>Providing for the preservation of certain historical markers.</td>
<td>233</td>
<td>467</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>374.</td>
<td>Mr. Coe:</td>
<td>Relating to Secondary State Highway No. 8F.</td>
<td>233</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>375.</td>
<td>Mr. Coe:</td>
<td>Establishing Secondary State Highway No. 3N.</td>
<td>233</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>376.</td>
<td>Mr. Brown:</td>
<td>Relating to the sale of milk.</td>
<td>234</td>
<td>534</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>377.</td>
<td>Mr. Hurley (Jos. E.):</td>
<td>Relating to L. I. D. foreclosures.</td>
<td>234</td>
<td>534</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>378.</td>
<td>Mr. Hurley (Jos. E.):</td>
<td>Relating to foreclosure of delinquent certificates.</td>
<td>234</td>
<td>534</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>379.</td>
<td>Mr. Reilly (Edw. J.) (by request):</td>
<td>Relating to certain bonds issued by counties, cities and towns.</td>
<td>234</td>
<td>293</td>
<td>349</td>
<td>567</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>380.</td>
<td>Mr. Chervenka:</td>
<td>Relating to taxation.</td>
<td>234</td>
<td>418</td>
<td>545</td>
<td>619</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>381.</td>
<td>Mr. Martin:</td>
<td>Relating to tidelands at LaConner.</td>
<td>234</td>
<td>364</td>
<td>425</td>
<td>550</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>382.</td>
<td>Mr. Mackie:</td>
<td>Relating to settlement, improvement and deeding of certain county lands.</td>
<td>234</td>
<td>511</td>
<td>352</td>
<td>460</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>383.</td>
<td>Mr. Underwood:</td>
<td>Relating to the recording of instruments by photography.</td>
<td>235</td>
<td>327</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>384.</td>
<td>Mr. Mohler (by departmental request):</td>
<td>Relating to animal diseases.</td>
<td>235</td>
<td>227</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### SUBJECT AND HISTORY OF HOUSE BILLS—Continued.

#### NUMBER, AUTHOR AND SUBJECT

<table>
<thead>
<tr>
<th>Number</th>
<th>Author/Request</th>
<th>Subject</th>
<th>First Reading</th>
<th>Second Reading</th>
<th>Third Reading</th>
<th>Other Actions</th>
<th>Reported from</th>
<th>Signed by Speaker</th>
<th>Signed by Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td>384</td>
<td>(Substitute) Committee on Dairy and Livestock</td>
<td>Relating to animal diseases</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>385</td>
<td>Mr. Riley (Edw. F.)</td>
<td>Relating to insurance</td>
<td>235</td>
<td>235</td>
<td>461</td>
<td>530</td>
<td>723</td>
<td>723</td>
<td>754</td>
</tr>
<tr>
<td>386</td>
<td>Mr. Pearsall</td>
<td>Establishing a fish haven near Westport</td>
<td>235</td>
<td>235</td>
<td>235</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>387</td>
<td>Mr. Reilly (Edw. J.) (by request)</td>
<td>Providing licenses to practice certain professions</td>
<td>236</td>
<td>236</td>
<td>575</td>
<td>575</td>
<td>778</td>
<td>778</td>
<td>909</td>
</tr>
<tr>
<td>388</td>
<td>Mr. Henry</td>
<td>Relating to closed or abandoned railroads</td>
<td>237</td>
<td>237</td>
<td>237</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>389</td>
<td>Mr. Rosellini</td>
<td>Relating to bail bonds</td>
<td>243</td>
<td>243</td>
<td>575</td>
<td>575</td>
<td>778</td>
<td>778</td>
<td>909</td>
</tr>
<tr>
<td>390</td>
<td>Mr. Swegle</td>
<td>For the relief of Ben F. Taylor</td>
<td>244</td>
<td>244</td>
<td>244</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>391</td>
<td>Mr. Smith (Vernon A.)</td>
<td>Relating to truck licenses</td>
<td>244</td>
<td>244</td>
<td>244</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>392</td>
<td>Mr. Devenish</td>
<td>Relating to public highways</td>
<td>244</td>
<td>244</td>
<td>244</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>393</td>
<td>(Substitute) Committee on Roads and Bridges</td>
<td>Relating to public highways</td>
<td>633</td>
<td>633</td>
<td>633</td>
<td>778</td>
<td>778</td>
<td>909</td>
<td>911</td>
</tr>
<tr>
<td>394</td>
<td>Mr. Fry</td>
<td>Relating to veterinary practice</td>
<td>244</td>
<td>244</td>
<td>244</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>395</td>
<td>Messrs. Isenhart and Jones (D. W.)</td>
<td>Relating to cull apples</td>
<td>258</td>
<td>258</td>
<td>258</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>396</td>
<td>Messrs. Mackle, Pearsall and Twidwell</td>
<td>Relating to delinquent real estate taxes</td>
<td>312</td>
<td>312</td>
<td>312</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>397</td>
<td>Mr. Turner</td>
<td>Relating to the disqualification of superior court judges</td>
<td>258</td>
<td>258</td>
<td>258</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>398</td>
<td>Mr. Smith (Vernon A.)</td>
<td>Relating to licensing of motor trucks and trailers</td>
<td>273</td>
<td>273</td>
<td>273</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>399</td>
<td>Committee on Dairy and Livestock</td>
<td>Relating to milk and to milk products</td>
<td>273</td>
<td>273</td>
<td>273</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
399. Mr. Riley (Edw. F.) (by departmental request): Relating to the withdrawal of insurance companies in the State of Washington .......... 274
400. Mr. Reilly (Edw. J.): Relating to insurance companies ........ 274
401. Messrs. Pearson, Sherman and Savage: Relating to state parks .... 274
402. Mrs. Fogg: Conveying certain State lands to King County .......... 274
403. Messrs. Pearson and Sherman: For the relief of B. F. Pettygrove .... 274
404. Mr. Riley (Edw. F.) (by request): Relating to mechanical gambling devices ............................................. 274
405. Messrs. Montgomery and Chervenka: Relating to water district bonds. 274
406. Miss Butler: Relating to a bridge across a slough of the Columbia River .................................................... 274
407. Mr. Reilly (Edw. J.): Relating to insurance companies ........ 275
408. Messrs. Pearsall, Twidwell and Mackie: Relating to floating reduction plants ............................................. 275
409. Messrs. Pearsall, Twidwell and Mackie: Relating to reduction of pilchards and other fish to oil ............................................. 275
410. Mr. Coe: Relating to the sale of beer at picnics and other special occasions .................................................... 275
411. Mr. Mackie: Relating to beer and wine on Sunday ................. 275
412. Committee on Public Utilities: Relating to the transportation of persons by motor vehicles ............................................. 297
413. Messrs. Underwood and Hay: Relating to Primary State Highway No. 1 .................................................... 297
413. (Substitute) Committee on Roads and Bridges: Relating to arterial highways in Seattle ............................................. 297
414. Messrs. Ruark and Fry: Relating to Primary State Highway No. 3 .................................................... 297
415. Messrs. Mohler and Warnica: Relating to the Military Department and to certain real estate in the City of Olympia ............................................. 297
416. Mr. McDonald: Providing for a state income tax ............................................. 297
417. Mr. Phillips: Relating to tax sales by counties ............................................. 298
<table>
<thead>
<tr>
<th>NUMBER</th>
<th>AUTHOR AND SUBJECT</th>
<th>FIRST READING</th>
<th>REPORTED FROM COMMITTEE</th>
<th>SECOND READING</th>
<th>THIRD READING</th>
<th>OTHER ACTIONS</th>
<th>REPORTED FROM</th>
<th>SIGNED BY SPEAKER</th>
<th>SIGNED BY GOVERNOR</th>
<th>VETOED BY GOVERNOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>418.</td>
<td>Mr. Underwood: Relating to deposits of trust funds</td>
<td>208</td>
<td>406</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>419.</td>
<td>Messrs. Trombley and Cameron: Establishing a state park in Pierce county</td>
<td>208</td>
<td>554</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>420.</td>
<td>Messrs. Martin and Hurley (John R.): Relating to municipally owned utilities</td>
<td>208</td>
<td>599</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>421.</td>
<td>Mr. Sandegren: Relating to school textbooks</td>
<td>208</td>
<td>554</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>422.</td>
<td>Mr. Hurley (Jos. E.): Relating to butter substitutes</td>
<td>208</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>423.</td>
<td>Mr. Beierlein: Providing for old age assistance</td>
<td>208</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>424.</td>
<td>Mr. Swegle: Relating to city commissions and the election of members thereof</td>
<td>208</td>
<td>342</td>
<td>429</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>425.</td>
<td>Mr. Reilly (Edw. J.) (By departmental request): Relating to estates and inheritance taxes</td>
<td>209</td>
<td>443</td>
<td>483</td>
<td>553</td>
<td>727</td>
<td>726</td>
<td>870</td>
<td>908</td>
<td></td>
</tr>
<tr>
<td>426.</td>
<td>Judiciary Committee: Relating to validity of certain bonds</td>
<td>313</td>
<td></td>
<td>489</td>
<td>489</td>
<td>485</td>
<td>844</td>
<td>870</td>
<td>900</td>
<td></td>
</tr>
<tr>
<td>427.</td>
<td>Miss Butler: Relating to county officers, their election and their compensation</td>
<td>313</td>
<td></td>
<td>386</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>428.</td>
<td>Mr. Guisinger: Relating to the hours of employment of state employees</td>
<td>314</td>
<td>342</td>
<td>514</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>429.</td>
<td>Messrs. Pearson, Sherman and Savage: Relating to county clerks</td>
<td>314</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>430.</td>
<td>Mr. Gholson: Relating to the election of precinct committee members</td>
<td>314</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>431.</td>
<td>Mr. Isenhart: Relating to delinquent tax certificates</td>
<td>314</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>432.</td>
<td>Committee on Parks and Playgrounds: Relating to state parks and parkways fund</td>
<td>314</td>
<td>429</td>
<td>530</td>
<td>702</td>
<td>723</td>
<td>754</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Page</td>
<td>Description</td>
<td></td>
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<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>314</td>
<td>Mr. Savage: Relating to Secondary State Highway No. 14D</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>314</td>
<td>Mr. Guisinger: Relating to local improvements in cities and towns</td>
<td></td>
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<td>Mr. Sherman: Relocating a portion of the Olympic Highway</td>
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<td>Mr. Devenish: Relating to negligent operators of motor vehicles</td>
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<td>Mr. Reilly (Edw. J.) (By request): For the relief of Silas Cook</td>
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<td>Mr. Dore: Relating to holding companies</td>
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<td>Mr. Schumann: Relating to the control of water within the state</td>
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<td>Mr. Rosellini: Relating to real estate tax foreclosures</td>
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<td>Mr. McDonald: Taxing cigarettes and tobacco</td>
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<td>Messrs. Moulton and Coe: Relating to tax on common carrier railroads</td>
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<td>Messrs. Reilly (Edw. J.) and Cowen: Relating to motor vehicle operators' licenses</td>
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<td>500. Mr. Nordenberg: Concerning aeronautics and providing certain licenses</td>
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<td>Mr. Cameron</td>
<td>(By departmental request): Relating to drugs and medicine</td>
<td>389 622</td>
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<td>Messrs. Reilly (Edw. J.) and Cowen</td>
<td>Relating to Mt. Spokane State Park</td>
<td>389</td>
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<td>Mr. Riley (Edw. F.)</td>
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<td>Mr. Brown</td>
<td>Relating to Primary State Highway No. 11</td>
<td>420</td>
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<td>Mr. Devenish</td>
<td>Authorizing a quit claim deed to the Great Northern Railway Company</td>
<td>420 555</td>
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<td>Mr. Savage</td>
<td>Regulating the purchase of school busses</td>
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<td>Mr. Nordenberg</td>
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<td>420</td>
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<td>Mr. Twidwell (By request)</td>
<td>Relating to the sale of agricultural products</td>
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<td>Mr. Woodall</td>
<td>Relating to the employment of attorneys by counties and cities</td>
<td>421 588</td>
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<td>Mr. Woodall</td>
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<td>Mr. Pitt</td>
<td>Imposing a tax on mechanical gambling devices</td>
<td>421 563</td>
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<td>Mr. Jones (John R.)</td>
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<td>421</td>
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<td>Relating to taxation and to tax upon improvements</td>
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<td>522</td>
<td>Mr. Hay</td>
<td>Validating certain bonds and other obligations in connection with public works projects</td>
<td>445 556</td>
<td></td>
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<td>Messrs. Hay and Underwood</td>
<td>Relating to the sale of foreign goods</td>
<td>445</td>
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<td>Mr. Warnica</td>
<td>Relating to investigation of telephone rates</td>
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<td>Mr. Riley (Edw. F.)</td>
<td>Relating to home service employees</td>
<td>445</td>
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<td>Miss Butler (By Request)</td>
<td>Relating to unfair competition</td>
<td>445 622</td>
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<td>Mr. Miller (Donald B.)</td>
<td>Relating to barbers</td>
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<td>Relating to labor relations and collective bargaining</td>
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<td>Messrs. Woodall and Judd</td>
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<td>Messrs. Cowen and Reilly (Edw. J.)</td>
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<td>Messrs. Montgomery and Chervenka</td>
<td>Relating to secondary state highways</td>
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<td>Mr. Underwood</td>
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<td>Mr. Warner</td>
<td>Relating to the appraisal of public service companies and the expenses thereof</td>
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<td>Messrs. Moulton and Coe</td>
<td>Relating to telephone and telegraph lines</td>
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<td>Mr. Martin</td>
<td>Relating to transportation of logs on highways</td>
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<td>Mr. Henry</td>
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<td>Mr. Chervenka (By request)</td>
<td>Relating to cities and towns and public utility districts</td>
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<td>Mr. Devenish</td>
<td>Relating to an interim highway transportation commission</td>
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<td>(Substitute) Committee on Roads and Bridges</td>
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<td>Mr. Isenhart</td>
<td>Relating to apples and unfair trade practices</td>
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<td>Committee on Elections and Privileges: Relating to the duties of county commissioners relative to elections</td>
<td>473</td>
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<td>Committee on Reclamation and Irrigation (By departmental request): Relating to water rights and hydraulics</td>
<td>473</td>
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<td>Mr. Gholson: Imposing a tax on retail sales and other taxes</td>
<td>474</td>
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<td>Mr. Callison: Imposing a tax on retail sales and other taxes</td>
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<td>Mr. Turner: Relating to inheritance taxes</td>
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<td>Mr. Turner: Relating to attorney's fees in lien foreclosures</td>
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<td>Mr. Fry: Relating to Secondary State Highway No. 3R</td>
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<td>Mr. Tisdale: Relating to the public purchase of motor vehicles</td>
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<td>Mr. Riley (Edw. F.): Relating to bids and contracts on public works</td>
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<td>Mr. Gholson: Relating to old age assistance</td>
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<td>Mr. Dixon: Relating to old age pensions</td>
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<td>Mr. Hay: Relating to unemployment relief</td>
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<td>Mr. Pearson: Relating to the blind attending state institutions</td>
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<td>Miss Butler: Relating to public officers and public employees</td>
<td>475</td>
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<td>Mr. Swegle: Creating a Legislative Council</td>
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<td>Mr. Isenhart: Relating to apples</td>
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<td>Mr. McQuesten: Relating to school districts</td>
<td>475</td>
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<td>Mr. Bienz (By request): Prohibiting the sale of merchandise by school employees</td>
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<td>Mr. Hurley (John R.) (By departmental request): Regulating the installation of all electrical wiring and equipment</td>
<td>476</td>
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<td>Messrs. Cowen and Reilly (Edw. J.): Relating to University of Washington tuition fees</td>
<td>476</td>
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<td>Messrs. Hay and Underwood: Relating to Class A county election boards</td>
<td>476</td>
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<td>Mr. Smith (Michael B.): Relating to income taxes</td>
<td>476</td>
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<td>Mr. Gabrielsen: Revising certain state code departments</td>
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### SUBJECT AND HISTORY OF HOUSE BILLS—Concluded.

**NUMBER, AUTHOR AND SUBJECT**

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<th>Author</th>
<th>Subject</th>
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<th>Signed by President of Senate</th>
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<td>Mr. Egbert</td>
<td>Relating to dikes and drains and to diking districts</td>
<td>476</td>
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<td>Mr. Gabrielsen</td>
<td>Creating the office of public defender</td>
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<td>559</td>
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<td>Mr. Smith (Jurie B.)</td>
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<td>Mr. Martin (By request)</td>
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<td>Mr. Cook</td>
<td>Authorizing a bridge across Agate Pass in Kitsap county</td>
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<td>630</td>
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<td>Mr. Lauman</td>
<td>Relating to a fish hatchery in Lewis county</td>
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<td>Messrs. Jones (D. W.) and Isenhart</td>
<td>For the relief of certain school districts in Chelan county</td>
<td>477</td>
<td>572</td>
<td>632</td>
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<td>572.</td>
<td>Mr. Underwood</td>
<td>Pertaining to actions against school districts</td>
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<td>573</td>
<td>633</td>
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<td>Mr. Coe</td>
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<td>Mr. Turner (By request)</td>
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<td>Mr. Brown</td>
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<td>581.</td>
<td>Mr. Sandegren</td>
<td>For the relief of Elmer Youngberg</td>
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<td>582. Mr. Jones (D. W.)</td>
<td>Relating to county law libraries</td>
<td>479</td>
<td>583</td>
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### Subject and History of House Joint Memorials

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<tr>
<td>1.</td>
<td>Mr. Savage</td>
<td>Relating to old age assistance</td>
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<td>Mr. Payne</td>
<td>Relating to a shipyard and a steamship line to the Orient</td>
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<td>Mr. Gabrielsen</td>
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### Table of Actions

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<td>20. Mr. Bernethy: Relating to the exportation of logs</td>
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<td>556</td>
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<td>21. Mr. Hanson: Relating to noxious weeds</td>
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<td>589</td>
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<td>22. Mr. Tisdale: Relating to motor vehicles used by federal departments</td>
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### SUBJECT AND HISTORY OF HOUSE JOINT RESOLUTIONS.

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<td>1. Mr. Dixon: A constitutional amendment relating to lotteries</td>
<td>17</td>
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<td>245</td>
<td>491</td>
<td>492, 499, 500</td>
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<td>2. Mr. Miller (Donald B.): Relating to general elections</td>
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<td>3. Messrs. Montgomery and Chervenka: Relating to taxation</td>
<td>37</td>
<td>418</td>
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<td>5. Messrs. Beierlein and Neal: A constitutional amendment relating to an unicameral legislature</td>
<td>87</td>
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<td>6. Miss Wintler and Mr. Carty: Relating to the Columbia Gorge area</td>
<td>87</td>
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<td>7. Messrs. Hay and Underwood: Relating to small loans</td>
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<td>8. Mr. Henry: A constitutional amendment relating to taxation</td>
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<td>298</td>
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<td>9. Mr. Hurley (Jos. E.): A constitutional amendment relating to an unicameral legislature</td>
<td>217</td>
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<td>10. Mr. Dixon: A constitutional amendment relating to the veto power</td>
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<td>11. Mr. Turner: A constitutional amendment relating to judges and other judicial officers</td>
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<td>13. Mr. Lindsay: A constitutional amendment relating to salaries of state officers</td>
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<td>1. Mr. Reilly (Edw. J.): Relating to organization of the session</td>
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<td>2. Mr. Reilly (Edw. J.): Relating to a joint session</td>
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<td>68</td>
<td>139</td>
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<td>164</td>
<td>377</td>
<td>387</td>
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<td>116</td>
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<td>332</td>
<td>387, 401</td>
<td>367</td>
<td>386</td>
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<td>7. Mr. Henry: Relating to Senate Joint Resolution No. 14</td>
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<td>Senator Orndorff: Relating to the recovery of real estate unlawfully detained</td>
<td>367</td>
<td>370</td>
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<td>Senator Thomas: Relating to drugs and to the treatment of drug addicts</td>
<td>329</td>
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<td>292</td>
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<td>Senator Wanamaker: Relating to stamps and coupons for or with the sale of merchandise</td>
<td>163</td>
<td>167</td>
<td>188</td>
<td>276, 302</td>
<td>382</td>
<td>419, 420, 444, 451</td>
</tr>
<tr>
<td>46.</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to old age assistance</td>
<td>128</td>
<td>131</td>
<td>258</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>47.</td>
<td>(Substitute) Committee on Social Security: Relating to social security</td>
<td>128</td>
<td>131</td>
<td>258, 366</td>
<td>396, 402</td>
<td>416</td>
<td>276, 444</td>
</tr>
<tr>
<td>48.</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to the responsibility of relatives in old age assistance</td>
<td>149</td>
<td>143</td>
<td>258, 699</td>
<td>736</td>
<td>743</td>
<td></td>
</tr>
<tr>
<td>49.</td>
<td>Senator Murfin (By departmental request): Imposing an excise tax upon the use of tangible personal property</td>
<td>43</td>
<td>50</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>50.</td>
<td>Senator Murfin: Relating to bakery inspection</td>
<td>72</td>
<td>74</td>
<td>173</td>
<td>191, 193</td>
<td>277</td>
<td></td>
</tr>
<tr>
<td>51.</td>
<td>Senator Orndorff: Relating to payment of delinquent taxes on real property</td>
<td>92</td>
<td>95</td>
<td>365</td>
<td>549</td>
<td>602</td>
<td></td>
</tr>
<tr>
<td>53.</td>
<td>Senator Reardon: Authorizing the sale or lease of certain lands in Snohomish county</td>
<td>253</td>
<td>259</td>
<td>365</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Senator/Committee</td>
<td>Bill Descriptions</td>
<td>Page Numbers</td>
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<tr>
<td>61</td>
<td>Senator Orndorff</td>
<td>Extending the corporate duration of insurance companies</td>
<td>367 370 471</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>62</td>
<td>Senator Drumheller</td>
<td>Fixing the time for opening and closing certain public offices</td>
<td>651 651 760</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>65</td>
<td>Senator Morgan</td>
<td>Relating to officer's salaries in cities of the second class</td>
<td>328 333 443 544 691 722 723</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>66</td>
<td>Senator Kyle</td>
<td>Pertaining to the purchase of supplies by school districts</td>
<td>150 153 513</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>68</td>
<td>Committee on Rules and Joint Rules</td>
<td>Relating to unemployment compensation and placement</td>
<td>59 62 116 133 194 206 208</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>Committee on Parks and Playgrounds</td>
<td>Transferring certain monies in the State Treasury and abolishing the Shoreland Improvement Fund</td>
<td>78 81 139 158 171 188 189</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>Senators Farquharson and Wanamaker</td>
<td>Relating to marriage licenses</td>
<td>189 191 720 852 853 858 868 870</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>72</td>
<td>Senator Keller (By departmental request)</td>
<td>Relating to conveyance of certain state lands</td>
<td>163 167 471 839 840</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>73</td>
<td>Senator Keller (By departmental request)</td>
<td>Relating to conveyance of certain state lands</td>
<td>163 167 471 841 848 968 870</td>
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<tr>
<td>75</td>
<td>Senator Kyle</td>
<td>Relocating a certain portion of State Road No. 5</td>
<td>325 328</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>76</td>
<td>Senators Wanamaker and Haddon</td>
<td>Relating to vocational education</td>
<td>635 635 730 830 831 868 870</td>
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<td>78</td>
<td>Senator Wanamaker</td>
<td>Relating to public schools and to the health of school children</td>
<td>189 191 312 373 854 868 870</td>
<td></td>
<td></td>
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<td>79</td>
<td>Senators Shorett and Metcalf</td>
<td>Relating to public housing</td>
<td>150 153 312 373 374 338 392 392</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>80</td>
<td>Senators Metcalf and Shorett</td>
<td>Relating to public housing</td>
<td>150 154 312 375 376 388 387 392 392</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>83</td>
<td>Senator Bloomer</td>
<td>Relating to the care of injured workmen</td>
<td>444 447 513</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>87</td>
<td>Senator Stinson</td>
<td>Relating to assessments or toll charges levied by irrigation districts</td>
<td>92 95 139 140</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>88</td>
<td>Senators Metcalf and Schroeder</td>
<td>Relating to industrial development districts</td>
<td>200 204 312 381 546 635 635</td>
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<td></td>
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<td>91</td>
<td>Senator Kyle</td>
<td>Relating to the custody of voting machines</td>
<td>473 479</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>93</td>
<td>Senator Wanamaker (By departmental request)</td>
<td>Relating to the production and use of shell fish for food</td>
<td>549 569 601</td>
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<td></td>
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<td>Number</td>
<td>Author and Subject</td>
<td>Reported from Senate</td>
<td>First Reading</td>
<td>Reported from Committee</td>
<td>Second Reading</td>
<td>Third Reading</td>
<td>Other Actions</td>
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<td>98.</td>
<td>Senator Reardon: Relating to lands for state forests</td>
<td>174</td>
<td>177</td>
<td>200</td>
<td>543</td>
<td>743</td>
<td>796</td>
</tr>
<tr>
<td>101.</td>
<td>Senators Troy and Moe: Relating to jury trials in compensation appeals</td>
<td>328</td>
<td>333</td>
<td>693</td>
<td>700</td>
<td>700</td>
<td>729</td>
</tr>
<tr>
<td>103.</td>
<td>Senator Schroeder: Relating to cut-over lands</td>
<td>201</td>
<td>204</td>
<td>294</td>
<td>544</td>
<td>692</td>
<td>722</td>
</tr>
<tr>
<td>104.</td>
<td>Senator McAulay (By request): Relating to writs of garnishment</td>
<td>243</td>
<td>244</td>
<td>294</td>
<td>381</td>
<td>663</td>
<td>703</td>
</tr>
<tr>
<td>105.</td>
<td>Senator McAulay (By request): Relating to branch banking offices</td>
<td>150</td>
<td>154</td>
<td>294</td>
<td>381</td>
<td>664</td>
<td>703</td>
</tr>
<tr>
<td>106.</td>
<td>Senator Dawson: Exempting certain religious and other organizations from inheritance taxes</td>
<td>313</td>
<td>315</td>
<td>513</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>108.</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to the commercial taking of fish</td>
<td>201</td>
<td>204</td>
<td>443</td>
<td>669</td>
<td>669</td>
<td>703</td>
</tr>
<tr>
<td>109.</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to a privilege fee on tuna fish</td>
<td>607</td>
<td>607</td>
<td>649</td>
<td>704</td>
<td>704</td>
<td>771</td>
</tr>
<tr>
<td>110.</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to flood control</td>
<td>401</td>
<td>421</td>
<td>692</td>
<td>659</td>
<td>656</td>
<td>701</td>
</tr>
<tr>
<td>111.</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to dams, to storage and control of water</td>
<td>506</td>
<td>506</td>
<td>564</td>
<td>656</td>
<td>701</td>
<td>771</td>
</tr>
<tr>
<td>112.</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to railroad grade crossings</td>
<td>650</td>
<td>651</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>113.</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to revenue and taxation</td>
<td>600</td>
<td>674</td>
<td>731</td>
<td>763, 784</td>
<td>787</td>
<td>845, 856, 864, 868, 890, 892</td>
</tr>
<tr>
<td>114.</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to Buerger's disease</td>
<td>174</td>
<td>177</td>
<td></td>
<td>381</td>
<td>548</td>
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<td>115</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to alien and non-resident incompetents</td>
<td>174 178 693 706 705 771 772</td>
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<tr>
<td>116</td>
<td>Senator Troy: Relating to acknowledgments on public claims</td>
<td>367 370 587 853 854 868 870</td>
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<td>120</td>
<td>Senator Schroeder: Relating to the State Soldier's Home and Colony</td>
<td>232 235 296 850 850 868 870</td>
<td></td>
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<td>122</td>
<td>Senator McDonald: Relating to the collection of personal property taxes</td>
<td>473 479 760</td>
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<tr>
<td>125</td>
<td>Senator Moe (By executive request): Relating to irrigation districts</td>
<td>163 167 188 191 207 231 243 243</td>
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<td></td>
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<td>126</td>
<td>Senator Moe (By executive request): Relating to irrigation and reclamation districts</td>
<td>163 167 188 193 208 243 243</td>
<td></td>
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<td></td>
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<td></td>
</tr>
<tr>
<td>127</td>
<td>Senator Moe (By executive request): Relating to dormitory buildings at the Central Washington College of Education</td>
<td>232 236 328, 365 366 547 568 590</td>
<td></td>
<td></td>
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<tr>
<td>133</td>
<td>Senators Shorett and Murfin: Relating to financial responsibility of operators of &quot;for-hire&quot; cars</td>
<td>313 315</td>
<td></td>
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<td></td>
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<tr>
<td>135</td>
<td>Senator Roup: Relating to free public libraries</td>
<td>387 390 566 683 683 722 722</td>
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<tr>
<td>138</td>
<td>Committee on Insurance: Relating to life insurance policy loans</td>
<td>150 154 231, 266, 276, 543 666 277 706 708</td>
<td></td>
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<td></td>
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<td>141</td>
<td>Senators Lovejoy and Sieler: Relating to investment and management of trust funds</td>
<td>163 168 231 277 383 451 451</td>
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</tr>
<tr>
<td>142</td>
<td>Senators Lovejoy and Sieler: Relating to investments by mutual savings banks</td>
<td>163 168 231 277 383 451 451</td>
<td></td>
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<td></td>
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<tr>
<td>146</td>
<td>Senator Keeler: Relating to state lands</td>
<td>313 315 366 656 666 703 703</td>
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<tr>
<td>150</td>
<td>Senator Maxwell: Relating to reimbursement of expenses incurred by city officials</td>
<td>504 505 565 715, 746 746 715 706 706</td>
<td></td>
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<td></td>
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<td>159</td>
<td>Senators Percival and Troy: Restricting the refusal of patients by hospitals</td>
<td>367 370 731</td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>161</td>
<td>Senator Morgan: Relating to flood control</td>
<td>444 448 602 851 851 859 861, 862 868 870</td>
<td></td>
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<td></td>
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<td>164</td>
<td>Senator Troy: Relating to reporters at grand jury investigations</td>
<td>651 662 731 755 756 771 772</td>
<td></td>
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<tr>
<td>166</td>
<td>Senator Holt: Relating to the taxation of real property</td>
<td>540 541</td>
<td></td>
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<tr>
<td>167</td>
<td>Senator Moe: Permitting children residing in all U. S. reservations to attend public schools without tuition</td>
<td>313 315 514</td>
<td></td>
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<td>Second Reading</td>
<td>Third Reading</td>
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<td>Signed by Speaker of House</td>
<td>Signed by Governor</td>
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<td>169. Senator Holt (By departmental request): Regulating the production and use of petroleum, gas and other mineral products.</td>
<td>630 662</td>
<td></td>
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<td>171. Senator Duggan: Relating to homesteads</td>
<td>232 236 604</td>
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<tr>
<td>172. Senator Duggan: Relating to homesteads</td>
<td>232 236 604</td>
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<tr>
<td>175. Senator Farquharson: Relating to state-operated processing plants.</td>
<td>505 505 602</td>
<td>712 712 713</td>
<td>713 730 771</td>
<td>771 772</td>
<td></td>
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<tr>
<td>178. Senator Duggan: Relating to the removal of property from counties where chattel mortgages are filed.</td>
<td>342 345 694</td>
<td>839 839 866</td>
<td>866 870</td>
<td>870</td>
<td></td>
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<tr>
<td>184. Committee on Rules and Joint Rules (By executive request): Relating to the transportation of freight by motor vehicle.</td>
<td>216 217 419</td>
<td></td>
<td></td>
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<tr>
<td>188. Senators Wanamaker and Malstrom (By departmental request): Relating to the state teachers' retirement system.</td>
<td>307 370 634</td>
<td>684 686 771</td>
<td>771 772</td>
<td>771 772</td>
<td></td>
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<tr>
<td>190. Senator Edwards: Relating to bulk sales</td>
<td>401 421 604</td>
<td>842 843 868</td>
<td>868 870</td>
<td>870</td>
<td></td>
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<td>194. Senator Murphy: Relating to the uses of food fish</td>
<td>256 259 544</td>
<td>749</td>
<td>766 771</td>
<td>772</td>
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<td>195. Senator Murphy: Relating to explosives</td>
<td>651 652 694</td>
<td>742</td>
<td>748 832</td>
<td>832</td>
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<td>196. Senator Murphy (By request): Relating to state control of blasting powder</td>
<td>313 315 731</td>
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<td>197. Senator Roberts: Relating to a conveyance of land to the University of Washington</td>
<td>313 315 366</td>
<td>661 661 703</td>
<td>703 703</td>
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<td>200. (Substitute) Committee on Public Utilities: Relating to public utility districts.</td>
<td>635  636 751</td>
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<td>201. Senator Duggan: Relating to the recording of real estate instruments.</td>
<td>232 236 604</td>
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<td>Senator/Committee</td>
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<td>202.</td>
<td>Senator Farquharson</td>
<td>Relating to the survey and location of Primary State Highway No. 15, 367,</td>
<td>370</td>
<td></td>
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<td>204.</td>
<td>Senator Ferryman</td>
<td>Relating to a legislative committee for interstate cooperation, 473, 479,</td>
<td>699,</td>
<td>719, 746, 796, 797.</td>
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<td>207.</td>
<td>Senator Murfin (By departmental request)</td>
<td>Relating to revenue and taxation, 444, 448, 732.</td>
<td></td>
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<tr>
<td>210.</td>
<td>Senators Copeland and Roberts</td>
<td>Exempting bequeaths to art museums from inheritance tax, 313, 316, 514.</td>
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<td>219.</td>
<td>(Substitute) Committee on Social Security</td>
<td>Relating to unemployment compensation, 504, 505, 668, 744, 745, 771, 844,</td>
<td>856.</td>
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<td>220.</td>
<td>Senator McAulay</td>
<td>Regulating field trials for hunting dogs, 342, 346, 557.</td>
<td></td>
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<td>223.</td>
<td>Senators McAulay and Lovejoy</td>
<td>Relating to insurance on deposits held in trust by corporations, 444, 448,</td>
<td>557,</td>
<td>716, 716, 771, 772.</td>
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<td>224.</td>
<td>Committee on Rules and Joint Rules (By executive request)</td>
<td>Relating to hearings by the Department of Agriculture and appeals from, 387, 389, 732</td>
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<td>227.</td>
<td>Committee on Rules and Joint Rules (By executive request)</td>
<td>Relating to sales tax on petroleum products, 606, 607, 732, 761, 763, 779, 844, 866</td>
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<td>228.</td>
<td>Committee on Rules and Joint Rules (By executive request)</td>
<td>Relating to self-supporting blind persons, 504, 506, 602, 658, 658, 703, 763</td>
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<td>238.</td>
<td>Senator Stinson</td>
<td>Regulating the recount of ballots and the recanvass of votes, 651, 652, 606.</td>
<td></td>
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<td>240.</td>
<td>Senators Mills and Klemgard</td>
<td>Amending the act relating to the platting and subdivision of land, 473, 479,</td>
<td>695.</td>
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<td>Senators Duggan and McAulay</td>
<td>Relating to the adoption of children, 600, 632, 700, 828, 829, 888, 868,</td>
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<td>Senators Duggan and McAulay</td>
<td>Relating to the adoption of children</td>
<td>650 652</td>
<td>605</td>
<td>829</td>
<td>829</td>
<td>868 870</td>
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<td>243</td>
<td>Senator Murphy</td>
<td>Relating to fur-bearing animals</td>
<td>243 244</td>
<td>273</td>
<td></td>
<td></td>
<td></td>
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<td>251</td>
<td>Senator Keeler</td>
<td>Relating to the auditing of county, city and town treasurers</td>
<td>444 448</td>
<td>732</td>
<td></td>
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<td>254</td>
<td>(Substitute) Committee on State Penal and Reformatory Institutions</td>
<td>Relating to crimes and punishment thereof</td>
<td>367 370</td>
<td>472</td>
<td>544</td>
<td>664</td>
<td>703 703</td>
</tr>
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<td>257</td>
<td>Senator Morgan (By departmental request)</td>
<td>Relating to the Des-Chutes waterway in the City of Olympia</td>
<td>401 421</td>
<td>603</td>
<td>658</td>
<td>658</td>
<td>703 703</td>
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<tr>
<td>258</td>
<td>Senator Duggan</td>
<td>Relating to mining claims</td>
<td>328 333</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>259</td>
<td>Senator Orndorff</td>
<td>Relating to boxing and wrestling in CCC camps and other federal organizations</td>
<td>373 375</td>
<td>557</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>261</td>
<td>Senator Maxwell</td>
<td>Relating to port districts having a population of 300,000 or more</td>
<td>651 652</td>
<td></td>
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<td></td>
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<td>265</td>
<td>Senator Moe</td>
<td>Relating to compensation and expenses of county commissioners</td>
<td>664 662</td>
<td>696</td>
<td></td>
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<td></td>
</tr>
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<td>268</td>
<td>Senator Duggan</td>
<td>Relating to conservation and to the State Planning Council</td>
<td>444 448</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>269</td>
<td>Senator Moe</td>
<td>Relating to an appropriation for street repairs at Grand Coulee</td>
<td>342 346</td>
<td>603</td>
<td>711</td>
<td>711</td>
<td>771 772</td>
</tr>
<tr>
<td>272</td>
<td>Senator Murfin (By departmental request)</td>
<td>Relating to sites for forts, arsenals and armories</td>
<td>401 421</td>
<td>623</td>
<td>848</td>
<td>848</td>
<td>806 870</td>
</tr>
<tr>
<td>278</td>
<td>Senator McAulay</td>
<td>Amending the powers and duties of the State Director of Game</td>
<td>308 333</td>
<td>733</td>
<td></td>
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<td>289</td>
<td>Senator McDonald: Dedicating certain lands to the City of Seattle</td>
<td>540</td>
<td>541</td>
<td></td>
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<td></td>
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<tr>
<td>300</td>
<td>Senator Roberts: Relating to the sale of second-hand watches</td>
<td>444</td>
<td>448</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>301</td>
<td>Senator Reardon: Providing for the appointment of the State Board of Education</td>
<td>605</td>
<td>607</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>304</td>
<td>Senator Percival: Relating to hydraulics</td>
<td>444</td>
<td>448</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>310</td>
<td>Senator Edwards: Relating to forest lands acquired by tax foreclosure</td>
<td>540</td>
<td>541</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>319</td>
<td>Senator Reardon: Relating to river improvement districts</td>
<td>505</td>
<td>506</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>320</td>
<td>Senator Reardon: Relating to flood control</td>
<td>505</td>
<td>506</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>321</td>
<td>Senator Drumheller: Relating to leases on mineral lands</td>
<td>505</td>
<td>506</td>
<td></td>
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<td></td>
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<tr>
<td>322</td>
<td>Senator Holt: Proposing a state chiropractic act</td>
<td>540</td>
<td>570</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>328</td>
<td>Senators Duggan and Shorett: Relating to tax suits</td>
<td>505</td>
<td>506</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>333</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to disabled state patrolmen</td>
<td>606</td>
<td>608</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>335</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to the administration of school districts</td>
<td>635</td>
<td>636</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>336</td>
<td>Senator Schroeder: Regulating the sale and distribution of agricultural products to prevent waste</td>
<td>473</td>
<td>479</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>343</td>
<td>Committee on Agriculture: Relating to soil erosion and to soil conservation</td>
<td>328</td>
<td>333</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>348</td>
<td>Senator Sullivan: Regulating the construction and maintenance of equipment for the distribution of electricity</td>
<td>444</td>
<td>448</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>349</td>
<td>Senator Maxwell: Providing for the dissolution of commercial waterway districts</td>
<td>650</td>
<td>652</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>350</td>
<td>Senator Maxwell: Relating to a naval and marine corps armory in Seattle</td>
<td>650</td>
<td>652</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>357</td>
<td>Senators Lovejoy and Kyle: Relating to the practice of law</td>
<td>505</td>
<td>506</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>358</td>
<td>Senator Maxwell: Permitting water districts to construct and operate street lighting systems</td>
<td>650</td>
<td>653</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>359</td>
<td>Senator Maxwell: Relating to county administrative programs</td>
<td>473</td>
<td>479</td>
<td></td>
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### SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE—Continued.

#### NUMBER, AUTHOR AND SUBJECT

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
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</thead>
<tbody>
<tr>
<td>361.</td>
<td>Senators Shorett and Reardon</td>
<td>Relating to water and water supply districts</td>
</tr>
<tr>
<td>363.</td>
<td>Senator McAulay</td>
<td>Regulating the storage of fish or game lawfully acquired</td>
</tr>
<tr>
<td>364.</td>
<td>Senator McAulay</td>
<td>Relating to hunting and fishing</td>
</tr>
<tr>
<td>366.</td>
<td>Senator Keeler</td>
<td>Relating to the sale of state school lands in Clallam county</td>
</tr>
<tr>
<td>371.</td>
<td>Senator Roberts</td>
<td>Relating to Big Tree State Park</td>
</tr>
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<td>372.</td>
<td>Senator Wanamaker</td>
<td>Relating to group life insurance policies</td>
</tr>
<tr>
<td>374.</td>
<td>Senator Henderson (By request)</td>
<td>Relating to a serological test for syphilis</td>
</tr>
<tr>
<td>375.</td>
<td>Senator Schroeder (By departmental request)</td>
<td>Providing for an assistant secretary to the State Forest Board</td>
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<tr>
<td>376.</td>
<td>Senator Moe (By departmental request)</td>
<td>Relating to irrigation districts</td>
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<tr>
<td>379.</td>
<td>Senator Duggan</td>
<td>Permitting banks and trust companies to hypothecate securities in certain instances</td>
</tr>
<tr>
<td>382.</td>
<td>Senator Edwards</td>
<td>Relating to pilchards and floating reduction plants</td>
</tr>
<tr>
<td>385.</td>
<td>Committee on Elections and Privileges</td>
<td>Compelling the Secretary of State to submit a complete code of the election laws to the next legislature</td>
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<tr>
<td>387.</td>
<td>Committee on Harbors and Waterways</td>
<td>Relating to port districts</td>
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<td>389</td>
<td>Committee on State Granted School and Tidelands: Reducing the contract</td>
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<tr>
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<td>balance on certain state lands in Yakima county</td>
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<tr>
<td>390</td>
<td>Committee on State Granted School and Tidelands: Relating to the</td>
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<tr>
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<td>navigability of certain lakes, rivers and bodies of water</td>
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<td>Senator Keller: Relating to an appropriation for the construction of a</td>
<td>540 542 604 674 675</td>
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<td>State Highway Department testing laboratory</td>
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<td>392</td>
<td>Senator Keller: Relating to an appropriation for miscellaneous salaries</td>
<td>540 542 604 676 676</td>
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<td>and wages for the State Highway Department</td>
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<tr>
<td>393</td>
<td>Senator Keller: Relating to an appropriation for miscellaneous</td>
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<td>capital outlay expenditures for the State Highway Department</td>
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<td>Senator Keller: Relating to secondary highways and making an appropriation</td>
<td>540 542 696 825 825</td>
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<td>395</td>
<td>Senator Keller: Relating to the maintenance of county roads and</td>
<td>540 543 697 831 826</td>
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<td>Senator Keller: Relating to primary state highways and making an</td>
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<td>appropriation</td>
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<td>Senator Maxwell: Appropriating monies for expense of the legislature</td>
<td>349 371 371 372</td>
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<td>402</td>
<td>Senator Murphy: Relating to the salaries of superior court judges</td>
<td>473 480 558 687 687</td>
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<td>Senator Edwards: Changing the name of the State Custodial School</td>
<td>473 480 503 688 689</td>
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<td>405</td>
<td>Senator Troy: Relating to fisheries in the Puget Sound area</td>
<td>607 608 664</td>
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<td>407</td>
<td>Senator Drumheller: Relating to recall elections</td>
<td>549 570 761</td>
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<tr>
<td>408</td>
<td>Senators McAulay and Rosellini: Relating to macaroni products</td>
<td>635 636 697 720 721</td>
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<td>Senators Percival and Schroeder: Relating to the manufacture and</td>
<td>661 653 697 716 716</td>
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<td>distribution of candy</td>
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<td>412</td>
<td>Committee on Rules and Joint Rules (By executive request): Relating to</td>
<td>540 543 588 686 686</td>
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<td>fisheries and to funds received from the U. S. Reclamation Service</td>
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<td>414</td>
<td>Senator Edwards: Relating to copyrights</td>
<td>651 653 734</td>
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<td>420</td>
<td>Committee on Roads and Bridges: Relating to motor vehicle traffic</td>
<td>444 449 558 689 690 701 722 724</td>
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<td>421</td>
<td>Committee on Roads and Bridges: Relating to the registration of motor vehicles</td>
<td>669</td>
</tr>
<tr>
<td>422</td>
<td>Senator Roberts: Relating to vacations of government employees in military service</td>
<td>667</td>
</tr>
<tr>
<td>427</td>
<td>Committee on Rules and Joint Rules: Relating to relief</td>
<td>651</td>
</tr>
<tr>
<td>431</td>
<td>Senator Metcalf: Relating to the assessment and collection of taxes</td>
<td>669</td>
</tr>
<tr>
<td>432</td>
<td>Senator Metcalf: Requiring county auditors to notify county treasurers of all real property transfers</td>
<td>651</td>
</tr>
<tr>
<td>433</td>
<td>Senators Shorett and Klemgard: The supplemental appropriation bill</td>
<td>669</td>
</tr>
<tr>
<td>436</td>
<td>Senator McAulay: Relating to the appointment of the State Game Commission</td>
<td>510</td>
</tr>
<tr>
<td>438</td>
<td>Senator Wanamaker (By departmental request): Relating to public health</td>
<td>635</td>
</tr>
<tr>
<td>441</td>
<td>Senator Moe: Relating to technical evidence in prosecuting crimes</td>
<td>651</td>
</tr>
<tr>
<td>448</td>
<td>Senators Moe and Stinson: Relating to a Grand Coulee highway investigation</td>
<td>651</td>
</tr>
<tr>
<td>450</td>
<td>Senator Klemgard: Relating to common carriers on public highways</td>
<td>651</td>
</tr>
<tr>
<td>456</td>
<td>Senator Schroeder: Relating to state lands and the removal of forests therefrom</td>
<td>625</td>
</tr>
<tr>
<td>467</td>
<td>Senators Koontz and Wanamaker: Relating to relief</td>
<td>650</td>
</tr>
<tr>
<td>469</td>
<td>Senator Koontz: Relating to registration of voters</td>
<td>635</td>
</tr>
<tr>
<td></td>
<td>Proposal Description</td>
<td>Page Numbers</td>
</tr>
<tr>
<td>---</td>
<td>--------------------------------------------------------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>475.</td>
<td>Senator Sieler: Making an appropriation for Primary State Highway No. 5</td>
<td>651-654</td>
</tr>
<tr>
<td>482.</td>
<td>Senator Maxwell: Relating to sewer districts outside the limits of cities and towns.</td>
<td>651-654</td>
</tr>
<tr>
<td>483.</td>
<td>Senator Maxwell: Relating to sewers in cities and towns</td>
<td>651-656</td>
</tr>
<tr>
<td>487.</td>
<td>Senator Sieler: Relating to personal property taxes</td>
<td>635-636</td>
</tr>
<tr>
<td>490.</td>
<td>Senator Sieler: Providing for hospitalization of indigents in state hospitals</td>
<td>651-655</td>
</tr>
</tbody>
</table>
### SUBJECT AND HISTORY OF SENATE JOINT MEMORIALS IN THE HOUSE.

#### NUMBER, AUTHOR AND SUBJECT

<table>
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<td>200, 204, 313</td>
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<td>401, 422, 509, 84, 128</td>
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<td>544, 692</td>
<td>422</td>
</tr>
<tr>
<td>1.</td>
<td>Senator Troy: Relating to grazing in Stevens county</td>
<td>43</td>
<td>55</td>
<td>72, 84, 128</td>
<td>144</td>
<td>195</td>
<td>243</td>
<td>243</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Senator Metcalf: Relating to Golden Jubilee postage stamp</td>
<td>26</td>
<td>30</td>
<td>59</td>
<td>69</td>
<td>69</td>
<td>72</td>
<td>72</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Senator Mills: Relating to the Columbia river</td>
<td>200</td>
<td>204</td>
<td>313</td>
<td>313</td>
<td></td>
<td></td>
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<tr>
<td>7.</td>
<td>Senator Maxwell: Relating to fishing</td>
<td>200</td>
<td>204</td>
<td>313</td>
<td>313</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>8.</td>
<td>Senator Metcalf: Relating to aerial defense</td>
<td>328</td>
<td>324</td>
<td>324</td>
<td></td>
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<tr>
<td>11.</td>
<td>Senators Roup and Copeland: Relating to the Lewis and Clark high-way</td>
<td>401</td>
<td>422</td>
<td>509</td>
<td>544</td>
<td>692</td>
<td>722</td>
<td>724</td>
<td></td>
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<td>NUMBER, AUTHOR AND SUBJECT</td>
<td>Reported from Senate</td>
<td>First Reading</td>
<td>Reported from Committee</td>
<td>Second Reading</td>
<td>Third Reading</td>
<td>Other Actions</td>
<td>Signed by Speaker of Senate</td>
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<tr>
<td>1. Senator Reardon:</td>
<td>201</td>
<td>201</td>
<td>295</td>
<td>657</td>
<td>657</td>
<td></td>
<td>708</td>
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<td>Relating to terms of office in county offices</td>
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<tr>
<td>7. Special Committee on Golden Jubilee: Inviting the President of the United States to address the Golden Jubilee joint session</td>
<td>84</td>
<td>87</td>
<td>91</td>
<td>96</td>
<td>96</td>
<td></td>
<td>132</td>
<td>132</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>8. Senator McAulay:</td>
<td>367</td>
<td>372</td>
<td>472</td>
<td>600</td>
<td>601</td>
<td></td>
<td>708</td>
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<td>A constitutional amendment relating to banks</td>
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<td>Relating to flag week</td>
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<td>14. Senator Holt:</td>
<td>651</td>
<td>655</td>
<td>735</td>
<td>507</td>
<td>507</td>
<td></td>
<td>540</td>
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<td>A constitutional amendment relating to graduated income taxes</td>
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<td>18. Senator Troy:</td>
<td>504</td>
<td>507</td>
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<td>540</td>
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<td>Accepting a deed to the C. J. Lord residence</td>
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<td>Second Reading</td>
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<td>1.</td>
<td>Senator Drumheller:</td>
<td>Relating to joint rules</td>
<td>43</td>
<td>56</td>
<td>65</td>
<td>68</td>
<td>76</td>
<td>84</td>
<td>92</td>
<td>92</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Senator Wanamaker:</td>
<td>Relating to the Golden Jubilee Committee</td>
<td>77</td>
<td>81</td>
<td>81</td>
<td>81</td>
<td></td>
<td></td>
<td>92</td>
<td>92</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Senator Duggan:</td>
<td>Relating to a conference with legislators from the state of Oregon on marriage laws</td>
<td>140</td>
<td>143</td>
<td>158</td>
<td>158</td>
<td></td>
<td></td>
<td>164</td>
<td>164</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Committee on Rules and Joint Rules:</td>
<td>Relating to the closing of the Legislature</td>
<td>504</td>
<td>507</td>
<td>507</td>
<td>507</td>
<td></td>
<td></td>
<td>540</td>
<td>540</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Senator Schroeder:</td>
<td>Relating to the production and distribution of milk</td>
<td>663</td>
<td>665</td>
<td></td>
<td></td>
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</tbody>
</table>
GENERAL INDEX

(Numbers in right-hand column denote Journal page numbers)

(For journal page numbers of House action on bills listed herein, see preceding chronological index—"Subject and History of Bills—Pages 938-990.)

Accident Policies:
Life policies, accident policies deemed life policies if they provide for death benefits, House Bill No. 180.

Accidents:
Coal mining, parties to be notified in case of, Senate Bill No. 183.
Employer to notify supervisor of safety when fatal accidents occur, House Bill No. 246.
First aid meets to promote accident prevention in extrahazardous industries, House Bill No. 224.
Interim highway transportation commission to study prevention of, House Bill No. 540.
Life policies, accident policies deemed life policies if they provide for death benefits, House Bill No. 180.
Mine disasters, duties of resident district officer of miners organization, House Bill No. 225.

Accounts:
Prohibiting persons or firms from engaging in business of collecting, of others, Senate Bill No. 313.

Acme Finance Company:
Appropriation for payment of judgment of, Senate Bill No. 433.

Adams, Geo. N. (see Sergeant-at-Arms).

Adjustment Schools:
Mentally defective children, who required special instruction, establishment of, Senate Bill No. 211.

Administrators:
Action may be brought by, of one who met death due to negligence of another party, Senate Bill No. 249.
Bonds, providing for reduction or substitution of; control of funds; notice of citations in case of default, House Bill No. 47.
Creditors, filing publication of notice to, by administrators, House Bill No. 9.
Creditors of deceased persons, authorizing, to file demand for notice of proceedings by, House Bill No. 68.
Creditors, published notice to, of resignation or removal of administrators, House Bill No. 8.
Inheritance tax, coordination law relating to, House Bill No. 425.
Inheritance tax, extending time for payment of, House Bill No. 576.
Letters testamentary, issuance of, or of administration without bond in some instances, House Bill No. 10.
Shares of stock, making uniform law regulating transfer, indorsement and delivery of, House Bill No. 372.

Adoption:
Birth certificates of adopted children, House Bill No. 71.
Court to appoint person to make investigation of petitioner, Senate Bill No. 242.
Inheritance tax, coordinating law relating to, House Bill No. 425.
Investigation of conditions relative to, Senate Bill No. 242.
Minor children, Senate Bill No. 241.

Adult Education:
Deaf to receive free lip-reading instruction, House Bill No. 2.
Advertising:
Billboard and outdoor, regulating and licensing persons engaged in, Senate Bill No. 221.
Dairy products, advertising and sales promotion campaign to increase consumption of, House Bill No. 189.
Dentist, certain forms of advertising unlawful, House Bill No. 529.
Dentistry, prohibited, Senate Bill No. 264.
Food, drugs and cosmetic act, regulations to be observed, Senate Bill No. 315.
Liquor, between states, Senate Joint Memorial No. 13.
Liquor, by board, not permissible, Senate Bill No. 185.
Liquor not to be advertised except on premises where it is legally manufactured or sold, House Bill No. 98.
Macaroni products, regulations to be observed, Senate Bill No. 408.
Newspapers, defining and prohibiting monopolistic practices of advertising in, House Bill No. 526.

Optometrist, prohibiting from advertising price of any service, House Bill No. 482.
Second hand watches to be advertised as such, Senate Bill No. 300.
Strike, manner of advertising for employees during, House Bill No. 306.
Washington state apple advertising commission to place, only with taxpaying agencies of the state, House Bill No. 478.

Aerial Tramway:
Mount Spokane State Park, authorizing construction of tramway in, House Bill No. 508.

Aeronautics:
Creating state board of, licensing of aircraft and airmen; providing traffic rules, House Bill No. 500.

Affidavits:
Attorneys, granting to, the power to take and certify, House Bill No. 53.
City clerks in second-class cities, granting, the power to take and certify, House Bill No. 53.
Good-faith affidavits, 5-day limit for mortgagor to file, from time of execution, House Bill No. 215.

Agate Pass:
Bridge, construction of, across, House Bill No. 569.

Agricultural Experiment Station:
Soil conservation committee, member to be director of Washington state, Senate Bill No. 343.

Agricultural Prorate Commission:
Establishment of, duties and functions of, Senate Bill No. 336.

Agricultural Prorate Commission Fund:
Establishment of, use of commission, Senate Bill No. 336.

Agriculture:
Agricultural products, providing method for determining cost of production and sale price, House Bill No. 516.
Apples, sale of, must be in compliance with requirements of director of agriculture, House Bill No. 324.
Branded cattle, inspection of, House Bill No. 208.
Conservation of, products by establishment of prorated marketing zones, Senate Bill No. 336.
Cull apples, levying assessment of 40¢ per ton on, House Bill No. 394.
Dairy products, advertising and sales promotion campaign to increase consumption of, House Bill No. 189.
Dairy products, distribution of, declared public utility, House Bill No. 182.
Fairs, providing for district exhibitions of agricultural products, House Bill No. 236.
License required to sell agricultural products on commission, House Bill No. 135.
Liens on crops, House Bill No. 336.
Motor vehicles owned and operated by farmers to transport products to market to be exempt from regulations pertaining to “common carriers,” House Bill No. 97.
Agriculture—Continued

Sale of commodities, except grains, prohibited by persons not owning or holding mortgages on, House Bill No. 226.

Wage-hour law, establishing, House Bill No. 498.

Washington state apple commission to develop program for rehabilitation of apple orchards and industry, House Bill No. 557.

Air-craft Artillery:
National guard to be allotted to this state, Senate Joint Memorial No. 8.

Air Transportation Companies:
Operating property to be assessed and taxed as personal property, House Bill No. 293.

Airplanes:
Insurance on, tax on premiums, Senate Bill No. 281.

Washington state board of aeronautics to specify requirements for obtaining license to fly, House Bill No. 500.

Airports:
Bonds issued by municipalities for construction of, Senate Bill No. 286.
Development of, by Washington state board of aeronautics, House Bill No. 500.

Alcohol:
Liquid petroleum fuels, providing for blending with alcohol, House Bill No. 567.

Alder:
Extending secondary state highway No. 51 from Alder northwest to Yelm, House Bill No. 464.

Yelm to, establishment of secondary state highway, Senate Bill No. 368.

Aliens:
Employment of, prohibiting on public works, House Bill No. 161.
Old-age pensions, limiting payments to U. S. citizens, House Bill No. 133.

Prohibited from joining labor organizations, Senate Bill No. 21.

Allyn:
Narrows bridge, secondary state highway to be constructed from, to Allyn and Belfair, House Bill No. 292.

Almira:
State Road No. 7, secondary highway No. 7C from Marlin to, Almira to be branch of, House Bill No. 392.

Altoona:
Extending secondary state highway No. 12C beginning at junction with state road No. 12 to, House Bill No. 140.

American Eagle:
Unlawful to hunt or kill, Senate Bill No. 381.

Amytal:
Sale, gift, barter, exchange, prohibited, Senate Bill No. 24.
Sale of, regulating, House Bill No. 325.

Anacortes:
Whidby Island to, establishment of primary state highway, Senate Bill No. 473.

Anesthesia:
Definition of, relative to the practice of sanipractic, Senate Bill No. 263.

Animals:
Additional open and closed hunting seasons, Senate Bill No. 278.

Coyotes, $5 bounty for killing adult, House Bill No. 181.

Foreign game, registration of same with state game commission, Senate Bill No. 365.

Fur bearing, to be personal property, Senate Bill No. 243.

Hunting of, by parties of two or more, regulations to be observed, Senate Bill No. 364.

Injury to, by vehicle, operator to notify authorities, Senate Bill No. 140.

Prevention of cruelty to, Senate Bill No. 154.

Storage of game, regulations to be observed, Senate Bill No. 363.

32—H
Apples:
Cull apples, levying assessment of 40c per ton on, House Bill No. 394.
Prohibiting unfair trade practices and preventing frauds, House Bill No. 541.
Sale of, must be in compliance with requirements of director of agriculture, House Bill No. 324.
Washington state apple advertising commission, abolishment of, House Bill No. 34.
Washington state apple advertising commission to place advertising only with tax-paying agencies of the state, House Bill No. 478.
Washington state apple commission to develop long-range program for physical and financial rehabilitation of apple orchards and industry, House Bill No. 557.

Appraision:
Estate consisting of personal property of less value than $250, appraisement dispensed with, House Bill No. 425.
Estates consisting only of money or bank deposits not to be appraised, House Bill No. 267.
Estates over $5,000, appraiser to receive one-tenth of one per cent of inventoried value of estate as fee, House Bill No. 425.
Prescribing method of, on property for assessment, Senate Bill No. 56.
Public utilities to pay cost of certain appraisals by department of public service, House Bill No. 535.

 Appropriations:
Acme Finance Company, for payment of judgment of, Senate Bill No. 433.
Agricultural prorated marketing zone act, establishment of, Senate Bill No. 336.
Alexander, J. F., from Highway Safety Fund, for payment of judgment to, Senate Bill No. 433.
Aurora avenue condemnation fund, $1,246,018.76 for benefit of, House Bill No. 333.
Auto Mechanics Licensing Act, funds for establishing of, Senate Bill No. 182.
Ayer, Ellis C., for payment of judgment to, Senate Bill No. 433.
Benton county, for, Senate Bill No. 433.
Birth and death certificates, appropriating $4,500 for reclassification of, House Bill No. 229.
Blind students, $5,000 for those attending state institutions, House Bill No. 554.
Board of Budget Review, salaries, Senate Bill No. 90.
Board of prison terms and paroles, for, Senate Bill No. 433.
Boiler inspection, $10,000 for provisions of act relating to, House Bill No. 138.
Bridge across Agate Pass in Kitsap county, $450,000 for, House Bill No. 569.
Bridge across Columbia Slough from Puget Island to Cathlamet, $60,000, House Bill No. 406.
Bridge across Spokane river in city of Spokane, $475,000 for, House Bill No. 474.
Bronson, Philip, for payment of judgment to, Senate Bill No. 433.
Bureau of operating engineer examiners, $10,000 for creation of, House Bill No. 130.
Campus approach to University of Washington, Substitute Senate Bill No. 36.
Capital outlay, for department of highways, Senate Bill No. 393.
Carlisle Lumber Company, for payment of judgment to, Senate Bill No. 433.
Cascade tunnel commission, expenses for, Senate Bill No. 380.
Cattle, indemnities to be paid for killing diseased, House Bill No. 27.
Central College of Education, for, Senate Bill No. 433.
Centralla, for local improvement district of, Senate Bill No. 433.
Chain stores, appropriation to carry out provisions for licensing of, House Bill No. 160.
Chicago, Milwaukee, St. Paul & Pacific Railroad Co., from Public Service Revolving Fund, for payment of judgment to, Senate Bill No. 433.
Children of soldiers, sailors, and marines killed during World War to receive educational opportunities, House Bill No. 78.
Civil service four-tenths of one per cent of total payroll under scope of act, Senate Bill No. 137.
Code, compilation of, containing constitutional provisions and state statutes for third and fourth-class cities, House Bill No. 113.
Code of the election laws, to be submitted to members of legislature, Senate Bill No. 385.
Columbia river, construction of river wall on the, Senate Joint Memorial No. 6.
Commercial waterway districts, $250,000 to readjust outstanding debt, House Bill No. 319.
Appropriations—Continued:

Commission on economy, efficiency and simplicity in state government, expenses for, Senate Bill No. 462.
Cook, Silas, $6000 for relief of; damage to property as result of unlawful orders of game commission, House Bill No. 475.
County committee on reorganization of school districts, funds for, Senate Bill No. 335.
County road maintenance and construction, reappropriation from motor vehicle fund, Senate Bill No. 395.
Cowlitz county, for, Senate Bill No. 433.
Defense of tax suits, funds for, Senate Bill No. 328.
Department of Social Security, re-appropriation for, Senate Bill No. 433.
Deposit interest fund, appropriating $33,570.29 from, to charge off “deposits in closed banks” item, House Bill No. 298.
Des Chutes waterway, for, Senate Bill No. 433.
Dills, C. H., relief of, Senate Bill No. 453.
Disposition of bonds for acquiring, seeding, reforestation and administering lands for forests, Senate Bill No. 98.
Division of the blind, for establishing the home industries revolving fund, Senate Bill No. 228.
Eastern Washington College of Education, for, Senate Bill No. 433.
Electrical license fund, $64,000 from, to department of labor and industries, House Bill No. 560.
Establishment of food and drug fund, Senate Bill No. 15.
Expenses for 1939 legislature, $125,000.00, Senate Bill No. 1.
Fairs, $49,000 for agricultural display at district, House Bill No. 236.
Federation park fund, disposition of Big Tree State Park, Senate Bill No. 371.
Fiscal biennium, for salaries of state officials and employees, expenses of state institutions, departments, etc., during, House Bill No. 450.
Fish hatchery, $30,000 for construction of, in Lewis county, House Bill No. 570.
Fish traps and pound nets, $30,000.00 for act relating to leasing of, in Puget Sound, House Bill No. 194.
Fish traps and pound net locations, expenses for establishment of, Senate Bill No. 429.
Fishhaven, $50,000 for construction of northeast of Westport, House Bill No. 386.
Fishing resources survey commission, expenses of, Senate Bill No. 452.
Flood control maintenance, for state participation in, Senate Bill No. 344.
Food processing plants, establishment of buildings, Senate Bill No. 175.
From Fisheries Fund, for relief of certain individuals, firms, and corporations, Senate Bill No. 433.
From Game Fund, for relief of certain individuals, firms, and corporations, Senate Bill No. 433.
From Highway Safety Fund, for certain individuals, firms, and corporations, Senate Bill No. 433.
From Reclamation Revolving Fund, for clerk of Thurston county, Senate Bill No. 433.
Fund for paroled or released persons of state penitentiary or reformatory, Senate Bill No. 3.
Furey, Fred H., $18,745.95, for the relief of, House Bill No. 454.
General obligation bonds, $1,500,000 to pay interest on, House Bill No. 552.
Gibson, Addie, $16,000.00 for the relief of, House Bill No. 45.
Governor, for maintenance of office of, Senate Bill No. 433.
Grand Coulee, for maintenance repair and improvements to streets, Senate Bill No. 269.
Grand Coulee highway investigation, expenses of, Senate Bill No. 488.
Grays Harbor county, for, Senate Bill No. 433.
Great Northern Railway Co., from Public Service Revolving Fund, payment of judgment, Senate Bill No. 433.
Greyhound racing, $10,000 to be used for, House Bill No. 534.
Gwin, White & Prince, Inc., for payment of judgment to, Senate Bill No. 433.
Harbor lines, relocation and reestablishment of inner and outer, in front of Port Townsend, House Bill No. 92.
Highway testing laboratory site and equipment, from motor vehicle fund, Senate Bill No. 391.
Highways taken over by state, $100,000 to retire assessment installments on, House Bill No. 294.
Appropriations—Continued:

Honor camps, $25,000 to establish, for state prisoner, House Bill No. 242.

Housing, asking Congress to appropriate five billion dollars for long range program, House Joint Memorial No. 5.

Hyden, Darwin, relief of, Senate Bill No. 86.

Industrial insurance expenses to be paid from accident fund, Senate Bill No. 334.

Interim highway transportation commission, $15,000 for, House Bill No. 540.

Investigation of hospitals, medical bureaus, Senate Bill No. 311.

Investigation of Social Security Department by joint legislative committee, $5,000.00, House Joint Resolution No. 4.

Isaac Ingalls Stevens, statue to be placed in capitol, Washington, D. C., Senate Bill No. 316.

Island county, for, Senate Bill No. 433.

Junior college districts and school districts operating experimental educational program, $100,000 for, House Bill No. 283.

Junior colleges or extension high schools, $100,000 for the establishment and running of, House Bill No. 118.

Keystone Harbor to Crocket Lake, dredging of, and constructing a rock breakwater, Senate Joint Memorial No. 12.

Kittitas county, for, Senate Bill No. 433.

Klickitat county, for, Senate Bill No. 433.

Ladies of the Grand Army Home, for, Senate Bill No. 433.

Latmer, Frank, for payment of judgment to, through H. V. Jackson, Administrator, Senate Bill No. 433.

Lefevre, J. L., for payment of judgment to, Senate Bill No. 433.

Legislative council, investigation of state departments, Senate Bill No. 324.

Legislative council, $5,000 for, House Bill No. 556.

Legislative council, $25,000 for, House Bill No. 493.

Legislative printing, $15,000.00, Senate Bill No. 2.

Legislative reference and drafting bureau, establishment of, Senate Bill No. 331.

Legislature expenses of twenty-sixth session, Senate Bill No. 400.

Livestock, to carry out acts relating to branding and slaughtering of, House Bill No. 251.

Mark Edward Klobucher, for relief of, Senate Bill No. 377.


McKay Memorial Research Hospital, establishment of, at Soap Lake, Washington, Senate Bill No. 114.

Meat, $100,000 for act regulating and licensing preparation, handling and marketing of, House Bill No. 529.

Milk control board, expenses of, Senate Bill No. 353.

Milk products, $65,000 for additional policing of producers, manufacturers, purchasers and vendors of, House Bill No. 398.

Mine to market roads, $100,000 for construction of, House Bill No. 192.

Miners Examining Board, administrative expenses, Senate Bill No. 28.

Motor vehicle fund for department of highways, administration of federal funds, Senate Bill No. 392.

Motor vehicle fund, for maintenance and construction of highways, Senate Bill No. 485.

Motor vehicle fund, for maintenance and construction of primary state highways, Senate Bill No. 474.

Motor vehicle fund, for the relief of certain individuals, firms and corporations, Senate Bill No. 433.

Motor vehicle fund reappropriation, for maintenance and construction of primary state highways, Senate Bill No. 396.

Motor vehicle license fund, administration of, and for payments, Senate Bill No. 117.

Mount Spokane State Park, $20,000 for aerial tramway in, House Bill No. 508.

Munson Hall and Sue Lombard Hall, to be purchased by the state, Senate Bill No. 127.

Naval and marine corps reserve armory at Seattle, establishment of, Senate Bill No. 350.

Northern Pacific Railway Co., from Public Service Revolving Fund, for payment of judgment to, Senate Bill No. 433.

Oil and gas conservation law, administration of, Senate Bill No. 189.

Okanogan county, for, Senate Bill No. 433.
Appropriations—Continued:

Old capitol building, authorizing State Capitol Committee to make repairs on, House Bill No. 20.

Olympia, for local improvement districts of, Senate Bill No. 433.

Oregon, Washington Railroad and Navigation Co., from Public Service Revolving Fund, for payment of judgment to, Senate Bill No. 433.

Pacific N. W. Centennial Exposition, to be held in Seattle in 1942, $2,000,000 for, House Bill No. 156.

Pacific Telephone and Telegraph Co., for payment of judgment to, Senate Bill No. 433.

Parks and Parkway Fund, for the relief of certain individuals, firms and corporations, Senate Bill No. 433.

Payments to workmen or beneficiaries, for disability or death, while engaged in extrahazardous employment, Senate Bill No. 100.

Pend Oreille county, for, Senate Bill No. 433.

Petroleum Navigation Co., for payment of judgment to, Senate Bill No. 433.

Puget Mill Company, for relief of, Senate Bill No. 437.

Public assistance, funds for, Senate Bill No. 427.

Public defender, $8,000 for expenses of office of, House Bill No. 566.

Public libraries, $10,000 for supervision and regulation of motor fuel companies declared to be, House Bill No. 99.

Puget Sound Navigation Company, for relief of, Senate Bill No. 437.

Rabies and sleeping sickness, $30,000 to eradicate, among dogs and horses respectively, House Bill No. 277.

Real estate brokers fund, establishment of, Senate Bill No. 290.

Reserve library room, University of Washington extension students, Senate Bill No. 430.

Rose, J. M., for relief of, $53 for expense and improvements on relinquished lease, House Bill No. 288.

School districts, for relief of certain, unable to complete 180 school days in school year, House Bill No. 571.

Scott, Ida Lee Howard, $30.00 for the relief of, House Bill No. 153.

Seattle, for local improvement districts of, Senate Bill No. 433.

Seattle, $75,000 for branch of State Road No. 1 in, House Bill No. 413.

Secondary state highways, maintenance, construction, operation, etc., Senate Bill No. 394.

Session Laws of 26th session, $3,500 for temporary publication of, House Bill No. 119.

Shlien, Wm. F., for payment of judgment to, through Bank of California, Senate Bill No. 433.

Shippers civil service regulations, fund for, Senate Bill No. 294.

Shil Shole Bay, Seattle, asking Congress for $700,000.00 to construct breakwater in, House Joint Memorial No. 4.

Skagit county, for, Senate Bill No. 433.

Small loan business, $25,000 for investigation of, House Bill No. 206.

Social security and common schools, given priority over other appropriations, Senate Bill No. 470.

Social security, for public assistance to counties, Senate Bill No. 444.

Spokane, for local improvement districts of, Senate Bill No. 433.

Squier, Paul, relief of, Senate Bill No. 30.

State department, to be approved by governor, Senate Bill No. 423.

State fire revolving fund, initial reserve, of $100,000.00, Senate Bill No. 123.

State institute of child development research and service, carrying on work of, Senate Bill No. 297.

State Library, for, Senate Bill No. 433.

State Parks Committee, for, Senate Bill No. 433.

State school equalization fund, of $1,400,000.00 for, Senate Bill No. 433.

State school equalization fund, of $1,400,000, Senate Bill No. 155.

State school fund of $3,600,000, Senate Bill No. 156.

State school relief fund, to pay minimum teachers' salaries and maintain adequate school terms, Senate Bill No. 284.
Appropriations—Continued:
- State school relief fund, $850,000 to, from current state school fund, House Bill No. 346.
- State Soldier's Home, for medical attendance, rations and clothing, Senate Bill No. 120.
- State vocational fund, administration of, Senate Bill No. 4.
- State-wide first aid meets, $3,000 from medical aid fund, to stage, House Bill No. 224.
- Superior Court, for retirement of judges of, Senate Bill No. 433.
- Supreme Court, for retirement of judges of, Senate Bill No. 433.
- Tacoma, appropriating $2,000 to, as compensation for state patrol's use of city's police radio station, House Bill No. 495.
- Taylor, Ben F., $250 for relief of, House Bill No. 390.
- Teachers' retirement pensions to be paid from funds appropriated by legislature, Senate Bill No. 188.
- Teachers tenure revolving fund, payment of expenses, Senate Bill No. 121.
- Teachers tenure revolving fund, $3,000 from current state school fund to, House Bill No. 121.
- Telander Construction Company, from Motor Vehicle Fund, for payment of judgment to, Senate Bill No. 433.
- Telephone utilities, $300,000 for investigation of, by department of public service, House Bill No. 524.
- Terry, Mrs. Georgea and three children, $15,000 for the relief of, House Bill No. 453.
- Textbooks to be printed by state, Senate Bill No. 121.
- Textbooks, $150,000 to equip state printing plant for; $100,000 for state superintendent of public instruction to buy, House Bill No. 421.
- Thompson Securities Company, for payment of costs in judgment to Acme Finance Company, Senate Bill No. 433.
- Thurston county, $210,000.00 to retire certain delinquent bonds, House Bill No. 49.
- Thurston county bonds, retirement of $210,000.00, Senate Bill No. 57.
- Thurston County, for, Senate Bill No. 433.
- Thurston county road bonds, $201,750 for redemption of, House Bill No. 252.
- Unemployment compensation, of $200,000 for purpose of cooperating with U. S. employment service, Senate Bill No. 219.
- University of Washington, associated students, for payment of judgment to, Senate Bill No. 433.
- University of Washington Fund for an approach to campus, Senate Bill No. 26.
- Wages and salaries of state officers, Senate Bill No. 433.
- Wahkiakum County, for, Senate Bill No. 433.
- Washington food, drug and cosmetic act, $50,000 for, Senate Bill No. 315.
- Washington labor relations board, creating; giving employees right to organize and bargain collectively, $75,000 to carry out act, House Bill No. 528.
- Washington state patrol communication system, establishment and maintenance, Senate Bill No. 337.
- Washington state patrol investigation, Senate Joint Resolution No. 2.
- Washington state poultry congress committee, expenses of, Senate Bill No. 384.
- Western Washington College of Education, for, Senate Bill No. 433.
- Weyerhaeuser Timber Company, for payment of judgment to, Senate Bill No. 433.
- White Pass highway, completion of, Senate Bill No. 475.
- Williams, Morris, for payment of judgment to, Senate Bill No. 433.
- Witness giving testimony for department of agriculture, to receive compensation, Senate Bill No. 224.
- Works Progress Administration, $875,000,000 for continuation of, Senate Joint Memorial No. 5.
- Works progress assistance fund, $4,000,000 to, House Bill No. 553.
- World War veterans, $5,000.00 for rehabilitation of disabled, House Bill No. 25.
- Yakima County, for, Senate Bill No. 433.
- Youngberg, Elmer, $3,000 for relief of, House Bill No. 581.
- Youth administration division, $750,000 for creation of, in department of social security, House Bill No. 321.
- Zindorff, Edward L., and Cedric, for relief of, Senate Bill No. 463.

Architecture:
License for the practicing of, Senate Bill No. 160.

Armistice Day:
Schools to have holiday on, House Bill No. 101.
Armory:
Naval and marine corps reserve, establishment in Seattle, Senate Bill No. 350.
Olympia, proceeds from sale of certain property, to be used for beautification of new armory, House Bill No. 415.

Army:
Children of soldiers killed during World War to have educational opportunities, House Bill No. 78.
City employees' pensions, time served in, not to be deducted from time applied on pensions, House Bill No. 90.
Puget Sound area, rehabilitation of Puget Sound, Senate Joint Memorial No. 9.
Regiment of national guard anti-aircraft artillery to be allotted this state, Senate Joint Memorial No. 8.
State, county and city employees, who are members of, entitled to military leave plus regular vacation, Senate Bill No. 422.
World War veterans, providing appropriation for rehabilitation of, House Bill No. 25.
Wrestling and boxing matches, exempt from securing of license, Senate Bill No. 259.

Arrest:
Extradition, to make uniform interstate, House Bill No. 245.
Fresh pursuit, giving peace officer of other states right to pursue and arrest criminals in this state, House Bill No. 244.
Witnesses, out-of-state, compelled to attend trial exempt from, House Bill No. 243.

Assessments:
Appraisal of real and personal property for, Senate Bill No. 102.
Aurora avenue condemnation fund, appropriation for benefit of, House Bill No. 333.
Butter fat, assessment of, in milk and cream, House Bill No. 189.
Cancellation or reduction of, on property erroneously assessed, House Bill No. 103.
Certified budget, making and filing of, with clerk of board of county commissioners, House Bill No. 131.
Classification of forest lands, preventing from being classified as reforested if assessed for forest growth the previous year, House Bill No. 169.
Cull apples, levying assessment of $0.40 per ton on, House Bill No. 394.
Delinquent taxes, prohibiting sale of property acquired for, at less than its last declared assessment value, House Bill No. 147.
Designation of taxes and assessments, Senate Bill No. 10.
Diking, drainage, or sewerage improvement districts, assessment of lands acquired by foreclosure and sold under contract, House Bill No. 120.
Equalization of, on property, made by board of tax appeals, Senate Bill No. 340.
Forest lands to be classed as real property; timber as personal, House Bill No. 79.
Gross income tax, Senate Bill No. 192.
Highways, state to retire assessment installments on certain, House Bill No. 294.
Improvements, authorizing segregation and separate payment of tax on those owned separately, House Bill No. 321.
Irrigation districts, duties concerning sales of land for delinquent district assessments, House Bill No. 126.
Land in vicinity of Columbia Basin, to be regulated, Senate Bill No. 126.
Livestock moved from one county to another, assessments to be prorated, House Bill No. 80.
Local improvement assessments, foreclosure, for, by county; acquisition of such property by cities, House Bill No. 378.
Local improvement, limiting time to begin action to cancel deed issued on foreclosure of, House Bill No. 377.
Local improvements and foreclosure of general tax liens, Senate Bill No. 472.
Local improvements, assessment payments for, to correspond to fractional interest of ownership, House Bill No. 77.
Method of appraisal of property for, Senate Bill No. 56.
Minerals, assessment of those excepted and reserved in deeds of conveyance to real estate, House Bill No. 174.
Personal property, canceling assessments on certain, shipped from state, House Bill No. 263.
Personal property to be assessed annually on monthly average basis, House Bill No. 175.
Assessments—Continued:

Property acquired by counties and subject to drainage, diking, or sewerage improvement district assessments, proceeds from sale of, House Bill No. 490.
Sale by counties of property acquired for taxes, House Bill No. 3.
Water districts, attempted assessments by, prior to this act, illegal and invalid, House Bill No. 155.

Athletics:

School districts, barring action against, when in connection with athletic apparatus, House Bill No. 186.

Attorney General:

Assistant, to be assigned to division of municipal corporations, Senate Bill No. 252.
Bonds of police, peace officers, charged with making arrests, to be approved by, Senate Bill No. 250.
Control of the Washington State Patrol, Senate Joint Resolution No. 2.
Department of labor and industries, act as legal adviser for, in all appeals, Senate Bill No. 180.
Disability retirement system study for Washington state patrol, assistance to be given by, Senate Bill No. 333.
Exercise certain duties of the prosecuting attorneys under certain circumstances, Senate Bill No. 84.
Governor's committee on interstate cooperation, one member to be the, Senate Bill No. 204.
Income tax, failure to comply with, proceedings to be brought by, Senate Bill No. 192.
Investigation of resale of lands purchased by county for delinquent taxes, House Bill No. 574.
Legislative reference and drafting bureau, member of advisory committee to be, Senate Bill No. 331.
Oath of office, to swear to try to fulfill campaign promises, House Bill No. 491.
Oil and gas conservation law, attorney to be the, Senate Bill No. 169.
Private practice, unlawful, House Bill No. 341.
Public defender to be appointed by, House Bill No. 566.
Select all legal advisers of the state, and under supervision of, Senate Bill No. 85.
Social security department, one member to come from office of, Senate Bill No. 444.
State tenure commission, one member appointed by, Senate Bill No. 121.

Attorneys:

Contract for employment of, by cities, municipal or public corporations to be written, House Bill No. 517.
Employed by cities or public corporations must be resident of county in which city is situated, House Bill No. 518.
Examiner of land titles, to be appointed by county commissioners, Senate Bill No. 179.
Fees of, in appeals to superior court from orders, decisions and awards of Department of Labor and Industries, House Bill No. 56.
Industrial insurance claim files to be available to claimant's attorney, Senate Bill No. 297.
Jurisdiction of justice of peace ceases after 30-day period unless further continuance is agreed upon, House Bill No. 185.
Legal aid bureau, active member of Bar Association to render service without compensation, House Bill No. 30.
Lien foreclosures, providing for court costs and attorney's fees in, House Bill No. 547.
Member of legislature for six years or president of state senate eligible to take examination for admission to bar, Senate Bill No. 357.
Office of, in cities of the third-class, period of four years, Senate Bill No. 215.
Personal property, exemptions of, from execution and attachment, Senate Bill No. 170.
Public defender, creating office of, and providing for appointment by attorney general, House Bill No. 566.
State department, selected and to serve under the attorney general, Senate Bill No. 85.
Attorneys—Continued:

Superior court judge, time for filing motion and affidavit against, to disqualify him from trying case, House Bill No. 396.
Verifications and other affidavits, granting to attorneys the power to take and certify, House Bill No. 53.

Aubrey L. White Parkway:
Primary state highway to be established and known as, House Bill No. 65.
Riverside state park, naming existing road in, House Bill No. 235.

Auctions:
Fisheries department only to operate certain fishing gear; fish caught to be sold at public auction, House Bill No. 328.
Personal property sold at public auction in first and second-class cities, disposition of revenue from, House Bill No. 314.

Audits:
Funds of all state departments to be transmitted to state treasurer within seven days after receipt, Senate Bill No. 424.
State department, now under division of budget transferred to governor, Senate Bill No. 423.

Aurora Avenue:
Appropriation for benefit of Aurora avenue condemnation fund, House Bill No. 333.

Auto Mechanics:
Qualifications necessary to secure license as an, Senate Bill No. 182.

Auto Mechanics' Licensing Act:
Auto mechanics, qualification and examinations to come under, Senate Bill No. 182.

Auto Transportation Brokers:
Defining, licensing and regulating, House Bill No. 412.

Auto Travel Agents:
Defining, licensing and regulating, House Bill No. 412.

Automobile Dealers:
Motor block, removal of, from vehicle; dealer to furnish director of licenses with certain information, House Bill No. 473.
Motor vehicles, federal government asked to purchase, from local dealers, House Joint Memorial No. 22.
Motor vehicles for state, county or city employees to be purchased from local dealer at retail prices, House Bill No. 549.
Taxation of motor vehicles, dealers' cars exempt from assessment for ad valorem taxes, House Bill No. 173.

Aviation:
Metropolitan park districts, contracting indebtedness for landing fields limited to 3/20 of 1% of taxable property, House Bill No. 134.

Ayer, Ellis C.:
Appropriation for payment of judgment to, Senate Bill No. 433.

Babcock Test:
Milk or cream, Babcock test to be used to determine amount of milk fat in, House Bill No. 396.

Ball:
Surety, bail bonds executed for consideration must be cash bail or surety bond, House Bill No. 389.
Vehicle operator's license, suspension of, not mandatory on forfeiture of bail, House Bill No. 488.

Bailiffs:
Compensation of, in superior courts, House Bill No. 94.
Superior courts, appointment and compensation in, of bailiffs, House Bill No. 69.

Bainbridge Island:
Primary state highway No. 21, from Hood Canal to, Senate Bill No. 296.
Bakeries:
Inspection of, periodically by bakery inspector, Senate Bill No. 50.

Bakery Inspector:
Prohibit appointment of, if in the bakery business or association, Senate Bill No. 50.

Ball:
Legislators to give return ball, House Concurrent Resolution No. 6.

Ballots:
Agricultural prorated marketing zones, determination by, Senate Bill No. 336.
Counting board to be created for elections, House Bill No. 542.
Justice of the peace, revising system for election of, House Bill No. 384.
Name not to be printed on, unless amended declaration has first been filed, Senate Bill No. 55.
Preparation of, Senate Bill No. 14.
Public utility district ownership of, to be determined by, Senate Bill No. 341.
Regulating the recount of, recanvass of votes registered on machines, Senate Bill No. 238.
Soil conservation districts, electors to determine establishment of, by, Senate Bill No. 343.
Supreme and superior court judges, number to appear on ballots in election of, House Bill No. 296.

Bang's Disease:
Cattle, indemnities to be paid for killing diseased, House Bill No. 27.
Livestock, indemnities for slaughtering diseased, House Bill No. 132.
Livestock, quarantine and prevention of disease, House Bill No. 384.

Bank Deposits:
Appraiser of estates consisting only of money or, dispensed with, House Bill No. 267.
Joint accounts, rights of either depositor, Senate Bill No. 342.
Pledge of, to secure deposits of funds, Senate Bill No. 379.

Banks:
Building, savings and loan associations, defining insolvency of, discharging from liquidation when not insolvent, House Bill No. 196.
Corporation may invest funds in, insured by the Federal Deposit Insurance Corporation, Senate Bill No. 223.
Deposit interest fund, appropriation from, to charge off "deposits in closed banks" item, House Bill No. 298.
Estates controlled by mutual savings banks may be invested in bonds or securities pronounced legal for such purpose, House Bill No. 439.
Funds, unlawful to invest in obligations of national mortgage associations or in debentures issued by the Federal Housing Administration, Senate Bill No. 141.
Gross income, definition of for purposes of excise tax, Senate Bill No. 141.
Holding companies organized to liquidate frozen assets of savings and loan associations to be examined by division of savings and loan, House Bill No. 476.
Joint deposits, payment to be made to either, Senate Bill No. 342.
Loan companies, licensing those handling loans of $300 or less, House Bill No. 207.
Mutual saving, regulation of investments, Senate Bill No. 142.
Pledge assets to secure deposits of funds, Senate Bill No. 379.
Savings and loan associations, conversion of federal into state, House Bill No. 188.
Small loan license act, not applicable to, Senate Bill No. 213.
State depositaries to pledge payment on demand or at specified future date, House Bill No. 299.
Stockholders, limiting liability of, in, Senate Joint Resolution No. 8.
Stop-payment order, renewal or confirmation, method to be used by, Senate Bill No. 105.
Trust funds, investment of, by corporations, House Bill No. 418.
Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.
Writ of garnishment, method of serving to, Senate Bill No. 104.
Barbers:
Director of Licenses, additional jurisdiction; to approve agreements from each county, House Bill No. 67.
Schools and colleges for, regulating, House Bill No. 527.
Shops closed on Sunday, Senate Bill No. 229.

Basic Therapy Act:
Healing arts; practicing any method of healing without special preparation prohibited, House Bill No. 4.

Beach Approaches:
Secondary highway No. 12A via Ocean Park, Long Beach and Seaview, to be established as, House Bill No. 308.

Beanos:
Lawful operation of, licensing of, Senate Bill No. 237.

Beer (see Liquor).

Bees:
Honey, regulating sale and marketing of, House Bill No. 227.

Belfair:
Narrows bridge, secondary state highway to be constructed from, to Allyn and Belfair, House Bill No. 292.
Scenic highway from, to Port Gamble, survey to be made by department of highways, Senate Bill No. 404.

Beneficiaries:
Compensation for beneficiaries of workmen killed while engaged in extrahazardous employment, House Bill No. 18.
Compensation for dependents of those dying from occupational disease, House Bill No. 100.
Compensation for, of workmen killed while engaged in extrahazardous employment, Senate Bill No. 100.
Life insurance payments, exempting from debt collection, House Bill No. 348.
Life insurance policies, rights of the, Senate Bill No. 245.
Testamentary trustee to file names of, with probate court, House Bill No. 446.

Benefit Societies:
Fraternal benefit societies, admitting to beneficiary membership certain persons without medical examination, House Bill No. 368.

Benton County:
Appropriation for, Senate Bill No. 433.

Betting:
Greyhound racing, permitting wagers on, House Bill No. 534.

Billboards:
Advertising on, in highway protective areas, prohibited, Senate Bill No. 370.
Advertising on, regulations and fees for, Senate Bill No. 221.

Birds:
Additional open and closed hunting seasons, Senate Bill No. 278.
American eagle, hunting or killing of, prohibited, Senate Bill No. 381.
Cold storage of, regulations to be observed, Senate Bill No. 363.
Foreign game, registration of same with state game commission, Senate Bill No. 365.
Hunting of, by parties of two or more, regulations to be observed, Senate Bill No. 364.

Birth Certificates:
Adopted and illegitimate children, House Bill No. 71.
Reclassification of, House Bill No. 229.

Blasting:
Notice of 48 hours to be given residents in settled communities, prior to, Senate Bill No. 195.
Powder for, to be controlled by state, Senate Bill No. 196.
Blind:
Appropriating $5,000 for blind students attending state institutions, House Bill No. 554.
Assistants in each county, for investigations of applications of the, Senate Bill No. 153.
Home industries revolving fund established for, Senate Bill No. 228.
Medical aid, earphones, etc., to be given to, Senate Bill No. 187.
Medical care and corrective treatment; excluding certain personal property and income as resources, House Bill No. 461.
Medical, surgical, hospital care and nursing given to the, Senate Bill No. 153.
Traffic, regulating, on public streets and highways, limiting use of white canes, House Bill No. 43.

Board of Adjustment:
Soil conservation committee to appoint members of, Senate Bill No. 343.

Board of Auto Mechanics' Examiners:
Auto mechanics, powers of, relative to examination of applicants, Senate Bill No. 182.

Board of Budget Review:
Established in counties of first and second class, for making and controlling estimates, levies and expenditures, Senate Bill No. 90.

Board of Health:
Administer duties of the State Board for Vocational Education, Senate Bill No. 76.

Board of Prison Terms and Paroles:
Appropriation for, Senate Bill No. 433.
Determine persons eligible to be transferred to State Vocational School, Senate Bill No. 4.
Establishing fund for paroled or released persons of state penitentiary or reformatory, Senate Bill No. 3.
Probations, granting and regulating by, Senate Bill No. 254.
Release of prisoners from penitentiary and reformatory, House Bill No. 240.
Salary, setting at $7,500 per year, House Bill No. 254.
State hospitals, prisoners may be transferred to, from state prisons for psychiatric treatment, House Bill No. 241.
Transportation of prisoners to penitentiary and reformatory, sheriff and state patrol to cooperate in, House Bill No. 239.
Trusty camps, certain prisoners to be sent to, House Bill No. 242.

Board of Regents:
Campus approach, University of Washington, authority to acquire land, Senate Bill No. 26.
Gifts from private sources for University authorizing acceptance of, by board; disposition of, House Bill No. 204.
Members of, their terms, meetings and records to be public, House Bill No. 538.

Board of Sewer Commissioners:
Appointment and duties of, Senate Bill No. 305.

Board of Tax Appeals:
Equalization of assessment of property to be made by, Senate Bill No. 340.

Boilers:
Establishing office of boiler inspector in connection with department of labor and industries, House Bill No. 138.
Licensing operating engineers, House Bill No. 130.

Bonds:
Action to test validity of those issued by counties, cities, school or taxing districts, House Bill No. 426.
Administrators, guardians, executors and trustees, providing for reduction or substitution of bonds, House Bill No. 47.
Auto travel agents and transportation brokers to furnish, House Bill No. 412.
Bail bonds executed for consideration must be cash bail or surety bond, House Bill No. 389.
Bonds—Continued:

Boller inspectors required to execute, House Bill No. 138.
Collection agencies, providing bond for operation of, House Bill No. 70.
Commercial waterway districts, commissioners may buy outstanding bonds, House Bill No. 319.
Commission merchant selling agricultural products required to file, House Bill No. 135.
County auditor to furnish, covering collection of motor vehicle fees, Senate Bill No. 124.
County or city-issued, not requiring ordinance to appear thereon authorizing issuance of, House Bill No. 379.
Declaratory judgments, action brought relating to validity of bonds, all district taxpayers to be defendants, House Bill No. 363.
Dog racing commissioners to furnish surety, Senate Bill No. 339.
Financial or credit reports, firm in business of making, to file $50,000 bond, House Bill No. 124.
Furnishing of, by firms engaged in games of skill and chance, Senate Bill No. 237.
General obligation bonds to be issued to retire debt created to pay old age and public assistance, House Bill No. 552.
Highways, state to retire assessment installments or bonds on certain, House Bill No. 294.
Hospital association business to file, House Bill No. 209.
Inheritance tax, coordinating law relating to, House Bill No. 425.
Irrigation districts, limiting time to bring action to enforce certain rights and claims of those owned by U. S., House Bill No. 286.
Issuance of, by municipalities to construct or improve certain revenue producing undertakings, Senate Bill No. 286.
Letters testamentary, issuance of, or of administration without bond in some instances, House Bill No. 10.
Municipally-owned street railway, authorizing certain cities to borrow from reconstruction finance corporation for, House Bill No. 323.
Performance and payment, to be furnished by contractor on public works projects, Senate Bill No. 351.
Petroleum product companies to file, with department of licenses, Senate Bill No. 227.
Police, peace officers and public officials, charged with making arrests, to furnish, Senate Bill No. 250.
Port district commissioners to have right to fund or refund indebtedness by issuing funding or refunding bonds, House Bill No. 496.
Pound net appliance to file, Senate Bill No. 295.
Public utility district commissioners, issuance of, by, Senate Bill No. 200.
Pound net appliance to file, Senate Bill No. 295.
Purchase and disposition of certain delinquent, and warrants, Senate Bill No. 157.
Savings and loan associations, specifying type of bond for federal associations converted to state, House Bill No. 188.
Sewer, issuance of by board of sewer commissioners, Senate Bill No. 305.
Sewer system, issuance of, for construction or acquiring, Senate Bill No. 306.
Shipyards, purchase of, by port districts having population of 300,000; issuance of, Senate Bill No. 261.
Signatures on interest coupons of those issued by counties, cities and school districts, House Bill No. 365.
Small loan business to furnish, to supervisor of division of savings and loan, House Bill No. 207.
Thurston county, appropriation for, to retire certain delinquent bonds, House Bill No. 49.
Thurston county road bonds, appropriation for redemption of, House Bill No. 252.
Validating and ratifying certain ones issued heretofore, House Bill No. 522.
Washington state poultry congress committee, executive commissioner to furnish, Senate Bill No. 384.
Washington toll bridge authority empowered to issue, for acquisition of any ferry or ferry services, Senate Bill No. 253.
Washington utility district authority, issuance of, Senate Bill No. 199.
Water districts may issue revenue bonds and establish special funds to retire, House Bill No. 405.
Bookmaker:
Licensing of, House Bill No. 404.

Botanical Garden:
Lands deeded to University of Washington, for purposes of a, Senate Bill No. 197.

Bothell:
Highway between, and Monroe, estimate of cost to be made. Senate Bill No. 202. Monroe to Bothell on State Road No. 15, House Bill No. 212.

Bottom Fish:
Hood canal, prohibiting commercial fishing in, House Bill No. 211. Jigger may be used in catching; license required for commercial fishing, House Bill No. 125.

Boundaries:
Fence, specifying size and dimensions of legal, House Bill No. 237. Legislative and senatorial districts, changing boundaries in 25th and 28th, House Bill No. 220. School district, changing of, under reorganization system, Senate Bill No. 335. Telephone companies, providing for revision of boundaries between exchange areas and different companies, House Bill No. 502.

Bounties:
Coyotes, payment of $5 for killing adult, House Bill No. 181.

Box Springs:
State Road No. 8, establishing, from Three Creeks to Box Springs, House Bill No. 165.

Boxing:
Civilian Conservation Corps, army, exempt from securing of license for exhibition of, Senate Bill No. 259.

Brands:
Appropriation to carry out act relating to branding cattle, House Bill No. 251. Fur bearing animals to be stamped with, Senate Bill No. 243. Livestock, changing brands or marks on, House Bill No. 384. Livestock, marking and inspection of, House Bill No. 208. Macaroni product, regulations to be observed, Senate Bill No. 408. Uniform food, drug and cosmetic act, use of, Senate Bill No. 315.

Bridges:

Broadcasting:
Congressional debates, asking nation-wide broadcast of, House Joint Memorial No. 13.
Broadcasting—Continued:
Libel, broadcast of defamatory matter deemed to be; defining liability therefor,
House Bill No. 50.
Radio, rights from dog races, receipts to go to old age assistance fund, Senate Bill
No. 339.

Brokers:
Real estate, licensing of, Senate Bill No. 290.

Bronson, Phillip:
Appropriation for payment of judgment to, Senate Bill No. 433.

Buckley:
Buckley to Fairfax to N. W. entrance to Mt. Rainier Nat'l Park; east from Fairfax
to Nat'l forest boundary north of Carbon River, House Bill No. 291.
Primary state highway from to junction with State Road No. 5, House Bill No. 290.

Budget:
Bill and Estimate transmitted by Governor.................................18-19

Buergers' Disease:
Establishment of McKay Memorial Research Hospital for persons afflicted with, Sen­
ate Bill No. 114.

Building Associations:
Not insolvent if able to pay general creditors in full, Senate Bill No. 58.

Building Fund Budget:
Second and third-class school districts to prepare, in addition to general fund budget,
House Bill No. 344.

Building Savings and Loan Associations:
Insolvency of, defining; discharging from liquidation when not insolvent, House
Bill No. 196.

Buildings:
Capital outlay fund for buildings to be included in second and third-class school
district budgets, House Bill No. 318.
Liquor, buildings where liquor is illegally disposed of declared common nuisance,
House Bill No. 172.
Munson Hall and Sue Lombard Hall, purchased by state, Senate Bill No. 127.
Old capitol building, authorizing State Capitol Committee to make repairs on, House
Bill No. 20.
Public works, separate contracts to be awarded for plumbing, heating, etc., House
Bill No. 550.
Renting of commercial space in, on land owned by the state, gross income tax of
3%, Senate Bill No. 471.
State lands, exchange of, with Stevens county for new forestry building, House Bill
No. 287.
Tax, authorizing segregation and separate payment of tax on those owned separately,
House Bill No. 521.

Bureau of Mines:
Rescue apparatus to be approved by United States, Senate Bill No. 244.

Bureau of Operating Engineer Examiners:
Licensing of operating engineers, House Bill No. 130.

Burial:
Blind, recipients of blind assistance to designate kind of burial desired, House Bill
No. 461.
Dead bodies, regulating handling, transportation, treatment and disposition of, House
Bill No. 481.

Burlington:
Road from, through North Avon to vicinity west of North Avon, Senate Bill No. 283.
Sedro Woolley, northeast to, from Burlington on secondary state highway 1A, to be
part of state road No. 1, House Bill No. 115.

Bus Drivers:
Hours of, limited to a 10-hour shift, Senate Bill No. 212.
Business Tax:
Grains, reducing business tax on grain wholesalers, House Bill No. 354.

Busses:
Cities operating street railway with 100 miles of main track, may acquire and operate any other method of freight or passenger transportation, House Bill No. 420. Rear safety door required in those carrying more than 14 passengers, House Bill No. 219.
School buses to be purchased by director of finance, budget and business, House Bill No. 514.

Butter:
Assessment of butter fat in milk and cream, House Bill No. 189.
Excise tax of 3¢ per pound on certain butter substitutes, House Bill No. 422.
Excise tax of 10¢ per pound on butter substitutes, Senate Bill No. 417.
Products to be regulated by milk control board, Senate Bill No. 353.

Buttermilk:
Products to be regulated by milk control board, Senate Bill No. 353.

Butter Substitute Excise Act of 1939:
Taxation on butter substitutes, rules and regulations to be governed by department of agriculture, Senate Bill No. 417.

Camano Island:
Secondary state highway from Stanwood to, House Bill No. 154.
Secondary state highway from Stanwood to, Senate Bill No. 189.

Campaign Promises:
Oaths, state elective officers to swear to try to fulfill campaign promises, House Bill No. 491.

Camping:
Lands and waters, reserving from sale or lease, certain, for public use, House Bill No. 17.

Canada:
Red cedar shingle industry, asking President for hearing because of loss of trade due to trade agreements with, House Joint Memorial No. 8.

Candy:
Confectionery's permit for manufacture or sale of, regulations to be observed, Senate Bill No. 409.

Canes:
Blind persons only to use white, House Bill No. 43.

Canners:
Business of, allowed to keep open on Sundays, Senate Bill No. 229.

Capital Outlay Fund:
Second and third-class school districts to include in budgets, House Bill No. 318.

Capital Punishment:
Abolishment of, and the death penalty, Senate Bill No. 216.
Abolishment of death penalty as punishment for crime, House Bill No. 31.

Carbon River:
State Road No. 5 east from Fairfax to National forest boundary north of, House Bill No. 291.

Carlisle Lumber Company:
Appropriation for payment of judgment to, Senate Bill No. 433.

Cascade Mountains:
Game commission, one member to be farm owner from east of, one to come from west of, House Bill No. 86.
Tunnel survey of, to be made by Cascade tunnel commission, Senate Bill No. 380.

Cascade Tunnel Commission:
Tunnel through Cascade mountains, survey to be made by, Senate Bill No. 380.
INDEX

Cathlamet:
Bridge, completion of, across Columbia Slough from Puget Island to Cathlamet, House Bill No. 406.

Cats:
Rabies, eradication of, House Bill No. 384.

Cattle (see Livestock).

Cemeteries:
Billboard advertising near, regulations for, Senate Bill No. 221.
Fairmont cemetery association, conveyance of certain state lands in Spokane county to, House Bill No. 109.
Forfeit or sale of uncared-for or abandoned sections in, Senate Bill No. 346.
Fourth-class cities, giving right to acquire, House Bill No. 262.
Legislature may exempt from taxation property of certain, House Joint Resolution No. 12.
Township, manner of acquisition of cemetery by, House Bill No. 187.

Cemetery Maintenance District Law:
Authorizing of, providing a procedure for establishment and government of, Senate Bill No. 134.

Centralia:
Appropriation for local improvement district of, Senate Bill No. 433.

Central Washington College of Education:
Appropriation for, Senate Bill No. 433.
Munson Hall and Sue Lombard Hall, purchased by state for use of, Senate Bill No. 127.
Teachers of, retirement system to apply to, Senate Bill No. 188.

Certificates:
Birth and death, reclassification of, House Bill No. 229.
Furnishing of, by the manufacturer of the merchandise, Senate Bill No. 43.
Logging, chemical, mining and metallurgical engineering, those practicing, required to have, from department of licenses, Substitute House Bill No. 316.
Motor vehicles, unlawful for firm transferring or disposing of, to fail to deliver valid certificate of ownership, House Bill No. 473.
Shares of stock, making uniform law regulating transfer, indorsement and delivery of, House Bill No. 372.

Certified Budgets:
Filing of, with clerk of board of county commissioners, House Bill No. 131.

Chain Stores:
Licensing of, House Bill No. 160.
Licensing of, House Bill No. 301.

Chapter Numbers of Session Laws ................................................ 930-937

Charitable Organizations:
Corporations' donations to certain, to be considered part of expense of transacting business, House Bill No. 7.
Inheritance tax, exemption of, on certain bequests for charitable purposes which pass out of state to certain societies, House Bill No. 425.

Charter Service:
Defining, providing for supervision and regulation of, by department of public service, House Bill No. 412.

Chattel Mortgages:
Industrial loan companies not to make loans secured by, for more than 3 years, House Bill No. 148.
Motor vehicles, licensing business of making loans on; limiting rate of interest, House Bill No. 98.
Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.
Cheese:
Defining different kinds and grades, House Bill No. 398.
Products to be regulated by milk control board, Senate Bill No. 353.

Chelan County:
County engineer of, to be member of Cascade tunnel commission, Senate Bill No. 380.
School districts, appropriation for relief for certain, unable to complete 180 school days in school year, House Bill No. 571.

Chemical Engineering:
Those practicing, required to have certificate from department of licenses, Substitute House Bill No. 316.

Cheney:
Secondary highway from, through Marshall to Spokane, to be branch of State Road No. 11, House Bill No. 532.
Secondary highway from, west to Edwall; also one south to Chapman Lake and east to Plaza, to be branches of State Road No. 11, House Bill No. 512.

Chief Boiler Inspector:
Director of labor and industries to appoint, with Governor's approval, House Bill No. 138.

Chief Clerk:
Calls House to order ......................................................... 3
Nominations ........................................................................ 8-9
S. R. Holcomb, elected ....................................................... 9
Oath of office administered .................................................. 9
To prepare and index House Journal, Resolution .................. 910
To purchase postage stamps, Resolution ............................... 12
To sign payroll for members, Resolution ............................... 12
Speaker and Chief Clerk to fix salaries of employees, Resolution ........................................ 12
Speaker and Chief Clerk to complete business of Session, Resolution .................................... 910

Chief Engineer Examiner:
Director of department of labor and industries with Governor's approval to appoint, House Bill No. 130.

Children (see Minors).

Chimacum:
Four corners to, establishment of primary state highway, Senate Bill No. 479.

Chiropractic:
Injured workmen to receive treatment under industrial insurance, House Bill No. 302.
Training: Practicing any method of healing without specific training prohibited, House Bill No. 4.
Washington state chiropractors association, establishment of, Senate Bill No. 322.

Choses in Action:
Advertising for or soliciting of, for purpose of collection or settlement of suit by, prohibited, Senate Bill No. 314.
Assignment and settlement out of court, Senate Bill No. 315.

Christmas Trees:
License required for cutting, House Bill No. 337.

Churches:
Billboard advertising near, regulations for, Senate Bill No. 221.
Games of skill and chance not to be conducted within 800 feet of, Senate Bill No. 237.
Legislature may except from taxation property of, House Joint Resolution No. 12.

Cigarettes:
Automatic vending machines for, prohibited, Senate Bill No. 222.
Sales tax, increasing on, House Bill No. 486.
Taxation on, increased to two cents per package, Senate Bill No. 113.
Taxation on, one tenth of one cent for each, Senate Bill No. 260.
Vending machines, prohibiting use of for, House Bill No. 281.
Cities:

Attorney employed by, must be resident of county in which city is located, House Bill No. 518.

Attorneys, contracts with cities to be written, House Bill No. 517.

Auditor to file monthly financial statement with state auditor, Senate Bill No. 251.

Bonds, issuance of, by public utility districts, Senate Bill No. 200.

Bonds issued by, not requiring ordinance to appear thereon authorizing their issuance, House Bill No. 379.

Bonds issued by, to construct or improve certain revenue producing undertakings, Senate Bill No. 286.

Bonds, providing for action to test validity of those issued by, House Bill No. 426.

Boundaries, setting date for establishing, for levy of property taxes, House Bill No. 163.

Certified budget, making and filing of, with clerk of board of county commissioners, House Bill No. 131.

Charters, amendment or revision of, House Bill No. 44.

City manager plan, government of cities under, House Bill No. 36.

Clerks in second-class to, administer oaths, etc., House Bill No. 106.

Code, compilation of, containing all constitutional provisions and state statutes relating to third and fourth class, House Bill No. 113.

Commission, cities governed by, to hold elections every four years, House Bill No. 424.

Contribute money and materials, toward expense of establishing a ferry or ferry service, Senate Bill No. 253.

Corporation counsels in cities of less than 10,000 population may conduct private practice, House Bill No. 341.

Declaratory judgments, action brought relating to validity of bonds, all district taxpayers to be defendants, House Bill No. 363.

Docks, piers, warehouses, etc., allowing cities not within port district to construct and operate, House Bill No. 420.

Docks, piers, warehouses, etc., authorizing fourth-class cities to construct and maintain, House Bill No. 371.

Donations of money and property, authorizing cities and towns to accept and use, House Bill No. 107.

Elections (city), consolidation of precincts in third and fourth-class cities, House Bill No. 111.

Electricity sold by, to be regulated by department of public service, Senate Bill No. 255.

Fire protection districts, creation of, outside of cities, House Bill No. 81.

Firemen, full-paid and volunteer members of department to come under Firemen's Relief and Pension Fund, House Bill No. 35.

First-class, authorizing establishment of salary fund, House Bill No. 458.

Flood control districts established in various, Senate Bill No. 344.

Foreclosure of assessments for local improvements, limiting time to begin action to cancel deed issued on, House Bill No. 377.

Fourth-class, granting right to acquire parks and cemeteries, House Bill No. 262.

Fourth-class with population of more than 1,500 to be designated as "city," House Bill No. 370.

Grand Coulee, repairs to streets, Senate Bill No. 269.

Hospital trustees, appointment of, when two counties or county and city jointly establish hospitals, House Bill No. 158.

Industrial loan companies, putting capital stock qualifications on, according to size of cities, House Bill No. 148.

Justice's court, selection of jurors in, for first-class cities, House Bill No. 441.

Justice of peace in cities of more than 100,000 prohibited from private practice, House Bill No. 448.

Justice of peace to be appointed police judge in first-class to preside over municipal court, House Bill No. 217.

Justice of the peace, cities with commission form of government to appoint, as police court judge, House Bill No. 171.

Justice of the peace, jurisdiction of, in first-class cities, House Bill No. 183.

Library employees in first-class, to come under existing civil service system, House Bill No. 483.
Cities—Continued:

Limits of those with more than 1,500 persons owning their water systems as public utility, House Bill No. 370.

Liquor licenses, before issuing, liquor board to give notice to legislative body of city who shall pass on application in a body, House Bill No. 459.

Liquor, reallocation of profit from sales of, to, House Bill No. 260.

Local improvement assessments, property taken in by county for foreclosure of, acquisition of such property by cities, House Bill No. 378.

Local improvement districts, petitions initiating and protests against, House Bill No. 434.

Merit system to be established for city employees, House Bill No. 305.

Metalliferous or non-metalliferous substances, council not to restrict use of any land that will deprive any one of any right in, House Bill No. 84.

Motor busses in first-class, to be regulated by governing body of city, House Bill No. 330.

Motor vehicle fund, designating what funds may be used for; requiring counties to maintain movable span bridges within cities, Substitute House Bill No. 392.

Motor vehicles, authorizing cities to impound, when driver is convicted of certain violations, House Bill No. 472.

Motor vehicles for city employees to be purchased from local dealers at retail prices, House Bill No. 549.

Motor vehicles operated within limits of, or within confines of contiguous cities, exempt from regulations pertaining to "common carriers," House Bill No. 97.

Municipally-owned street railway, authorizing certain cities to borrow from reconstruction finance corporation for, House Bill No. 323.

Painting contractors and journeymen, renewal fees for licenses; amount varies with size of city, House Bill No. 88.

Parking motor vehicles on primary state highways within, House Bill No. 123.

Pensions for superannuated or disabled employees of first-class, House Bill No. 90.

Pensions, prohibiting employment of persons receiving $50 or more per month retirement, House Bill No. 335.

Personal property sold at public auction in first and second-class, owner trying to reclaim, to receive money with interest, House Bill No. 314.

Police communication teletypewriter system, available to, Senate Bill No. 338.

Police matrons, appointment of, House Bill No. 369.

Police pensions, to come from the general fund, Senate Bill No. 203.

Police to receive pensions when retired, House Bill No. 82.

Power delegated to city or town in any capacity subject to charter and to repeal or modification by people through referendum, House Bill No. 579.

Primary elections abolished in second-class cities with commission form of government, House Bill No. 102.

Public utilities: Communicating systems to be included in public utilities constructed, acquired, and maintained by incorporated cities and towns, House Bill No. 1.

Public utilities, dismissal compensation to be paid to employees of those taken over by governmental bodies, House Bill No. 497.

Public utilities, disposition of surplus earnings of, in fourth class, House Bill No. 152.

Public utility districts, inclusion within or withdrawal from, by cities, House Bill No. 539.

Public utility districts, ownership of in certain, Senate Bill No. 341.

Public utility districts to pay 5% of gross income to, Senate Bill No. 199.

Public works, prevailing rate of wage to be paid on, House Bill No. 303.

Public works, separate contracts to be awarded for plumbing, heating, etc., on, House Bill No. 550.

Public works, validating and ratifying certain proceedings heretofore taken by cities for, House Bill No. 522.

Purchasing agents to buy goods grown or manufactured in the state, Senate Bill No. 208.

Records, certain old, to be destroyed by state auditor through Department of Municipal Corporations, House Bill No. 42.

Regional planning by, Senate Bill No. 162.

Reimbursement from motor vehicle fund to, Senate Bill No. 485.
Cities—Continued:
Sale of property acquired for delinquent taxes at private sale without notice when sold to city within county, House Bill No. 144.
School districts containing third or fourth class cities to rank as second class, House Bill No. 304.
Sewer districts established in certain, Senate Bill No. 305.
Sewer systems, construction of by, Senate Bill No. 306.
Sewer systems, establishment of by incorporated, Senate Bill No. 482.
Sewerage disposal works, cities operating, authorized to contract with others for use of, House Bill No. 127.
Sewerage system, authorizing connections with, from property located outside city limits, House Bill No. 117.
Signatures on interest coupons of bonds issued by, House Bill No. 365.
State to assist, to carry out work relief projects and programs, House Bill No. 553.
Street railway, cities operating, with 100 miles of main track may acquire and operate any other method of freight or passenger transportation, House Bill No. 420.
Taxation; constitutional amendment authorizing levy and collection of taxes subject to limitations prescribed by legislature, House Joint Resolution No. 8.
Taxes, empowering cities to levy, on all subjects of taxation formerly reserved for the state, House Bill No. 26.
Third-class, appointive officers to be confirmed by council, House Bill No. 232.
Traffic devices to be installed on highways in incorporated, Senate Bill No. 420.
Wages, rate of pay for overtime on public works done by contract, House Bill No. 162.
Water supply of, establishing highways and prevention of pollution of, House Bill No. 73.
Waterworks system operated by, furnishing to outside its limits, regulations to be observed, Senate Bill No. 274.

Cities of the First Class:
Constable, office of, abolished in, Senate Bill No. 318.
Gambling licenses to be issued in, with certain regulations, Senate Bill No. 152.
Horse races, licensed persons to accept bets on races held outside the state, Senate Bill No. 149.
Justice's court, selection of jurors in, for first-class cities, House Bill No. 441.
Justice of the peace, jurisdiction of, in first-class cities, House Bill No. 183.
Justice of the peace to be appointed police judge in; to preside over municipal court, House Bill No. 217.
Library employees in, to come under existing civil service system, House Bill No. 483.
Motor busses operating in, to be regulated by city's governing body, House Bill No. 330.
Municipally-owned street railway, authorizing cities to borrow from reconstruction finance corporation for, House Bill No. 323.
Pensions for superannuated or disabled employees, House Bill No. 90.
Personal property sold at public auction; owner trying to reclaim, to receive money with interest, House Bill No. 314.
Police judge, election of, Senate Bill No. 81.
Salary fund, authorizing establishment of, House Bill No. 458.
Sheriffs, duties of, in respect to maintaining public peace, Senate Bill No. 144.
State lands for municipal park and play-ground purposes, conveyance of, Senate Bill No. 23.

Cities of the Second Class:
Clerks in, to administer oaths, take and certify acknowledgements to affidavits, etc., House Bill No. 106.
Horse races, licensed persons to accept bets on races held outside the state, Senate Bill No. 149.
Personal property sold at public auction; owner trying to reclaim, to receive money with interest, House Bill No. 314.
Police court judge's appointment, in commission form of government, Senate Bill No. 34.
Primary elections abolished in second-class cities with commission form of government, House Bill No. 102.
Salaries of its officers, Senate Bill No. 65.
Cities of the Third Class:

- Appointive officers to be confirmed by city council, House Bill No. 232.
- Code, compilation of, containing all constitutional provisions and state statutes relating to, House Bill No. 113.
- Elections, consolidation of precincts for city elections, House Bill No. 111.
- Mayor and city councilmen to be reimbursed for official expenses, Senate Bill No. 150.
- Mayor, attorney, clerk and treasurers' offices in, period of four years, Senate Bill No. 215.
- School districts containing, to rank as second class, House Bill No. 304.

Cities of the Fourth Class:

- Code, compilation of, containing all constitutional provisions and state statutes relating to, House Bill No. 113.
- Designating as "city" having population of 1,500 or more, House Bill No. 370.
- Docks, piers, warehouse, etc., authorizing construction and maintenance of, by, House Bill No. 371.
- Elections, consolidation of precincts for city elections, House Bill No. 111.
- Fishing fleet base and docks; ice and cold storage plants, construction and maintenance of, Senate Bill No. 383.
- Mayor and city councilmen to be reimbursed for official expenses, Senate Bill No. 150.
- Parks and cemeteries, giving cities right to acquire, House Bill No. 262.
- Public utilities, disposition of surplus earnings of, House Bill No. 152.
- School districts containing, to rank as second class, House Bill No. 304.

Citrus Fruits:

- Agricultural prorated marketing zones for, Senate Bill No. 336.

City Charters:

- Amendment or revision of, House Bill No. 44.
- Power delegated to city or town in any capacity subject to charter and to repeal or modification by people through referendum, House Bill No. 579.

City Clerk:

- Elections, to be registrar for voters in city precincts, House Bill No. 33.
- Second-class cities, defining powers and duties in, House Bill No. 106.

City Commission:

- Cities governed by, to hold elections every four years, House Bill No. 424.

City Comptroller:

- Report of all cash and securities in possession, to credit of city, to state auditor, Senate Bill No. 251.

City Council:

- Appointive officers in third-class cities to be approved by, House Bill No. 232.
- Contract bids to be let to concerns using materials manufactured in Washington, House Bill No. 116.
- Donations of money and property, authorizing cities to accept and use, House Bill No. 107.
- Merit system, city legislative body may provide for, House Bill No. 305.
- Motor busses operating in first-class cities to be regulated by, House Bill No. 330.
- Municipally-owned street railway, borrowing from reconstruction finance corporation for, duties of council relating to, House Bill No. 323.

City Current Expense Fund:

- Personal property sold at public auction in first and second-class cities to be deposited in, if police pension fund does not exist, House Bill No. 314.

City Employees:

- Merit system to be established for, House Bill No. 305.
- Motor vehicles for, to be purchased from local dealer at retail prices, House Bill No. 549.
- Motor vehicles or other property owned by city to be used only for official business, House Bill No. 64.
- National guard, military leave granted to those attending encampments, House Bill No. 157.
City Employees—Continued:
Outside work for compensation prohibited to those with full-time jobs, House Bill No. 218.
Payment to, to be semi-monthly, House Bill No. 159.
Pensions for superannuated or disabled, of first-class cities, House Bill No. 90.
Pensions, prohibiting persons receiving $50 or more per month from working for city, House Bill No. 335.
Trade unions, giving employees right to join, and bargain collectively, House Bill No. 222.

City Hospitals:
Trustees, appointment of, when county and city establish hospital jointly, House Bill No. 158.

City Manager Plan:
Government of municipal corporations under, House Bill No. 36.

City Officers:
Appointive officers in third-class cities to be confirmed by council, House Bill No. 232.
City manager, duties of, under city manager form of government, House Bill No. 36.
Clerk to be registrar for voters in city precincts, House Bill No. 33.
Commission, cities governed by, to hold elections every four years, House Bill No. 424.
Contract bids to be let to concerns using materials manufactured in Washington, House Bill No. 116.
Division of criminal investigation to be furnished certain reports and data by city police, House Bill No. 313.
Donations of money and property, authorizing cities to accept and use, House Bill No. 107.
Hours of opening and closing, Senate Bill No. 64.
Married women, prohibiting their employment in public offices, House Bill No. 176.
Merit system to be established for appointive, House Bill No. 305.
Metalliferous or non-metalliferous substances, council not to restrict use of any land so as to deprive person of his right in, House Bill No. 84.
Motor busses operating first-class cities to be regulated by, House Bill No. 330.
Motor vehicles, authorizing cities to impound, if driver is convicted of certain traffic violations, House Bill No. 472.
National guard, military leave granted to those attending encampments, House Bill No. 157.
Office hours from 9 a.m. to 5 p.m., Senate Bill No. 59.
Outside work for compensation prohibited to those with full-time jobs, House Bill No. 218.
Pensions for employees of first class cities, House Bill No. 90.
Police matrons, appointment of, House Bill No. 369.
Salary payment to be made semi-monthly, House Bill No. 159.

City Records:
State auditor, authorizing, through Department of Municipal Corporations to destroy certain old city records, House Bill No. 42.

City Service:
Defining, providing for supervision and regulation of, by department of public service, House Bill No. 412.

City Street:
Interim highway transportation commission to study construction and maintenance of, House Bill No. 540.
Motor vehicle fund, designating amounts to be used for maintenance and construction of, Substitute House Bill No. 392.

Civil Liberties:
Public places, person not to be denied right to use, because of race, color, or creed, House Bill No. 295.
Civil Service:
Employees in certain towns to be placed under, Senate Bill No. 137.
Library employees in first-class cities to come under existing system of, House Bill No. 483.
Sheriffs' offices, to be placed under, Senate Bill No. 294.
State and county employees to be governed by regulations of, Senate Bill No. 177.

Civil Service Commission:
Appointed by same power who appointed the chief of police, Senate Bill No. 137.
City legislative body may provide for appointment of, House Bill No. 305.
Sheriff's office, employees of, to be placed under, Senate Bill No. 294.

Civilian Conservation Corps:
Boxing and wrestling matches, exempt from securing of license, Senate Bill No. 259.

Claims:
Industrial insurance claim files to be available to claimants, their attorneys and physicians, House Bill No. 297.
School districts, providing method of filing claims against, for damages, House Bill No. 572.
School districts, time for filing damage claims against, House Bill No. 178.
Small claims department, fee for filing claim in, to include entry of judgment transcript, House Bill No. 444.
Sworn to before officer authorized to administer oaths, Senate Bill No. 116.
Testamentary trustee to submit statement of, to probate court, House Bill No. 446.

Clallam Bay:
Highway along Clallam bay and Juan de Fuca strait to connect with State Road No. 9, House Bill No. 76.

Clallam County:
Sale of state lands to school district No. 58, in, Senate Bill No. 366.

Claims:
Digging prohibited in Island county, Senate Bill No. 27.
Skagit county, closing tide lands of, for commercial clam digging, House Bill No. 22.

Clarke-McNary Act:
Division of forestry and state college to receive federal funds under, House Bill No. 289.

Cle Elum:
Overhead crossing on State Road No. 2 west of, House Bill No. 214.

Clubs:
Gambling games and mechanical devices to be licensed, House Bill No. 404.
Mechanical devices and games of chance, prohibiting possession or operation of, House Bill No. 435.
Picnics, repealing license to sell beer at, House Bill No. 410.
Pin-ball and marble machines, prohibiting use of in any, House Bill No. 62.

Coal:
Minerals, taxation and assessment of those excepted and reserved in deeds of conveyance to real estate, House Bill No. 174.

Coal Miners:
Establishment of Miners Examining Board, Senate Bill No. 28.
Hoist engineer, qualifications for, in coal mining, House Bill No. 225.

Coast Defense:
Pend Oreille river, providing for dredging of, and building up coast defense of N. E. Washington, House Joint Memorial No. 10.

Code:
Third and fourth-class cities, compilation of code containing constitutional provisions and state statutes for, House Bill No. 113.

Code Departments:
Abolishment of, to be determined by commission on economy, efficiency and simplicity in state government, Senate Bill No. 462.
Colbert:
Spokane to, establishment of secondary state highway, Senate Bill No. 397.

Colby:
Port Orchard to, establishment of secondary highway, Senate Bill No. 345.

Cold Storage Plants:
Construction and maintenance of, in cities of the fourth class, Senate Bill No. 383.
Fees for operation of, rules and regulations, Senate Bill No. 413.
Fish, game birds and animals placed in, records to be kept and furnished state game commission, Senate Bill No. 363.

Colfax:
Secondary state highway as branch of State Road No. 3, from Pomeroy to Colfax, House Bill No. 414.

Collection Agencies:
Bond, providing, for operation of collection agencies, House Bill No. 70.

Collective Bargaining:
Trade unions, giving state and city employees right to join, and to bargain collectively, House Bill No. 222.
Washington Labor Relations Board, creating, House Bill No. 528.
Washington Labor Relations Board, creating, giving employees right to bargain collectively, House Bill No. 436.

College Current Fund:
Abolishing; creating Washington state college fund, House Bill No. 247.

Colleges:
Appropriation for state university and colleges for fiscal biennium, House Bill No. 450.
Blind students, appropriating $5,000 for those attending state institutions, House Bill No. 554.
College current fund, abolishing; creating Washington state college fund, House Bill No. 247.
Flag of United States to be displayed on campuses, House Bill No. 105.
Junior college districts to operate experimental educational program, House Bill No. 283.
Junior colleges, providing for establishment of, by state, House Bill No. 85.
Junior, or extension high schools to be established, House Bill No. 118.
Repealing law which allows board of universities to build without legislative authority, Senate Bill No. 308.
University board of regents, authorizing acceptance of gifts from private sources; disposition of, House Bill No. 204.
University board of regents, members of; terms of office; meetings and records to be public, House Bill No. 538.
University of Washington, designating what fees will be spent for, House Bill No. 561.
Washington State College to receive federal funds under Clarke-McNary act and cooperative farm forestry act, House Bill No. 289.

Columbia Basin:
Land speculation in vicinity of, to be prevented, Senate Bill No. 126.

Columbia Beach:
Ferry from, to Mukilteo to be purchased by highway department, House Bill No. 331.

Columbia Gorge:
Legislative committee to confer with one from Oregon, to protect scenic and recreational sources of, House Joint Resolution No. 6.

Columbia River:
Ferries, authorizing establishment of public ferries across river, House Bill No. 179.
Fisheries gear, permitting use of certain, to equalize salmon catch with that of Oregon, House Bill No. 193.
River wall, construction of, on the, Senate Joint Memorial No. 6.
Salmon in district of, preservation of, fund to be established to administer federal funds, Senate Bill No. 412.
Set nets, allowing in Columbia river at certain times, defining priority rights, House Bill No. 573.
Columbia River—Continued:
Sokulk Indians permitted to fish within certain designated areas on, House Bill No. 327.
Trout in district of, preservation of, fund to be established to administer federal funds, Senate Bill No. 412.

Columbia Slough:
Bridge across, completing construction from Puget Island to Cathlamet, House Bill No. 406.

Colville:
State lands, exchange of, with Colville for new forestry building, House Bill No. 287.

Commercial Feeding Stuff:
Department of agriculture to register, House Bill No. 351.

Commercial Waterway District:
Readjustment of outstanding debt, House Bill No. 319.

Commission Merchant:
License required to sell agricultural products on commission, House Bill No. 135.

Commission on Economy, Efficiency and Simplicity in State Government:
Code departments, feasibility of abolishment of, to be determined by, Senate Bill No. 462.

Commissioner of Public Lands:
Certification of state lands for municipal parks and playgrounds, Senate Bill No. 23.
Clallam county, sale of state lands by, to school district No. 58, Senate Bill No. 366.
Cooperative management of state lands with national forest and private timber lands in a sustained yield management unit, Senate Bill No. 456.
Deeding certain shore lands to King county for recreational purposes, Senate Bill No. 17.
Department of conservation and development to be transferred to, House Bill No. 564.
King county, conveyance of certain state lands to, for recreational purposes, House Bill No. 402.
Land, speculation of lands within boundaries of Columbia Basin, to be prevented by, Senate Bill No. 126.
Lands to be deeded University of Washington for arboretum and botanical garden purposes, Senate Bill No. 197.
Leasing of state lands for exploration and development of gas and oil, Senate Bill No. 19.
Navigability of rivers, lakes, etc., to be determined by, Senate Bill No. 390.
Oath of office, to swear to try to fulfill campaign promises, House Bill No. 491.
Office of, may be abolished by Legislature, Senate Joint Resolution No. 6.
Puget Mill company, appropriation for relief of, by, Senate Bill No. 437.
Sale of portion of Snohomish county, Senate Bill No. 53.
State forest board, member of, to be the, Senate Bill No. 375.
Tide lands in front of La Conner, authorizing sale of, House Bill No. 381.
Vacation of DesChutes waterway in city of Olympia, Senate Bill No. 257.
Young, William H., balance due for land to be reduced by, Senate Bill No. 389.

Commissioner of Unemployment, Compensation and Placement:
Department of labor and industries to handle matters formerly handled by, House Bill No. 564.

Committee:
Appointed to notify Governor Legislature is organized ........................................ 14
Appointed to notify Governor Legislature is ready to adjourn sine die ................... 911
Appointed to notify Senate House is organized .................................................. 11
Appointed to notify Senate House is ready to adjourn sine die ........................... 912
Appointed to select official photographer ....................................................... 65, 66, 82
Appointments by Speaker ..................................................................................... 23-24
Individual Committee Assignments ..................................................................... 926-929
Number of members each committee ................................................................... 31-32
Report of Claims and Auditing, mileage allowance .............................................. 21-22
Roster of Committees ........................................................................................... 924-925

Committee of Examiners for Examining Painters:
Painting contractors and journeymen to be licensed, House Bill No. 223.
Common Carriers:
Auto travel agents and transportation brokers, licensing and regulating, House Bill No. 412.
Discrimination against persons because of race, color, or creed unlawful, House Bill No. 295.
Fees to be paid by, Senate Bill No. 184.
Motor vehicles, regulating those leased or hired for transportation of property, House Bill No. 168.
Railroad, common carrier operating as plant facility to extent of 80% or more of its business, tax rate on, House Bill No. 487.

Common School Fund:
Five-mill maximum tax on all state taxable property toward, House Bill No. 184.

Communicating Systems:
Police, system of teletypewriter, supervision of state patrol, Senate Bill No. 338.
Public utilities: Communicating systems to be included in public utilities constructed, acquired, and maintained by cities and towns, House Bill No. 1.
Public works, separate contracts to be awarded for communicating systems, House Bill No. 550.

Community Chests:
Corporations' donations to, considered as expense of transacting business, House Bill No. 7.

Compensation:
Industrial insurance act, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 191.
Occupational disease, compensation for disability or death incurred by employee resulting from, House Bill No. 100.
Washington state patrol members to receive, while relieved of duty during injury or sickness, Senate Bill No. 333.
Workmen, compensation for those injured and for their dependents in case of death, House Bill No. 18.
Workmen injured in extrahazardous employment, Senate Bill No. 100.
Workmen injured in extrahazardous employment; defining teaming, trucking, stage and taxicab driving, restaurants as extrahazardous, House Bill No. 28.

Composite Reports:
Evidence, reports to be admitted as, without calling as witness person making same, House Bill No. 443.

Conconully:
Secondary highway from Okanogan to, to be branch of State Road No. 10, House Bill No. 437.

Conditional Sales Contracts:
90-day written notice of intention required before certain; can be forfeited for delinquency, House Bill No. 272.
Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.

Confectionery:
Candy, permit to be secured for manufacture or sale of, Senate Bill No. 409.

Congress:
Allot a regiment of national guard anti-aircraft artillery to this state, Senate Joint Memorial No. 8.
Broadcast to nation of congressional debates, House Joint Memorial No. 13.
Clarke-McNary act and cooperative farm forestry act, division of forestry and state college to receive federal funds under, House Bill No. 289.
Closing of a portion of Stevens county to grazing, Senate Joint Memorial No. 1.
Federal Migratory Labor Camps, asking that plans for construction of, be abandoned, House Joint Memorial No. 6.
Federal Migratory Labor Camp in Yakima county, Congress asked to abandon plans for, House Joint Memorial No. 16.
General Welfare Act, asking Congress to enact to standardize social security laws, House Joint Memorial No. 11.
Congress—Continued:

General Welfare Act, asking enactment of, to standardize social security laws, House Joint Memorial No. 7.

General Welfare Act, enactment of, asked to coordinate state and federal old age pensions, House Joint Memorial No. 1.

Housing, asking Congress to appropriate five billion dollars for long range program, House Joint Memorial No. 5.

Income tax, asking for increase in, House Joint Memorial No. 12.

Japan: Prohibiting shipment of war materials to, House Joint Memorial No. 3.

Keystone Harbor to Crocket Lake, dredging of, and constructing a rock breakwater, Senate Joint Memorial No. 12.

Lewis and Clark highways, completion of, Senate Joint Memorial No. 11.

Liquor advertising on radio, prevention of by, Senate Joint Memorial No. 13.

Lumber, asking Congress to adopt and carry out policy to protect northwest lumber industry, House Joint Memorial No. 15.

Motor vehicles, relating to purchase of, by federal government, House Joint Memorial No. 22.

Noxious weeds, petitioning Congress to enact legislation and provide funds to assist in control of, House Joint Memorial No. 21.

Pend Oreille river, dredging of; providing for fleet maneuvers at Newport, Wash., House Joint Memorial No. 10.

Petitioning, relative to export traffic in war materials to Japan, Senate Joint Memorial No. 3.

Port Orford cedar logs and Douglas fir peeler logs, petitioning Congress to pass measures relating to exportation of, House Joint Memorial No. 20.

Postage stamp, celebrating Golden Jubilee of the admission of this state to the Union, Senate Joint Memorial No. 4.

Provision for old age assistance in the General Welfare Act, Senate Joint Memorial No. 2.

Puget Sound harbor defense, petitioning congress to make, up to date, House Joint Memorial No. 17.

Rehabilitation of harbor defenses of Puget Sound, Senate Joint Memorial No. 9.

Schwellenbach, Lewis B., relating to his appointment to U. S. supreme court, House Joint Memorial No. 19.

Sesquicentennial celebration commemorating discoveries of Captain Robert Gray, Senate Joint Memorial No. 10.

Shi! Shale bay, asking Congress for appropriation to construct breakwater in, House Joint Memorial No. 4.

Shipbuilding plant on Puget Sound and freight and passenger service between Sound and Orient, to be established, House Joint Memorial No. 2.

Tariffs, regulation of, based upon level of country’s wage scale, House Joint Memorial No. 9.

Vessels, under 200 tons gross tonnage, exempt from having licensed personnel, Senate Joint Memorial No. 7.

Works Progress Administration program, continuation of, by $875,000,000 appropriation, Senate Joint Memorial No. 5.

W. P. A. wages, petitioning congress to make uniform throughout state, House Joint Memorial No. 18.

Conservation Forestry Fund:

Evergreen trees, funds from license for cutting to be designated as, House Bill No. 337.

Constable:

Office of, abolished in class A counties and first class cities, Senate Bill No. 318.

Constitutional Amendments:

Appointment of districts relative to legislative representation, Senate Joint Resolution No. 15.

Convention to be called by legislature in 1941 to revise the constitution, Senate Joint Resolution No. 9.

Corporations to file costs involved in the support or defeat of, Senate Bill No. 205.

Divorce by grant of legislature prohibited, House Joint Resolution No. 1.

Income tax, legislature may levy and provide for, House Joint Resolution No. 12.
Constitutional Amendments—Continued:
Judicial commission, creation of, by legislature; Governor to appoint judges from list submitted by, House Joint Resolution No. 11.
Legislators not to be appointed to state office for two years after term expires, House Joint Resolution No. 2.
Legislature members' salaries, to be fixed by law, Senate Joint Resolution No. 12.
Liability of stockholders in corporations, Senate Joint Resolution No. 8.
Lieutenant governor and commissioner of public lands offices, may be abolished by Legislature, Senate Joint Resolution No. 6.
Limit property tax levies to 40 mills, Senate Joint Resolution No. 4.
Personal net income taxes, submission to voters, Senate Joint Resolution No. 14.
Publicly owned property to be taxed as if privately owned, Senate Joint Resolution No. 11.
Repealing section 7 of article XI, Senate Joint Resolution No. 1.
Salary of state auditor to be fixed by legislature, Senate Joint Resolution No. 5.
Salaries of state officers and legislators, giving legislature or people by initiative power to fix or change, House Joint Resolution No. 13.
Salaries of state officers, Senate Joint Resolution No. 16.
Single legislative body, amendment providing for, House Joint Resolution No. 9.
Single legislative body, constitutional amendment providing for, House Joint Resolution No. 5.
Single legislative body, with legislative council, Senate Joint Resolution No. 3.
State treasurer's office abolished, Senate Joint Resolution No. 6.
Taxation and special assessments, Senate Joint Resolution No. 10.
Taxation of real and personal property, limiting to 40 mills within incorporated city or town; 30 mills outside, House Joint Resolution No. 3.
Taxation, providing 40-mill tax on real and personal property and for income tax, House Joint Resolution No. 8.
Veto power of Governor, amending constitution relating to, House Joint Resolution No. 10.

Consumers' Cooperative Act:
Cooperative associations, providing for formation of, House Bill No. 170.

Contempt of Court:
Penalties for same, Senate Bill No. 35.

Contractors:
Aliens and nonresidents prohibiting employment of, on public works, House Bill No. 161.
Bonds to be furnished by, on public works projects, Senate Bill No. 351.
Married women, prohibiting their employment on public works, House Bill No. 176.
Painting contractors, licensing and bonding of, House Bill No. 223.
Public works, prevailing rate of wage to be paid on, House Bill No. 303.
Purchase goods manufactured in this state for use in a political subdivision, Senate Bill No. 209.

Contracts:
Attorneys, contracts for employment with cities, municipal or public corporations to be written, House Bill No. 517.
Bids to be let to concerns using materials manufactured in Washington, House Bill No. 116.
Conditional sales, 90-day written notice required before certain, can be forfeited for delinquency, House Bill No. 272.
Diking, drainage, or sewerage improvement districts, assessment of lands acquired by foreclosure and sold under contract, House Bill No. 120.
Hospital association business, execution and performance of contracts for, House Bill No. 209.
Industrial insurance act, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 190.
Industrial insurance, prohibiting companies from entering into certain contracts, House Bill No. 137.
Medical and hospital insurance, regulating collection and expenditure of fees for, House Bill No. 199.
Public works, contracts for, to be let only to firms using products manufactured, mined, or produced in U. S., House Bill No. 511.
Contracts—Continued:

Public works, separate contracts to be awarded for plumbing, heating, etc., on, House Bill No. 550.

Real estate, contract to sell, risk of loss after; to make uniform law referring to, House Bill No. 360.

Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.

Use of state products, whenever prices are equal in connection with public, held by private person, Senate Bill No. 208.

Wages, rate of pay for overtime on public works done by contract, House Bill No. 162.

Cook, Silas:

Appropriating $6,000 to, for damages to property as result of unlawful order of game commission, House Bill No. 475.

Cooperative Associations:

Agricultural products, providing method for determining cost of production and sale price, House Bill No. 516.

Formation and carrying on of, providing for rights, powers, liabilities and duties of, House Bill No. 170.

Cooperative Farm Forestry Act:

Division of forestry and state college to receive federal funds under, House Bill No. 289.

Copyrights:

Protection of, repealing certain laws, Senate Bill No. 5.

Repealing 1937 law relating to anti-monopolistic practices regarding, House Bill No. 440.

State registration of musical, fees to be paid, Senate Bill No. 414.

Coroner:

Abolishing office of, in certain counties, Senate Bill No. 31.

Corporation Counsel:

Private practice by, unlawful, House Bill No. 341.

Corporations:

Advertising for or soliciting of choses in action for purpose of collection or settlement of suit by, prohibited, Senate Bill No. 314.

Agricultural and horticultural commodities, except grains, prohibiting sale of, by persons not owning or holding mortgages on, House Bill No. 226.

Agricultural products, providing method for determining cost of production and sale price, House Bill No. 516.

Appeals from decisions and orders of director of agriculture may be brought by, Senate Bill No. 224.

Attorney employed by cities must be resident of county in which city is located, House Bill No. 518.

Attorneys, contracts with municipal or public corporations to be written, House Bill No. 517.

Bail bonds executed for consideration, surety must deposit cash bail or surety bond, House Bill No. 389.

Beer must be bottled and canned at place of manufacture, House Bill No. 509.

Campaign receipts and expenditures, filing of statement by, Senate Bill No. 426.

Capital stock qualifications on industrial loan companies according to size of cities; limiting loan rates to 10%, House Bill No. 148.

Chain stores, licensing of, House Bill No. 301.

Chain stores, providing for licensing of, House Bill No. 160.

Charitable donations to be considered part of expenses of transacting business, House Bill No. 7.

Commercial feeds, fertilizers and livestock remedies, registration of, by department of agriculture, House Bill No. 351.

Contract bids to be let to concerns using materials manufactured in Washington, House Bill No. 116.

Cooperative associations, providing for formation and carrying on of, House Bill No. 170.
Corporations—Continued:

Domestic insurance companies may invest capital stock in certain leases, House Bill No. 385.

Explosives, prohibiting hauling of, on highways in trailers, House Bill No. 122.

File statement of costs involved in supporting or defeating a referendum or amendment, Senate Bill No. 205.

Financial or credit reports, regulating business of making, House Bill No. 124.

Food: Destruction of, to increase prices, unlawful, House Bill No. 13.

Foreign-made goods, sign to be displayed stating country where made, House Bill No. 523.

Funds may be invested in companies insured by Federal Deposit Insurance Corporation, Senate Bill No. 223.

Group life insurance, enlarging definitions of insurable groups under, House Bill No. 358.

Group life insurance, those eligible to be insured under, House Bill No. 460.

Hospital association business, prescribing what corporations may engage in, House Bill No. 209.

Hospitals, non-profit, regulations to be observed by, Senate Bill No. 131.

Inheritance tax, exemption of, on certain bequests for charitable purposes which pass out of state to certain societies, House Bill No. 425.

Inheritance tax exemptions to certain non-profit, Senate Bill No. 106.

Insecticides and fungicides, state tests and analyses to be made before allowing product to be sold, House Bill No. 276.

Insurance companies, certain ones to file rate schedules with Insurance Commissioner, House Bill No. 400 and House Bill No. 407.

Insurance company withdrawing from state, all Washington business must be reinsured with another approved company, House Bill No. 399.

Investment of funds held in trust by, Senate Joint Resolution No. 8.

Life insurance companies to invest 60% of legal reserve in Washington securities and real estate, House Bill No. 278.

Life insurance policies, specifying persons to whom payment under, shall be made, House Bill No. 180.

Limiting incorporating expense of corporation applying for permit to operate insurance company to 7½% of par value or sales price of stock, House Bill No. 268.

Liquor advertising prohibited except on premises where it is legally manufactured or sold, House Bill No. 98.

Liquor board to purchase liquor only from, with established place of business in this state, House Bill No. 504.

Loans, interest on those of $300.00 or less limited to 12% unless firm is specially licensed, House Bill No. 95.

Medical and hospital insurance, regulating collection and expenditure of fees for, House Bill No. 199.

Mining stocks, issuance of by, and regulations to be observed, Senate Bill No. 446.

Monopolies, prohibiting unfair competition, discrimination and practices in connection with sale of certain articles to prevent, House Bill No. 282.

Motor vehicles, those making loans on to be licensed; limiting rate of interest, House Bill No. 96.

Motor vehicles, unlawful for firm transferring or disposing of, to fail to deliver valid certificate of ownership, House Bill No. 473.

Olympic National Park, corporations’ property within boundaries of, to be taxed by state, House Bill No. 41.

Painting contractors, bonding and licensing of, House Bill No. 223.

Painting contractors, required to have license, House Bill No. 88.

Personal property to be assessed annually on monthly average basis, House Bill No. 175.

Photographers, requiring examination for license, House Bill No. 200.

Plants used for production of industrial alcohol for blending purposes, tax-exempt for 5 years, House Bill No. 567.

Property acquired by county for taxes, terms of sale, House Bill No. 3.

Public utilities, dismissal compensation to be paid to employees of those taken over by governmental bodies, House Bill No. 497.
Corporations—Continued:

Public utilities, foreclosure and collection of taxes levied against operating property of, House Bill No. 338.

Public utilities to pay cost of certain investigations by department of public service, House Bill No. 535.

Public utility, declaring buying, selling and distributing motor fuels to be, House Bill No. 99.

Public utility service, department of public service must authorize resale of, House Bill No. 329.

Public utility service, resale of by, authority to be first granted by department of public service, Senate Bill No. 280.

Public works, contracts for, to be let only to firms using products manufactured, mined, or produced in U. S., House Bill No. 511.

Public works, separate contracts to be awarded for plumbing, heating, etc., on, House Bill No. 550.

Rear safety door required in for-hire vehicle carrying more than 14 passengers, House Bill No. 219.

Records, holders of franchises to make records public; reports of properties owned and valuations thereon required, House Bill No. 14.

Sale of delinquent shares of, under metalliferous mining securities act, Senate Bill No. 481.

Savings and loan associations, companies organized to liquidate frozen assets of, to be examined by division of savings and loan, House Bill No. 476.

Savings and loan associations, conversion of federal to state, House Bill No. 188.

Shareholders, removal of board of directors by; demand for payment of shares when corporation merges or consolidates, House Bill No. 271.

Stock, making uniform law regulating indorsement, transfer and delivery of shares of, House Bill No. 372.

Strike, manner of advertising for employees during, House Bill No. 306.

Tax on operating property, when valued at less than $250, may be apportioned to adjacent county or tax district, House Bill No. 80.

Telephone and telegraph service, interference by electrical lines to be eliminated, House Bill No. 536.

Theatres, prohibiting operation of those owned by producers or distributors of motion picture films, House Bill No. 506.

Trucks, limiting gross load to 20,000 pounds, House Bill No. 350.

Trucks, prohibiting on highways from Saturday noon to Sunday midnight, House Bill No. 349.

Trust funds, guardians may invest, in bonds or securities pronounced legal investment for, House Bill No. 439.

Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.

Wage-hour law, establishing, House Bill No. 498.

Wages earned by deceased employee prior to death to be paid to nearest kin, House Bill No. 221.

Wages, payment of, to be made within 5 days after close of payroll period; if discharged, 24 hours, House Bill No. 340.

Wages, underpayment of agreed certain deductions from, unlawful, House Bill No. 128.

Water rights, petitioner for determination of, authorized to advance some costs of proceedings, House Bill No. 543.

Cosmetics:

False advertisement and misbranding prohibited, Senate Bill No. 315.

Preventing manufacture, shipment, and sale of adulterated or misbranded, and false advertisement of, Senate Bill No. 15.

Coulee Dam:

Keller to, establishment of state highway, Senate Bill No. 367.

Counties:

Apportionment of taxes, when company's operating property is less than $250, it may be apportioned to adjacent county, House Bill No. 80.

Assessor, abolishment of position; transferring duties to county treasurer, House Bill No. 234.
COUNTIES—Continued:

Attorney employed by cities must be resident of county in which city is located, House Bill No. 518.

Attorney general to investigate resale of lands purchased by county for delinquent taxes, House Bill No. 574.

Attorneys, contracts with counties to be written, House Bill No. 517.

Auditor to file monthly financial statement with state auditor, Senate Bill No. 251.

Bailiffs, compensation of, in superior courts, House Bill No. 94.

Bailiffs in superior court, appointment and compensation of, House Bill No. 69.

Barber industry, Director of Licenses to approve agreements from each county, House Bill No. 67.

Bonds issued by, not requiring ordinance to appear thereon authorizing their issuance, House Bill No. 379.

Bonds, issuance of, by public utility districts, Senate Bill No. 200.

Boundaries, setting date for establishing, for levy of property taxes, House Bill No. 163.

Civil service, establishment of in, of 100,000 population or over, Senate Bill No. 177.

Clerks of, to keep index of all actions, suits and proceedings, Senate Bill No. 476.

County election board to take over all election duties now handled by county auditor, House Bill No. 562.

County roads, defining, House Bill No. 307.

Declaratory judgments, action brought relating to validity of bonds, all district taxpayers to be defendants, House Bill No. 363.

Drainage commissioners, voters' qualifications for election of, House Bill No. 93.

Eighth and ninth class, abolishing offices of assessor and auditor; providing $1200 annual salary for prosecuting attorney and school superintendent, House Bill No. 427.

Ferry service, money or materials to be contributed by, for purposes of a, Senate Bill No. 253.

Fire-protection districts, use of equipment for fires in unincorporated part of county and in other districts, House Bill No. 81.

Fishhaven, establishment of, northeast of Westport in Grays Harbor County, House Bill No. 386.

Flood control districts established in various, Senate Bill No. 344.

Fourth-class, to establish law library, House Bill No. 582.

Homesite lands, authorizing county commissioners to designate county-owned lands as, House Bill No. 382.

Homesteads, lands acquired by counties for taxes to be eligible for, House Bill No. 19.

Hospital trustees, appointment of, when two counties or county and city jointly, establish hospitals, House Bill No. 158.

Irrigation districts, inclusion of new lands in districts comprising more than 200,000 acres, House Bill No. 342.

Jefferson, establishing Salt Creek State Park in, House Bill No. 401.

King, conveyance of certain state lands to, for recreational purposes, House Bill No. 402.

Land owned by, to be given to state or U. S., Senate Bill No. 332.

Lands returned to, by state or state forest board, Senate Bill No. 310.

Legal aid bureaus limited to first-class and Class A counties, House Bill No. 30.

Liquor, reallocation of profit from sales of, to, House Bill No. 200.

Local improvement assessments, foreclosure for, by county, acquisition of such property by cities, House Bill No. 378.

Local improvement districts, petitions initiating and protests against, House Bill No. 434.

Mine to market roads to be maintained by, after construction, House Bill No. 192.

Motor vehicle fund appropriations for, Senate Bill No. 474.

Motor vehicles for county employees to be purchased from local dealers at retail prices, House Bill No. 549.

Movable span bridges, counties to continue to maintain those located within cities, Substitute House Bill No. 392.

Newspapers, specifying in which, official notices are to be published, House Bill No. 515.

33-H
Counties—Continued:

- Offices may close at 5 p.m. on Fridays, House Bill No. 12.
- Parks and recreational sites, property acquired by tax foreclosure proceedings to be used as, Senate Bill No. 347.
- Pensions, prohibiting employment of persons receiving $50 or more per month retirement, House Bill No. 335.
- Personnel department to be established by certain, House Bill No. 555.
- Pierce county, state park to be established in, House Bill No. 320.
- Pierce, establishing state park in, House Bill No. 419.
- Property acquired by, and subject to drainage, diking, or sewerage improvement district assessments, proceeds from sale of, House Bill No. 490.
- Property acquired by counties for taxes, terms of sale, House Bill No. 3.
- Prosecuting attorneys in counties of less than 18,000 population may conduct private practice, House Bill No. 341.
- Public utilities, dismissal compensation to be paid to employees of those taken over by governmental bodies, House Bill No. 497.
- Public utility districts, election of commissioners in, House Bill No. 167.
- Public utility districts to pay 5% of gross income to, Senate Bill No. 199.
- Public works, prevailing rate of wage to be paid on, House Bill No. 303.
- Public works, separate contracts to be awarded for plumbing, heating, etc., on, House Bill No. 550.
- Purchasing agents to buy goods grown or manufactured in the state, Senate Bill No. 208.
- Real property acquired by, for taxes; authorizing lease of same with or without option to purchase, House Bill No. 479.
- Records, certain old, to be destroyed by state auditor through Department of Municipal Corporations, House Bill No. 42.
- Registration cost to be split between, when precincts are lying in each county, Senate Bill No. 469.
- Salary fund, creation of, in all counties, House Bill No. 39.
- Sale of property acquired by, for taxes, cash necessary if purchase is less than $50, House Bill No. 417.
- Sale of property acquired for delinquent taxes at private sale without notice when sold to U. S., state, or city within county, House Bill No. 144.
- Sale of property acquired for taxes, procedure for releasing part of tract to purchaser, House Bill No. 364.
- School districts, adequate school terms and minimum teachers' salaries, Senate Bill No. 284.
- School districts, reorganization of, Senate Bill No. 335.
- Sewerage disposal works, counties operating, authorized to contract with others for use of, House Bill No. 127.
- Sheriffs' department, to be placed under civil service regulations, Senate Bill No. 294.
- Signatures on interest coupons of bonds issued by, House Bill No. 365.
- State lands, exchange of, with Stevens county for new forestry building, House Bill No. 287.
- State to assist, municipalities and school districts, with financing for federal work relief projects, Senate Bill No. 467.
- State to assist, to carry out work relief projects and programs, House Bill No. 553.
- Superior court clerks permitted to close offices at 12:00 noon on Saturdays, House Bill No. 465.
- Taxation, constitutional amendment, authorizing levy and collection of taxes subject to limitations prescribed by legislature, House Joint Resolution No. 8.
- Taxes, empowering counties to levy, on all subjects of taxation formerly reserved for the state, House Bill No. 26.
- Thurston, appropriation for, to retire certain delinquent bonds and for interest for construction and improvement of state highways, House Bill No. 49.
- Township organization, counties having, to establish road and bridge fund, House Bill No. 275.
- Wages of commissioners paid on a per diem basis, Senate Bill No. 265.
- Wages, rate of pay for overtime on public works done by contract, House Bill No. 162.
- Yakima, Federal Migratory Labor Camps, Congress asked to abandon plans for, in, House Joint Memorial No. 16.
Counties (Class "A"):
Attorney general to investigate resale of lands purchased by county for delinquent taxes, House Bill No. 574.
Bailiffs, compensation of, in superior courts, House Bill No. 94.
Board of tax appeals in, creation of, for equalization of the assessment of property, Senate Bill No. 340.
Constable, office of in, abolished, Senate Bill No. 318.
County election board to take over all election duties now handled by county auditor, House Bill No. 562.
Legal aid bureaus limited to first-class and Class A counties, House Bill No. 30.
Newspapers, specifying in which, official notices are to be published, House Bill No. 515.
Purchasing agent, appointment of in, Senate Bill No. 457.

Counties of the First Class:
Board of Budget Review established in, for making and controlling estimates, levies, and expenditures, Senate Bill No. 90.
Board of tax appeals in, creation of, for equalization of the assessment of property, Senate Bill No. 340.
Coroner, abolition of office in, Senate Bill No. 31.
Legal aid bureaus limited to first-class and Class A counties, House Bill No. 30.
Newspapers, specifying in which, official notices are to be published, House Bill No. 515.
Police pension, deduction from their salaries for, Senate Bill No. 143.
Port Commission authorized to create industrial development districts in, Senate Bill No. 88.
Purchasing agent, appointment of in, Senate Bill No. 457.

Counties of the Second Class:
Board of Budget Review established in, for making and controlling estimates, levies and expenditures, Senate Bill No. 90.
Coroner, abolition of office in, Senate Bill No. 31.
Newspapers, specifying in which, official notices are to be published, House Bill No. 515.
Purchasing agent, appointment of in, Senate Bill No. 457.

Counties of the Third Class:
Coroner, abolition of office in, Senate Bill No. 31.
Purchasing agent, appointment of in, Senate Bill No. 457.

Counties of the Fourth Class:
Law library to be established in, House Bill No. 582.

Counties of the Eighth Class:
Assessor's and auditor's office abolished; prosecuting attorney and school superintendent to receive $1200 per year, House Bill No. 427.

Counties of the Ninth Class:
Assessor's and auditor's office abolished; prosecuting attorney and school superintendent to receive $1200 per year, House Bill No. 427.

Counting Board:
Elections, counting board to be created for, House Bill No. 542.

County Assessors:
Abolition of, transferring duties to county treasurer, House Bill No. 234.
Appeal to tax commission relative to taxation may be made by, Senate Bill No. 428.
Assessments cancellation or reduction of, on property erroneously assessed, House Bill No. 103.
Eighth and ninth class counties, assessor's office abolished in, House Bill No. 427.
Jury lists, preparation of by, and selection of, Senate Bill No. 94.
Listing of real and personal property for tax purposes, House Bill No. 255.
Personal property to be assessed annually on monthly average basis, House Bill No. 175.
Tax Commission, assessors may appeal to, from action of county or township board of equalization, House Bill No. 80.
County Auditor:
Board of tax appeals, member to be, Senate Bill No. 340.
Bond to be furnished by, to cover anticipated amount of motor vehicle license fees,
Senate Bill No. 124.
County election board to take over all election duties now handled by county
auditor, House Bill No. 562.
Eighth and ninth class counties, auditor's office abolished in, House Bill No. 427.
Elections, to be registrar for rural precincts, House Bill No. 33.
Fishing license to be filed with, Senate Bill No. 163.
Marriage license, three-day notice, Senate Bill No. 71.
Marriage licenses, three-days' notice required before they can be issued, House Bill
No. 46.
Mining locations, notice of, to be furnished department of conservation and develop­
ment by auditor, House Bill No. 279.
Photographic system of recording in office of; prescribing fees, House Bill No. 383.
Public utility districts, auditor to act on election board when commissioners are
elected for, House Bill No. 167.
Real property, transfers and conveyance of, duties of, Senate Bill No. 432.
Recount of ballots under supervision of, Senate Bill No. 238.
Report of all cash and securities in possession, to credit of county, to state auditor,
Senate Bill No. 251.
School warrants to be registered in county treasurer's and school superintendent's
offices by, Senate Bill No. 466.
Tax refund warrants, payment of property taxes by; duties in connection with,
House Bill No. 164.
County Board of Equalization:
Reconvening of, House Bill No. 80.
County Clerks:
Index to be kept by, of all actions, suits and proceedings, Senate Bill No. 476.
Jury lists, duties of, Senate Bill No. 94.
Office of, repealing law requiring, to be at county seat and remain open from 8-12
and 1-5 on each judicial day, House Bill No. 429.
County Commissioners:
Adequate drainage along county roads in areas subject to periodic floods, to be pro­
vided by, Senate Bill No. 442.
Agricultural prorated marketing zones, duties of, Senate Bill No. 336.
Annexing county territory to a nearby county to which it is contiguous, duties of,
Senate Bill No. 388.
Appoint agents to carry out provisions of regional planning commission, Senate Bill
No. 162.
Attorney to examine land titles, to be appointed by, Senate Bill No. 179.
Cemetery maintenance districts, procedure for authorization handled by, Senate
Bill No. 134.
Certified budget, filing of, with clerk of board, House Bill No. 131.
Civil service personnel director, to be appointed by, Senate Bill No. 177.
Compensation of, paid on a per diem basis, Senate Bill No. 265.
Contract bids to be let to concerns using materials manufactured in Washington,
House Bill No. 116.
Counting board to be created for elections, House Bill No. 542.
County roads, 35% of budget money to be used for construction, House Bill No. 577.
Forest reserves, one-half money received from, to go to public schools, Senate Bill
No. 323.
Health budget by, for their respective counties, Senate Bill No. 438.
Homesite lands, authorizing commissioners to designate county-owned lands as,
House Bill No. 382.
Hospital trustees, appointment of, when two counties or county and city jointly,
establish hospitals, House Bill No. 158.
Irrigation districts, dividing of by, Senate Bill No. 125.
Lands, sale of to state or U. S., by, Senate Bill No. 332.
Offices of county to close at 5 p. m. on Fridays, House Bill No. 12.
Old-age pensions, commissioners may conduct hearings on, House Bill No. 133.
Port districts, duties in disincorporating, House Bill No. 256.
INDEX 1029

County Commissioners—Continued:
Public parks, empowered to convert suitable lands acquired through tax foreclosure as such, Senate Bill No. 347.
Public utility districts, county commissioners to act on election board when commissioners are elected for, House Bill No. 167.
Public utility districts, submission to voters, by, Senate Bill No. 198.
Purchasing division, establishment of in various counties, Senate Bill No. 456.
Real estate, delinquent taxes on that donated to school districts may be reduced or cancelled, House Bill No. 395.
Sale of property acquired by counties for taxes, cash necessary if purchase price is less than $50, House Bill No. 417.
Sewer districts established in certain cities, duties of, Senate Bill No. 305.
Single administrative unit for all general public assistance, duties of commissioners relating to, House Bill No. 352.
Tax levies fixed by, in first and second class counties, Senate Bill No. 90.
Tenure of office for, from various districts, Senate Bill No. 119.
Uniformity co-ordination of county administrative programs, authority vested in, Senate Bill No. 359.

County Committee for Reorganization of School Districts:
Formation of, to reorganize school district boundaries, Senate Bill No. 335.

County Election Board:
County election board to take over all election duties now handled by county auditor, House Bill No. 562.

County Employees:
Deputies, appointment of, by prosecuting attorney, House Bill No. 467.
Motor vehicles for, to be purchased from local dealer at retail prices, House Bill No. 549.
Motor vehicles or other property owned by county to be used only for official business, House Bill No. 64.
National guard, military leave granted to those attending encampments, House Bill No. 157.
Outside work for compensation prohibited to those with full-time jobs, House Bill No. 218.
Pensions, prohibiting persons receiving $50 or more per month from working for county, House Bill No. 335.
Salary payments to, to be semi-monthly, House Bill No. 465.
Superior court clerks permitted to close offices at 12:00 noon on Saturdays, House Bill No. 465.

County Engineer:
Flood control engineer to be the, in various cities and towns, Senate Bill No. 344.
School district committee on reorganization, member to be, Senate Bill No. 335.
Surveys, record of certain, to be filed with, House Bill No. 315.

County Hospitals:
Trustees, appointment of, when two counties or county and city jointly, establish hospitals, House Bill No. 158.

County Lands:
Homesite lands, authorizing county commissioners to designate county-owned lands as, House Bill No. 382.

County Officers:
Assessments, cancellation or reduction of, on property erroneously assessed, House Bill No. 103.
Assessor, abolishment of position transferring duties to treasurer, House Bill No. 234.
Auditor, to be registrar for voters in rural precincts, House Bill No. 33.
Constable, position of in class A counties and first class cities, abolished, Senate Bill No. 318.
Contract bids to be let to concerns using materials manufactured in Washington, House Bill No. 116.
County election board to take over all election duties now handled by county auditor, House Bill No. 562.
County Officers—Continued:

Homesite lands, authorizing county commissioners to designate county-owned lands as, House Bill No. 382.

Marriage licenses, application for, must be made three days before issuing of, House Bill No. 46.

Married women, prohibiting their employment in public offices, House Bill No. 176.

National guard, military leave granted to those attending encampments, House Bill No. 157.

Office hours from 9 a.m. to 5 p.m., Senate Bill No. 59.

Outside work for compensation prohibited to those with full-time jobs, House Bill No. 218.

Party committees, vice-chairman to be opposite sex from chairman, House Bill No. 300.

Photographic system of recording in county auditor's office; prescribing fees, House Bill No. 383.

Public utilities' records subject to inspection of, House Bill No. 14.

Salary payments to, to be semi-monthly, House Bill No. 159.

Sheriff to cooperate with prison board for transportation of prisoners to penitentiary and reformatory, House Bill No. 239.

Surveys, record of certain, to be filed with county engineer, House Bill No. 315.

Tax Commission to exercise general supervision and control over, officers whose duties pertain to taxation, House Bill No. 80.

Terms of office of, Senate Joint Resolution No. 1.

County Offices:

Closing at 5 p.m. on Fridays permitted, House Bill No. 12.

County clerk's office, repealing law requiring, to be at county seat and remain open from 8-12 and 1-5 on each judicial day, House Bill No. 429.

Eighth and ninth class counties, abolishing offices of assessor and auditor; providing $1,200 annual salary for prosecuting attorney and school superintendent, House Bill No. 427.

Hours of opening and closing, Senate Bill No. 62.

Hours of opening and closing, Senate Bill No. 64.

Superior court clerks permitted to close offices at 12:00 noon on Saturdays, House Bill No. 465.

Vacancies in, amending certain laws, Senate Bill No. 6.

County Party Committees:

Vice-chairman of, to be opposite sex from chairman, House Bill No. 300.

Women given political equality with men on county and state committees, Senate Bill No. 288.

County Personnel Department:

Certain counties authorized to establish, House Bill No. 555.

County Planning Commission:

Safety and convenience of travel, eliminating hazards, preserving landscapes; assistance to be given by, Senate Bill No. 370.

County Records:

State auditor, authorizing, through Department of Municipal Corporations to destroy certain old county records, House Bill No. 42.

County Reviewing Committee:

Budget of second and third-class school districts to be reviewed by, House Bill No. 317.

Second and third-class school districts, duties relating to preparation of budget, House Bill No. 345.

State school relief fund, duties relating to assisting needy school districts, House Bill No. 346.

County Road Engineer:

Flood control engineer, to be the, in various cities and towns, Senate Bill No. 344.

County Roads:

Construction, 35% of funds to be spent for, House Bill No. 577.

Defining, House Bill No. 307.

Drainage along, subject to periodic floods, Senate Bill No. 442.
County Roads—Continued:
Interim highway transportation commission to study construction and maintenance of, House Bill No. 540.
Motor vehicle fund, reappropriation for maintenance and construction of, Senate Bill No. 395.
Vacating or abandonment of, Senate Bill No. 406.

County School Superintendents:
Committee on reorganization of school districts, chairman to be, Senate Bill No. 335.
Division of consolidated districts divided in five directors' districts into three directors' districts, House Bill No. 558.
Establishment of "adjustment," "opportunity," or "remedial" schools, Senate Bill No. 211.
Salary of, in eighth and ninth-class counties to be $1200 per year, House Bill No. 427.
School warrants to be registered in office of, Senate Bill No. 466.
Second and third-class school districts, preparation of budget, fixing school revenues and disbursements, House Bill No. 345.
State board of education to prescribe qualifications of, House Bill No. 568.
Vouchers for second and third class school districts to be approved by, Senate Bill No. 465.

County Seat:
County clerk's office, repealing law requiring, to be at county seat and remain open from 8-12 and 1-5 on each judicial day, House Bill No. 429.

County Treasurers:
Assessments, cancellation or reduction of, on property erroneously assessed, House Bill No. 103.
Board of tax appeals, member to be, Senate Bill No. 340.
County assessors' position abolished; duties transferred to, House Bill No. 234.
Fire-protection districts, certain funds for district's use to be created in treasurer's office, House Bill No. 81.
Highways, duties of treasurer relating to retiring assessment installments by state on certain, House Bill No. 294.
Irrigation districts, duties concerning sales of land for delinquent district assessments, House Bill No. 126.
Personal property taxes, collection of by, Senate Bill No. 122.
Public utility districts to pay 5% of gross revenues to, Senate Bill No. 199.
Tax on improvement or land on which it is situated, may be paid separately, House Bill No. 80.
Tax refund warrants, payment of property taxes by; duties in connection with, House Bill No. 164.
Withhold foreclosure proceedings on installment contracts, Senate Bill No. 51.

County Youth Advisory Committee:
Department of social security, creating committee to work with youth administration division, House Bill No. 321.

Coupons:
Signatures on interest coupons of bonds issued by counties, cities and school districts, House Bill No. 365.

Court Reporter:
Appointment of, to record proceedings of grand jury, Senate Bill No. 164.
Repealing law granting 10 days per diem per month while court is in session, House Bill No. 269.

Courts:
Abolishing contributory negligence in certain actions, Senate Bill No. 246.
Appeals to superior court from orders, decisions and awards of joint board of department of labor and industries, House Bill No. 449.
Appointment of expert witnesses, Senate Bill No. 77.
Bail bonds executed for consideration, surety must deposit cash bail or surety bond, House Bill No. 389.
Bailiffs, compensation of, in superior courts, House Bill No. 94.
Bailiffs in superior courts, appointment and compensation of, House Bill No. 69.
Courts—Continued:

Bonds, action to test validity of those issued by counties, cities, school or taxing districts, House Bill No. 426.

Composite reports to be admitted as evidence without calling person making same as witness, House Bill No. 443.

Contract bids to be let to concerns using materials manufactured in Washington, House Bill No. 116.

Court reporters, repealing law granting 10 days per diem per month while court is in session, House Bill No. 299.

District board of appeals, superior and supreme court to review appeals from, House Bill No. 492.

Divorce, amending law relating to separation as grounds for, House Bill No. 447.

Estates, sale of property by guardians, House Bill No. 439.

Flood control, superior court to have jurisdiction in regulation of outflow of lakes for, House Bill No. 462.

Inheritance tax, extending time for payment of, House Bill No. 576.

Inventory by testamentary trustee to be filed in probate court, House Bill No. 446.

Judges, number to appear on ballot in election of supreme and superior court, House Bill No. 296.

Judicial commission, creation of, by legislature; Governor to appoint judges from list submitted by, House Joint Resolution No. 11.

Juror in superior, to be property taxpayers, House Bill No. 361.

Jurors must be property taxpayer, House Bill No. 270.

Justice of peace in cities of more than 100,000 prohibited from private practice, House Bill No. 448.

Justice of the Peace, jurisdiction of, in first-class cities, House Bill No. 183.

Justice of the Peace, jurisdiction of, in first-class cities, House Bill No. 185.

Justice of peace to be appointed police judge in first-class cities; to preside over municipal court, House Bill No. 217.

Justice's courts, execution for enforcement of judgment in, not to be issued after three years, House Bill No. 442.

Justice's court, selection of jurors in, for first-class cities, House Bill No. 441.

Lien foreclosure, providing for court costs and attorney's fees in, House Bill No. 547.

Lobbying, prohibiting any member of judiciary from, House Bill No. 480.

New trials in superior or supreme, errors relating to damages, Senate Bill No. 247.

Passing of sentence may be deferred, Senate Bill No. 234.

Removing jurisdiction of, in labor disputes, Senate Bill No. 287.

Schwellenbach, Lewis B., relating to his appointment to U. S. supreme court, House Joint Memorial No. 19.

Small claims department, fee for filing claim in, to include entry of judgment transcript, House Bill No. 444.

Small claims departments of justices' courts, limiting jurisdiction to action involving $50 or less, House Bill No. 205.

State officers, written reports by, to be admitted as evidence, House Bill No. 445.

Superior court judges, disqualification of, House Bill No. 396.

Vehicle operator's license, suspension not mandatory when convicted of reckless driving or on forfeiture of bail, House Bill No. 488.

Washington Labor Relations Board, empowering to petition superior court to enforce its order, House Bill No. 436.

Witnesses, compelling attendance of out-of-state, in criminal cases, House Bill No. 243.

Cowlitz County:

Appropriations for, Senate Bill No. 433.

Cowlitz River:

Bridge between Kelso and West Kelso connecting with Longview, construction of, House Bill No. 196.

Coyotes:

Bounties, $5 for killing adult coyotes, House Bill No. 191.

Creameries:

License required for, House Bill No. 398.

Credit Reports:

Licensing and regulating business of making, House Bill No. 124.
Credit Unions:
Shareholders, limiting holdings; providing for calculation of interest and collateral security, House Bill No. 201.

Creditors:
Administrators and executors, authorizing creditors of deceased persons to file demand for notice of proceedings by, House Bill No. 68.
Administrators, filing publication of notice to creditors by, House Bill No. 9.
Administrators, published notice to creditors of resignation or removal of, House Bill No. 8.
Building savings and loan associations, defining creditors of insolvent, House Bill No. 196.
Executor or administrator, published notice to creditors of resignations, House Bill No. 8.
Executors or administrators, filing publication of notice to creditors, House Bill No. 9.
Life insurance payments, exempting from debt collection, House Bill No. 348.
Mortgagor, 5-day limit for filing good faith affidavits from time of execution, House Bill No. 215.
Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.

Crime:
Bail bonds executed for consideration, surety must deposit cash bail or surety bond, House Bill No. 389.
Court may defer passing of sentence in criminal cases, Senate Bill No. 234.
Criminal identification, investigation and statistics, creating division of within state patrol, House Bill No. 213.
Death penalty, abolishment of, House Bill No. 31.
Death penalty not to be inflicted as punishment for, Senate Bill No. 216.
Extradition, to make uniform interstate, House Bill No. 245.
Granting and regulating of probation, Senate Bill No. 254.
Granting of probations, regulations to be observed, Substitute Senate Bill No. 254.
Minors not allowed in taverns where liquor sold, Senate Bill No. 307.
Pawnbrokers, etc., unlawful to charge fees for surrender of stolen property to lawful owner, House Bill No. 216.
Reciprocity agreement with other states for pursuit of criminals, House Bill No. 244.
Reciprocity between states in pursuit of criminals, House Bill No. 202.
Release of prisoners from penitentiary or reformatory, House Bill No. 240.
Rolling stock of railroads, theft of, or buying stolen goods to be felony, House Bill No. 501.
Sabbath breaking, Senate Bill No. 37.
State hospitals, prisoners may be transferred to from state prisons for psychiatric treatment, House Bill No. 241.
Submission of criminal actions to court without a jury, Senate Bill No. 235.
Sunday closing law, repealing, House Bill No. 198.
Transportation of prisoners to penitentiary and reformatory, House Bill No. 239.
Witnesses, compelling attendance of out-of-state, in criminal cases, House Bill No. 243.

Crocket Lake:
Keystone Harbor to, dredging of, and constructing a rock breakwater, Senate Joint Memorial No. 12.

Crops:
Liens on, House Bill No. 366.
Regulations of, to be under soil conservation districts committee, Senate Bill No. 343.

Current State School Fund:
State school relief fund, appropriating $850,000 to, from current state school fund, House Bill No. 346.

Current State School Suspense Fund:
Abolishing; transferring monies to General Fund, House Bill No. 248.

Custodian of Public Property:
Insurable property, to be listed by, Senate Bill No. 123.
Custodians:
Voting machine, duties of, Senate Bill No. 91.

Dairy Products:
Advertising and sales promotion campaign to increase consumption of, House Bill No. 189.
Agricultural prorated marketing zones for, Senate Bill No. 336.
Butter substitutes, 3¢ per pound excise tax on, House Bill No. 422.
Milk and milk products, regulating production, transportation, manufacture, processing and distribution of, House Bill No. 398.
Milk production and distribution, investigation of, Senate Bill No. 449.
Milk, regulation of production, sale and distribution by milk control board, House Bill No. 376.
Public utility, distribution of dairy products declared, House Bill No. 182.

Damages:
Abolishing contributory negligence in certain actions to recover, Senate Bill No. 246.
Dogs, recovery of damages for persons bitten by; creating liability of owner, House Bill No. 23.
New trials granted in superior or supreme courts for errors relating to, Senate Bill No. 247.
School districts, providing method of filing claims against, for damages, House Bill No. 572.
School district, time for filing damage claims against, House Bill No. 178.

Dams:
Impairment of, prevention of by soil conservation committee, Senate Bill No. 343.

Dead Bodies:
Licensed embalmer only to transport or handle, House Bill No. 481.

Deafness:
Lip reading to be taught free to physically handicapped adults, House Bill No. 2.

Death Certificates:
Reclassification of, House Bill No. 229.

Death Penalty:
Abolishment of, as punishment for crime, House Bill No. 31.
Abolishment of, as punishment for crime, Senate Bill No. 216.

Deaths:
Abolishing contributory negligence in certain actions to recover damages for, Senate Bill No. 246.
Actions resulting from negligence, may be prosecuted by executors of such party, Senate Bill No. 248.

Debate:
Congressional debate, asking nation-wide broadcast of, House Joint Memorial No. 13.

Debts:
Homesteads, exempting of, as established following deaths, from claims for, Senate Bill No. 172.
Lowering of exemptions on life insurance, Senate Bill No. 173.
State, additional levy to pay off same, Senate Bill No. 273.

Declaratory Judgments:
Bonds or warrants, relating to validity of, all taxpayers of district to be defendants, House Bill No. 363.

Defendants:
Garnishment, registered letter must be sent defendant 10 days prior to serving writ of, House Bill No. 89.
Not to be convicted by a judgment of a court sitting without a jury under certain circumstances, Senate Bill No. 235.
Delinquent Taxes:
Attorney general to investigate resale of lands purchased by county for delinquent taxes, House Bill No. 574.
Homesteads, lands acquired by counties for taxes to be eligible for, House Bill No. 19.
Installment payments, owner of more than one parcel of land may make, on delinquent taxes, House Bill No. 146.
Mines and quarries, issuance, assignment and foreclosure of certificates of delinquency against, House Bill No. 431.
Old-age pension recipients' property to be exempt from foreclosure for, House Bill No. 66.
Property acquired for, prohibiting sale of, at less than its last declared assessment value, House Bill No. 147.
Real property acquired by counties for; authorizing lease of same with or without option to buy, House Bill No. 475.
Real property acquired by county for taxes, terms of sale, House Bill No. 3.
Sale of property acquired by counties for taxes, cash necessary if purchase price is less than $50, House Bill No. 417.
Sale of property acquired by county for, procedure for releasing part of tract to purchaser, House Bill No. 364.
Sale of property acquired for, without notice at private sale when sold to U. S., state, or city within county, House Bill No. 144.
School districts, taxes on real estate donated to, may be reduced or canceled, House Bill No. 395.

Dentists:
Advertising, certain forms of, unlawful, House Bill No. 529.
Advertising of, relative to merits and benefits over another practitioner prohibited, Senate Bill No. 264.
Narcotic drugs, regulating handling of, House Bill No. 261.
Prescription required from, to obtain amytal, luminal, veronal, etc., or their derivatives, House Bill No. 11.

Department of Agriculture:
Agricultural products, providing method for determining cost of production and sale price, House Bill No. 516.
Appeals from decisions and orders of, Senate Bill No. 224.
Apples, prohibiting unfair trade practices and preventing frauds, House Bill No. 541.
Apples, sale of, must be in compliance with requirements of director, House Bill No. 324.
Branded cattle, inspection of, House Bill No. 208.
Brands of ownership to be filed with, Senate Bill No. 243.
Butter substitutes, retailers of, to list places of businesses dealing in, Senate Bill No. 417.
Cold storage lockers, permit for operation to be secured from, Senate Bill No. 413.
Commercial feeds, fertilizers and livestock remedies, registration of, House Bill No. 351.
Confectioner's permit issued by, Senate Bill No. 409.
Cull apples, duties of department in collection of assessment on, House Bill No. 394.
Dairy products, duties of dept. relating to advertising of, and assessment of butter fat, House Bill No. 189.
Eggs, regulating processing, handling, distribution, and dealing at wholesale in, House Bill No. 463.
Fairs, providing for district, as preliminary for state 4-H club fair, House Bill No. 236.
Fungicides and insecticides, certificates to be issued before products may be sold, House Bill No. 276.
Honey, regulating sale and marketing of, House Bill No. 227.
Inspection of licensed bakeries, Senate Bill No. 50.
Livestock and poultry, certain, to be included in provisions regulating sale, transportation and handling of same, House Bill No. 510.
Livestock, quarantine and prevention of disease, House Bill No. 384.
Macaroni factory permit to be secured from, fees to be paid, Senate Bill No. 409.
Meat and animal carcasses, inspection of, licensing, handling and sale of, House Bill No. 520.
Meat inspection, to enforce and supervise laws relating to, House Bill No. 83.
Milk and milk products, duties relating to regulation of, House Bill No. 398.
Department of Agriculture—Continued:

Milk control board, secretary of, to be director of, Senate Bill No. 353.
Nursery stock owned by licensed nurserymen, reciprocal agreements with other states for shipping, House Bill No. 110.
Powers of, relating to sale of adulterated, misbranded and falsely advertised foods, drugs and cosmetics, Senate Bill No. 15.
Rabies and sleeping sickness among dogs and horses respectively, appropriation to eradicate, House Bill No. 277.
Soil conservation committee, member to be director of, Senate Bill No. 343.
Stallions and jacks, duties relating to registration of, House Bill No. 230.
Washington commission merchants act, duties of department in connection with, House Bill No. 135.
Washington uniform food, drug and cosmetic act, administration of by, Senate Bill No. 315.

Department of Conservation and Development:
Assists in decoration of state lands for municipal parks and playgrounds, Senate Bill No. 23.
Commercial waterway district, relating to readjusting of outstanding debt, House Bill No. 319.
Decoration of state lands for municipal parks and playgrounds, assistance given by, Substitute Senate Bill No. 23.
Evergreen trees, license required for cutting, license fees to be used by department for enforcing act, House Bill No. 337.
Flood control division, established in, Senate Bill No. 344.
Flood control, duties of department relating to regulation of outflow of lakes in interest of, House Bill No. 462.
Forestry division to receive federal funds under Clarke-McNary act and cooperative farm forestry act, House Bill No. 289.
Mine to market roads, duties of director relating to, House Bill No. 192.
Mining locations, notice of, to be furnished department by county auditors monthly, House Bill No. 279.
Oil and gas conservation law, administrator to be the, Senate Bill No. 169.
Reclamation revolving fund, fees by claimants of water-power to be paid into, House Bill No. 177.
Sanitary authority, director of conservation and development to be member of, House Bill No. 228.
Transferring to commissioner of public lands, House Bill No. 564.

Department of Education:
Creating state, House Bill No. 568.

Department of Finance, Budget and Business:
Clarence J. Lord house, placed under custody of, Senate Joint Resolution No. 18.
Delinquent taxes, payment of fees for collection of, Senate Bill No. 262.
Dog racing commission, office space to be provided by, Senate Bill No. 339.
Duties of inspection of books, and audits vested in, transferred to state auditor, Senate Bill No. 276.
Food processing plants, to be established and maintained by, Senate Bill No. 175.
Governor's committee on interstate cooperation, one member to be the, Senate Bill No. 204.
McKay Memorial Research Hospital under management and control of, Senate Bill No. 114.
Munson Hall and Sue Lombard Hall, to be purchased by, Senate Bill No. 127.
Prisoners of institutions, information furnished, to be investigated by, Senate Bill No. 314.
Promote state-use system of industries made in correctional institutions, Senate Bill No. 29.
School busses to be purchased by director of, House Bill No. 514.
Snohomish county lands, one of a committee to enter into a contract for purchase of, Senate Bill No. 99.
Social security committee, one member to be director of, Senate Bill No. 427.
State vocational school, determine site for, by, Senate Bill No. 4.
Department of Finance, Budget and Business—Continued:
Syphilis patients at state hospitals, regulations under, Senate Bill No. 490.
Title of, changed to department of finance and business, division of budget transferred to governor, Senate Bill No. 423.
Transferring to state auditor, House Bill No. 564.

Department of Fisheries:
Application for appropriation or storage of water, notice to be sent to, by supervisor of hydraulics, Senate Bill No. 304.
Bottom fish, commercial fishing for, with jigger requires license, House Bill No. 125.
Columbia river and Willapa Harbor, permitting use of certain fisheries gear in, House Bill No. 193.
Creation of fund for administration of federal funds relative to preservation of salmon of the Columbia river district, Senate Bill No. 412.
Fish trap or pound net locations in Whatcom county to westerly point of Patos Island, establishment of, by, Senate Bill No. 429.
Fish traps and pound nets, authorizing leasing of, in certain area of Puget Sound, House Bill No. 194.
Fishing gear to be operated in any waters of state only by department; fish to be sold at public auction, House Bill No. 328.
Fishing in waters of the Puget Sound for purposes of study or propagation, Senate Bill No. 158.
Gill nets and purse seines permitted for commercial salmon fishing in certain Puget Sound areas, House Bill No. 195.
Open and closed seasons for fishing in waters of the state, Senate Bill No. 163.
Pound net, use of, restricted in certain areas, regulations set by, Senate Bill No. 405.
Sanitary authority, director of fisheries to be member of, House Bill No. 228.
Shellfishes, rules and regulations to be established by, Senate Bill No. 93.
Shellfishes, sale or use of, to be regulated by, Senate Bill No. 194.
State game director to be elected and take over, and also duties of state game commissioners, House Bill No. 564.
Tuna regulations to be handled by, Senate Bill No. 109.

Department of Game:
Application for appropriation or storage of water, notice to be sent to, by supervisor of hydraulics, Senate Bill No. 304.
Creation of fund for administration of federal funds relative to preservation of trout in waters of the Columbia river, Senate Bill No. 412.
Fur bearing animals, owners to establish ownership of, to the, Senate Bill No. 243.
Regulate hunting seasons for various areas, limitation of hunters, Senate Bill No. 278.
Revoke license of those who have trespassed upon land without first seeking permission, Senate Bill No. 74.
Sokulk Indians fishing within designated area on Columbia river regulated by state game commission, House Bill No. 327.
Wildlife-restoration projects, establishment of, House Bill No. 231.

Department of Health:
Appropriation of budget for public health work, Senate Bill No. 438.
Birth and death certificates, appropriating $4,500 for reclassification of, House Bill No. 229.
Board of plumber examiners, one member to be appointed by, Senate Bill No. 416.
Hospital investigation committee, member to be the director of, Senate Bill No. 311.
Journeyman plumber, to be granted proper certificate by, Senate Bill No. 416.
Medical examination certificate to be transmitted to, Senate Bill No. 372.
Narcotics, those handling to be licensed by, House Bill No. 261.
State board of health, supervise plumbing, drainage, sewerage, Senate Bill No. 326.
Syphilis test for pregnant women, conducted by, Senate Bill No. 374.

Department of Highways:
Administration by, of federal funds, expenses for, Senate Bill No. 392.
Bridge between Kelso and West Kelso connecting with Longview, construction of, House Bill No. 196.
Campus approach to University of Washington, purchase of property by, Substitute Senate Bill No. 36.
Capital outlay, reappropriation for, Senate Bill No. 393.
Department of Highways—Continued:
Cascade tunnel commission, assistance to be given by, Senate Bill No. 380.
County roads, 35% of budget money to be used for construction of, House Bill No. 577.
Director to be elected and receive salary of $5,000 per year, House Bill No. 564.
Ferries across Columbia river, authorizing joint agreement with Oregon authorities for, House Bill No. 179.
Ferries from Columbia Beach to Mukilteo to be purchased by, House Bill No. 331.
Ferry service, balance sheet to be kept by, Senate Bill No. 253.
Grand Coulee highway investigation to be made by, Senate Bill No. 448.
Grand Coulee, repair to streets, under supervision of, Senate Bill No. 269.
Highway testing laboratory site, reappropriation for, Senate Bill No. 391.
Mine to market roads, duties of director relating to, House Bill No. 192.
Monroe to Bothell, survey of highway to be made by, Senate Bill No. 202.
Motor vehicle fund, reappropriation for maintenance and construction of county roads and city streets, Senate Bill No. 395.
Motor vehicle fund, reappropriation from, for improvement and construction of primary state highways, Senate Bill No. 396.
Primary State Highway No. 18, survey and location of, to be made by, Senate Bill No. 129.
Primary state highway system to be established by, Senate Bill No. 218.
Secondary state highways, reappropriation from motor vehicle fund for maintenance, construction of, Senate Bill No. 394.
Safety and convenience of travel, eliminating hazards, preserving landscapes; duties of, Senate Bill No. 370.
Sewer districts, plans and specifications to be approved by, Senate Bill No. 305.
State parks committee, duties of transferred to, Senate Bill No. 362.
Submit survey to legislature 1941 on relocation of state road between Enumclaw and Auburn, Senate Bill No. 75.
Survey of scenic highway, from Belfair to Port Gamble, to be made by, Senate Bill No. 404.
Traffic devices, installation of in incorporated towns, under supervision of, Senate Bill No. 420.
Vehicle equipment test by, licensing of cars not before, Senate Bill No. 421.
White boulder to be preserved as memorial of early pioneer trail from Puget Sound to Grays Harbor, House Bill No. 373.
White Pass highway, completion of by, Senate Bill No. 475.

Department of Horticulture:
Apples sold, subject to inspection by, House Bill No. 324.

Department of Labor and Industries:
Appeals from orders, decisions and awards of, House Bill No. 56.
Appeals from orders, decisions or awards of, Senate Bill No. 180.
Appeals to superior court, either party entitled to trial by jury, Senate Bill No. 38.
Appeals to superior court from orders, decisions and awards of, Senate Bill No. 101.
Boiler inspection office in connection with, House Bill No. 138.
Chief engineer examiner for bureau of operating engineers examiners to have office in connection with, House Bill No. 130.
Commissioner of unemployment, compensation and placement to be abolished, duties transferred to, House Bill No. 564.
Director to be elected for four-year term and receive $5,000 per year, House Bill No. 564.
District board of appeals, creation of, to hear appeals from decisions of department, House Bill No. 492.
Electric appliance firms securing applications for licenses, Senate Bill No. 32.
Electric wiring permit to be secured from, Senate Bill No. 317.
Electrical appliance regulations, enforced by, Senate Bill No. 348.
Electrical license fund, appropriating $64,000 from, to department, House Bill No. 560.
Home service employees, hours, wages and conditions of labor to be established, House Bill No. 525.
Hospital investigation committee, member to be the director of, Senate Bill No. 311.
Household or domestic employees' rates and hours, regulated by, Senate Bill No. 107.
Industrial insurance act, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 190.
Department of Labor and Industries—Continued:

Industrial insurance claim files to be available to claimants, their attorneys and physicians, House Bill No. 297.

Miners Examining Board, appointment of, Senate Bill No. 28.

Motor vehicle license insurance fund administered by, Senate Bill No. 117.

Painting contractors and journeymen, department to handle licensing of, House Bill No. 88.

Physically disabled persons, assistance given by the, Senate Bill No. 270.

Records, authorizing state auditor through Department of Municipal Corporations to destroy certain old county and city, House Bill No. 42.

Rehearing, joint board to call and examine all persons whom claimant shall request in writing, House Bill No. 449.

State-wide first aid meets, to prevent accidents in extrahazardous employment, House Bill No. 224.

Wage-hour law, duties of department relating to, House Bill No. 498.

Washington labor relations board, creating and giving employees right to organize and bargain collectively, House Bill No. 436.

Department of Licenses:

Administer act relative to financial responsibility of owner of motor vehicles, Senate Bill No. 25.

Auto Mechanics' Licensing Act, duties of, relative to, Senate Bill No. 182.

Barber industry, additional jurisdiction to approve agreements from each county, House Bill No. 67.

Barber schools and colleges, requiring, to obtain permit from department, House Bill No. 527.

Billboard advertising, act to be administered by, Senate Bill No. 221.

Chain stores, licensing of, House Bill No. 160.

Chain stores, requiring licenses for, House Bill No. 301.

Director may revoke or suspend license of person convicted under city ordinance when offense is also a state violation, House Bill No. 472.

Drivers' licenses, giving director power to suspend, House Bill No. 139.

Electric appliance installation firms, issuance of license to same, Senate Bill No. 32.

Fuel oil excise tax, to be collected by, Senate Bill No. 128.

Liquid or liquefiable petroleum products to be taxed, act administered by, Senate Bill No. 227.

Logging, chemical, mining and metallurgical engineering, those practicing, required to have certificate from, Substitute House Bill No. 316.

Logging engineering, those practicing required to have certificate from, House Bill No. 316.

Motor vehicle unlicensed for current year, director may grant special permit to move, on highways from one point to another, House Bill No. 473.

Oil and gas leases, license for selling of issued by, Senate Bill No. 321.

Painting contractors and journeymen to be licensed, House Bill No. 223.

Permits relative to drilling for gas and oil, Senate Bill No. 20.

Pound nets, license for operation of, to be secured from, Senate Bill No. 295.

Real estate brokers' license, issued by, Senate Bill No. 290.

Transferring, to secretary of state, House Bill No. 564.

Uniform For-Rent Motor Vehicle Safety Responsibility Act, administration of, Senate Bill No. 133.

Veterinarians, duties of director relating to examinations for, House Bill No. 393.

Department of Public Service:

Appropriating $300,000 for investigation of telephone utilities, House Bill No. 524.

Auto travel agents and transportation brokers to be regulated and supervised by, House Bill No. 412.

Bus drivers' hours, act to be administered by, Senate Bill No. 212.

Dairy products, distribution of, to be public utility, House Bill No. 182.

Disposal compensation to be paid to employees of public utilities taken over by governmental bodies, House Bill No. 497.

Electrical lines interference with telephone and telegraph lines, elimination of, Senate Bill No. 439.

Electrical system owned by public utility districts, under regulations of, Senate Bill No. 480.
Department of Public Service—Continued:
Motor fuel companies declared to be public utilities and under jurisdiction of,
House Bill No. 99.
Public utilities—manufacturing, transmitting, or selling electricity for hire, to be
subject to regulations of, Senate Bill No. 256.
Public utilities to pay cost of certain investigations, valuations and appraisals,
House Bill No. 535.
Public utility service, department must authorize resale of, House Bill No. 329.
Public utility service, to resell must secure authority from, Senate Bill No. 280.
Railroads to equip log hauling cars with reflector buttons, Senate Bill No. 112.
Taxation on firms, persons, corporations under, Senate Bill No. 225.
Telephone and telegraph service, interference by electrical lines, to be eliminated,
House Bill No. 536.
Telephone, approval of metered service, Senate Bill No. 11.
Telephone companies, providing for revision of boundaries between exchange areas
and different companies, House Bill No. 502.
Transferring to state tax commission, House Bill No. 564.
Water districts operating water supply systems, regulations governed by, Senate
Bill No. 366.

Department of Social Security:
Abolishing division of unemployment compensation and employment service, Senate
Bill No. 68.
Appeals to, by one dissatisfied with decision on his application for assistance,
Senate Bill No. 249.
Appropriations for, given priority over other appropriations, Senate Bill No. 470.
Artificial limbs, eyes, etc., to be provided the needy, by, Senate Bill No. 459.
Assistance given old-age, citizens of the U. S., Senate Bill No. 132.
Blind, amending law relating to assistance for, House Bill No. 461.
Blind investigations and hearings, costs on appeal to be paid by the, Senate Bill
No. 153.
Blind recipient may appeal to, Senate Bill No. 187.
Determine what persons are in need of public assistance, Senate Bill No. 47.
Director to be elected instead of appointed, House Bill No. 339.
Division of the blind, creation of home industries revolving fund, Senate Bill No. 228.
General obligation bonds to be issued to retire debt created to pay old age pensions,
House Bill No. 552.
Investigation and audit of, by joint legislative committee, House Joint Resolution
No. 4.
Old-age assistance, rules and regulations, to be filed with secretary of state, Senate
Bill No. 206.
Old-age assistance, to be provided for by, Senate Bill No. 46.
Old-age pension applicant's income for preceding year not to exceed $300, House
Bill No. 551.
Old age pension applications, giving department 45 days to investigate, House Bill
No. 355.
Old-age pension recipients, creating fund to provide housing for, House Bill No. 484.
Physically disabled persons, care of by, Senate Bill No. 270.
Public assistance to be given to needy persons, Senate Bill No. 427.
Reappropriation for, Senate Bill No. 433.
Single administrative unit for all general public assistance, House Bill No. 352.
State institutions, establishing labor and wage conditions in, House Bill No. 578.
State to assist counties, cities, and school districts to carry out work relief projects
and programs, House Bill No. 553.
Transferring certain duties to office of unemployment compensation and placement,
Senate Bill No. 68.
Unemployment compensation act to be enforced by, Senate Bill No. 214.
Youth administration division created within, House Bill No. 321.

Department of Unemployment Compensation and Placement:
Creation of office of, duties of, Substitute Senate Bill No. 219.
Establishment of, duties and officers, Senate Bill No. 219.
Replacing division of unemployment compensation and employment service, Senate
Bill No. 68.
Deposit Interest Fund:
   Appropriation from, to charge off "deposits in closed banks" item, House Bill No. 298.

Deposits in Closed Banks:
   Appropriation from deposit interest fund to charge off item, House Bill No. 298.

Depositaries:
   State depositaries to pledge payment on demand or at specified future date, House Bill No. 299.

Deputies:
   Civil service regulations for, of sheriffs' offices, Senate Bill No. 294.
   Duties of, in respect to maintaining public peace, Senate Bill No. 144.

Deputy Prosecuting Attorney:
   Appointment of by prosecutor, House Bill No. 467.

DesChutes Waterway:
   Appropriation for, Senate Bill No. 433.
   Vacation of, in city of Olympia, Senate Bill No. 257.

Des Moines, Washington:
   Marine Drive highway, completion of south of Des Moines, House Bill No. 203.

Detective Agencies:
   Private detectives, licensing and regulating of, House Bill No. 24.

Diking Districts:
   Authorizing, to improve rivers which overflow and damage lands within boundaries; may contract with other districts for same, House Bill No. 565.

Diking, Drainage, or Sewerage Improvement District:
   Assessment of lands acquired by foreclosure and sold under contract, House Bill No. 120.
   Cities, counties operating sewerage disposal works may contract with others for use of, House Bill No. 127.
   Proceeds from sale of property acquired by counties and subject to assessments of, House Bill No. 490.

Dills, C. H.:
   Relief of, appropriation for, Senate Bill No. 455.

Disability Fund:
   Physically disabled persons' products, sale of, Senate Bill No. 270.

Discovery Bay:
   Primary state highway from, to shore of Hood Canal, Senate Bill No. 296.

Disease:
   Appropriating $30,000 to eradicate rabies among dogs and sleeping sickness among horses, House Bill No. 277.
   Cattle, indemnities to be paid for killing diseased, House Bill No. 27.
   Livestock and other domestic animals, quarantine and prevention of disease, House Bill No. 384.
   Livestock, indemnities for slaughtering diseased, House Bill No. 132.
   Occupational diseases, compensation for disability or death incurred by employee resulting from, House Bill No. 100.
   Prophylactics, requiring licensed wholesaler and retailer to sell, for treatment or prevention of venereal diseases, House Bill No. 60.
   Stallions and jacks, certain diseases to disqualify for public service, House Bill No. 230.

Dishman-Mica Highway:
   Secondary state highways to be established as branches of State Road No. 3, House Bill No. 38.

District Board of Appeals:
   Creation of, to hear appeals from decisions of department of labor and industries, House Bill No. 492.

Ditches:
   Water rights and ditches, regulating loan, exchange, or lease of, in water districts, House Bill No. 477.
Division of Criminal Identification, Investigation and Statistics:
Washington state patrol, creating division of, within, House Bill No. 313.

Division of Industrial Insurance:
Transferring to insurance commissioner, House Bill No. 564.

Division of Savings and Loan:
Holding companies organized to liquidate frozen assets of savings and loan associations to be examined by, House Bill No. 476.
Interest on loans of less than $300.00 limited to 12% unless firm is specially licensed under, House Bill No. 95.
Loan business, to supervise those making loans of $300.00 or less, House Bill No. 207.
Motor vehicles, to supervise licensing of businesses making loans on, House Bill No. 96.
Savings and loan associations, conversion of federal to state, House Bill No. 188.

Division of the Blind:
Assistants to be appointed in each county to handle investigations of applications, Senate Bill No. 153.
Home industries revolving fund, for advancing cost of production and wages of the blind, Senate Bill No. 228.
Physically disabled expenditures report to be furnished by, Senate Bill No. 270.

Division of Vocational Rehabilitation:
Blind may be permitted to earn under, $35.00, Senate Bill No. 187.

Division of Youth Administration:
Department of social security, creating division within, House Bill No. 321.

Divorce:
Legislature not to grant, House Joint Resolution No. 1.
Separation, amending law relating to, as grounds for divorce, House Bill No. 447.
Support of minor children, Senate Bill No. 398.

Docks:
Bonds issued by municipalities for construction of, Senate Bill No. 286.
Cities not within port district may construct and operate, House Bill No. 420.
Establishment of dockyards on lands granted to U. S. by this state, Senate Bill No. 272.
Fourth-class cities, authorizing to construct and maintain, House Bill No. 371.

Dog Racing:
Licensing and regulation of, House Bill No. 534.

Dogs:
Damages, providing for recovery of, by persons bitten; creating liability of owner, House Bill No. 23.
Field trials for hunting, periods of, regulated by state game commission, Senate Bill No. 220.
Hunting dogs, competitive field trials for, regulation of, House Bill No. 326.
Owners of unmuzzled, liable for injuries inflicted within areas of carrier-delivery mail service, Senate Bill No. 54.
Rabies, appropriation to eradicate, House Bill No. 277.
Rabies, eradication of, House Bill No. 384.
Race meets, creation of dog racing commission, Senate Bill No. 339.

Domestic Help:
Hours, wages and conditions of labor to be established, House Bill No. 525.

Domestic Insurance Companies:
Capital stock of, may be invested in certain leases, House Bill No. 385.

Donation:
Cities, authorizing, to accept and use donations of money and property, House Bill No. 107.
Corporations' charitable donations to be considered part of expense of transacting business, House Bill No. 7.
Inheritance tax, exemption of, on certain bequests for charitable purposes which pass out of state to certain societies, House Bill No. 425.
Real estate, delinquent taxes on that donated to school districts may be reduced or canceled, House Bill No. 385.
Dope (see Narcotics).

Douglas County:
Great Northern Railway Company, conveyance of certain real estate to, House Bill No. 513.

Drainage:
Construction of systems, rules and regulations to be observed, Senate Bill No. 306.

Drainage Districts:
Commissioners, election and qualifications of; voters' qualifications for election of, House Bill No. 93.

Drugless Healing:
Additional license fee for, House Bill No. 387.

Drugless Therapeutics:
Training required in order to practice, House Bill No. 4.

Drugs:
Amytal, luminal, veronal, and derivatives, prohibiting and regulating sale of, House Bill No. 325.
False advertisement of, prohibited, Senate Bill No. 315.
Itinerant salesmen, prohibiting from selling dangerous drugs or medicines, House Bill No. 507.
Medical prescriptions, preservation and inspection of drug and, House Bill No. 58.
Narcotics, licensing those handling, House Bill No. 261.
Prescription required to sell amytal, luminal, veronal, etc., or their derivatives, House Bill No. 11.
Prophylactics, retailers or wholesalers of certain, must have licenses, House Bill No. 60.
Sale and peddling of; limiting conditions under which licenses shall be issued, House Bill No. 59.

Dry Docks:
Port districts, authorizing their construction of ship yards and dry docks, House Bill No. 336.

Dynamite:
Transporting of, on highways in trailers prohibited, House Bill No. 122.

Eastern State Custodial School:
Name of, to replace title of state custodial school, Senate Bill No. 403.

Eastern Washington College of Education:
Appropriation for, Senate Bill No. 433.
Cigarette tax receipts,.11% to be paid to fund of, Senate Bill No. 260.
Retirement system to apply to teachers of, Senate Bill No. 188.

Education:
Adults with defective hearing to have free instruction in lip reading, House Bill No. 2.
Aviation education, plan for, to be undertaken by Washington state board of aeronautics, House Bill No. 500.
Blind students, appropriating $5,000 for those attending state institutions, House Bill No. 554.
Children of soldiers, sailors, and marines killed during World War to have educational opportunities, House Bill No. 78.
Colleges and universities to display U. S. flag on campuses, House Bill No. 105.
Common school fund, five-mill maximum tax on all state taxable property toward, House Bill No. 184.
Creation of state board for vocational, Senate Bill No. 76.
Department of education, creating and stating duties of state board of education relating to, House Bill No. 568.
Healing, practicing any method of, without specific training prohibited, House Bill No. 4.
Holiday, November 11, to be school holiday, House Bill No. 101.
Indians, disposition of certain moneys for education of, House Bill No. 438.
Institutes, providing for optional attendance by teachers, House Bill No. 40.
Education—Continued:

Junior college districts and school districts to be selected for operation of experimental program including vocational and non-vocational education, House Bill No. 283.

Junior colleges or extension high schools to be established, House Bill No. 118.

Junior colleges to be established by the state, House Bill No. 85.

Merchandise, prohibiting school employees from selling certain, to pupils, House Bill No. 559.

Placing public forum discussion groups on same basis as night school attendance, for fund apportionment purposes, Senate Bill No. 458.

Reorganization of school districts, Senate Bill No. 335.

School districts, apportionment of funds to districts where school is taught less than 180 days, House Bill No. 580.

School districts, barring action against, in connection with manual training or vocational departments; athletic or recreational apparatus, House Bill No. 186.

School revenues and disbursement of, in second-class school districts, House Bill No. 317.

School teachers, requirements preparatory to teaching, Senate Bill No. 445.

Substitute teachers, relating to salary of; providing that such salary be deducted from regular teacher, House Bill No. 456.

Teachers, monthly payment of annuities and disability allowances to, House Bill No. 16.

Teachers Tenure Commission; continuous employment of certificated, House Bill No. 121.

Textbooks to be printed by state and furnished free to pupils, House Bill No. 150.

Textbooks to be printed by state printer, House Bill No. 421.

Transportation routes, reimbursement by state, Senate Bill No. 285.

Eggs:

License required of wholesalers. House Bill No. 463.

Regulating sale, of eggs, repealing certain laws, Senate Bill No. 8.

Elections:

Annexing county territory to a nearby county to which it is contiguous, submission to voters, Senate Bill No. 388.

Campaign receipts and expenditures, filing of statement of, Senate Bill No. 426.

Cities governed by commission to hold elections every four years, House Bill No. 424.

City charters, amendment or revision of, House Bill No. 44.

City manager form of government to be submitted to voters at special election, House Bill No. 36.

Consolidation of precincts in third and fourth-class cities for city election, House Bill No. 111.

Constitutional amendment limiting liability of stockholders in corporations, Senate Joint Resolution No. 8.

Constitutional amendment pertaining to limiting of property tax levies, Senate Joint Resolution No. 4.

Constitutional amendment relative to apportionment of districts regarding legislative representation, Senate Joint Resolution No. 15.

Constitutional amendment relative to income taxes, Senate Joint Resolution No. 14.

Corporation or unincorporated association to file statement of costs involved in supporting or defeating a proposal, Senate Bill No. 205.

Counting board to be created for, House Bill No. 542.

County election board to take over all election duties now handled by county auditor, House Bill No. 562.

Director of highways to be elected and receive $5,000 per year, House Bill No. 564.

Director of social security to be elected instead of appointed, House Bill No. 339.

Drainage commissioners, voters' qualifications for election of, House Bill No. 93.

Eligibility of candidates in primary, Senate Bill No. 55.

Establishment of agricultural prorated marketing zones, determination by ballot, Senate Bill No. 336.

Establishment of election precincts, Senate Bill No. 415.

Fees of election officers, House Bill No. 457.

Fire commissioners, procedure for electing, in fire protection districts, House Bill No. 81.
Elections—Continued:

Issuance of water revenue bonds to be approved by voters, Senate Bill No. 361.

Irrigation district notices to consist of, Senate Bill No. 376.

Justice of the peace, revising system for election of, House Bill No. 356.

Labor and industries director to be elected, House Bill No. 564.

Oaths, state elective officers to swear to try to fulfill campaign promises, House Bill No. 491.

Party committees, vice-chairman to be opposite sex from chairman, House Bill No. 300.

Poll tax, prohibiting voting in certain, if tax is not paid, House Bill No. 265.

Port commissioners, regulations to be observed, Senate Bill No. 387.

Port district elections to be held at same time as general biennial elections, House Bill No. 575.

Port districts, disincorporation for failure to hold elections, House Bill No. 256.

Port districts, election to validate indebtedness of, House Bill No. 496.

Precinct committeemen to be elected at biennial general election; filing fee, $1.00, House Bill No. 430.

Primary elections abolished in second-class cities with commission form of government, House Bill No. 102.

Public officials holding elective offices, not eligible to serve on any election board, Senate Bill No. 309.

Public utility district commissioners, Senate Bill No. 148.

Public utility district commissioners, Senate Bill No. 198.

Public utility districts, city to vote on inclusion within or withdrawal from, House Bill No. 539.

Public utility districts, election of commissioners in, House Bill No. 167.

Public utility districts, ownership of to be determined by ballots, Senate Bill No. 341.

Purchase of public utilities submitted to electors, Senate Bill No. 230.

Recount of ballots and recanvass of votes, procedure following, Senate Bill No. 238.

Registration, certificates of, to be issued to registered voters, House Bill No. 48.

Registration, county auditor to be registrar for rural precincts; city clerk, for city precincts, House Bill No. 33.

Relating to elections, amending certain sections, Senate Bill No. 14.

Salaries of legislature members, to be determined, Senate Joint Resolution No. 16.

School districts of the second class, board of directors may establish one or more polling places in, House Bill No. 233.

Second and third-class school district budgets, special election for funds not provided in budgets, House Bill No. 317.

Second-class school districts, registration not required to vote in, House Bill No. 258.

Sewer project, submitted to electors, Senate Bill No. 305.

Sewer project, submitted to electors, Senate Bill No. 306.

Supreme and superior court judges, number to appear on ballot, House Bill No. 296.

Tax commissioners to be elected and receive $5,000 per year, House Bill No. 564.

Taxation of real and personal property to be limited to forty mills, submission to voters, Senate Bill No. 487.

Votes cast at General Election certified ........................................ 240-241

Water districts, proposition to state whether indebtedness incurred shall be general obligation or secured by revenue only, House Bill No. 405.

Electrical:

Amending law relating to electrical construction, Senate Bill No. 32.

Bonds issued by municipalities for construction of electric power, Senate Bill No. 286.

Extrahazardous employment, installing and servicing radios and electrical refrigerators defined as, House Bill No. 91.

Interference of, lines with telephone and telegraph lines, Senate Bill No. 439.

Municipal corporations required to conform to state laws relative to, appliances, Senate Bill No. 348.

Permit for wiring, secured from department of labor and industries, Senate Bill No. 317.

Public utilities, communicating systems to be included in public utilities constructed, acquired, and maintained by incorporated cities and towns, House Bill No. 1.
Electrical—Continued:

Public utilities, foreclosure and collection of taxes levied against operating property of, House Bill No. 338.
Public utility districts, operation of system, under regulations of department of public service, Senate Bill No. 480.
Public works, separate contracts to be awarded for electrical installation and fixtures, House Bill No. 550.
Selling of electricity, by public utilities to be regulated by department of public utilities, Senate Bill No. 256.
Telephone and telegraph service, interference by electrical lines, to be eliminated, House Bill No. 536.
Water districts given power to construct and maintain street lighting systems, Senate Bill No. 358.

Electrical Appliances:
Installation of wiring, permit to be secured for, Senate Bill No. 317.
Licenses required for installation of same, Senate Bill No. 32.
Municipal corporations required to conform to state laws relative to, Senate Bill No. 348.

Electrical License Fund:
Appropriating from, $64,000 for department of labor and industries, House Bill No. 560.

Elkhorn:
Secondary state highway No. 5E, extending from Electron to Elkhorn, House Bill No. 142.

Ellensburg Normal School Dormitory Building Corporation:
Munson Hall and Sue Lombard Hall, purchased by state from, Senate Bill No. 127.

Embalmers:
Dead human bodies, regulating handling, transportation, treatment and disposition of, House Bill No. 481.

Eminent Domain:
Contract to sell realty, risk of loss after; to make uniform law referring to, House Bill No. 360.

Employees:
Aliens and nonresidents prohibiting employment of, on public works, House Bill No. 151.
Assistant attorney general to be assigned to division of municipal corporations, Senate Bill No. 252.
Bus drivers limited to a 10-hour, 210-mile shift, Senate Bill No. 212.
Civil service regulations, in certain cities and towns, Senate Bill No. 137.
Civil service system to be established for state and county, Senate Bill No. 177.
Cold storage locker, health examination for, Senate Bill No. 413.
Compensation for those injured and for their dependents in case of death, House Bill No. 18.
Compensation of workmen injured in extrahazardous; defining teaming, trucking, stage and taxicab driving, restaurants as extrahazardous, House Bill No. 28.
Compensation of workmen injured in extrahazardous employment, Senate Bill No. 100.
Constable, office of, in class A counties and first class cities, abolished, Senate Bill No. 318.
County commissioners, tenure of office of, Senate Bill No. 119.
County officers, term of office of, Senate Joint Resolution No. 1.
Elective public officials not allowed to serve on election board, Senate Bill No. 309.
Garnishment, exempting 80% of weekly wage from, House Bill No. 266.
Group life insurance covering, regulations, Senate Bill No. 372.
Group life insurance, defining, House Bill No. 460.
Hoisting engineer to pass examination for competency and physical fitness, Senate Bill No. 183.
Home service, hours, wages and conditions of labor to be established, House Bill No. 525.
Employees—Continued:

Hours of, in county and city offices, Senate Bill No. 59.
Hours of, in county and city offices, Senate Bill No. 64.
Hours of, in state and county offices, Senate Bill No. 62.
Household and domestic, hours and pay, Senate Bill No. 107.

Industrial insurance act, creating surplus fund for workmen whose medical aid con-
tacts have expired, House Bill No. 190.

Industrial insurance, sanipractic, osteopathic treatment to be included in care of
injured workmen, House Bill No. 302.

Liquor store, to sell wine only to properly licensed retailers, Senate Bill No. 271.

Macaroni factories, health examination certificates for, Senate Bill No. 408.

Mayor, attorney, clerk, treasurer in cities of third class, term of office, Senate Bill
No. 215.

Medical and hospital insurance, regulating collection and expenditure of fees for,
House Bill No. 199.

Merit system to be established for city employees, House Bill No. 305.

Military leave entitled to by state, county and city, Senate Bill No. 422.

Non-certificated school employees to be included in retirement system, Substitute
House Bill No. 29.

Occupational disease, compensation for disability or death incurred by employee
resulting from, House Bill No. 100.

Penal or reformatory institutions and Washington State Patrol; providing for 8-hour
day and 44 hour week for employees of, House Bill No. 428.

Plumbing inspector, experience necessary to be, Senate Bill No. 326.

Poll tax to be deducted from wages if not paid before July 1, House Bill No. 265.

Public utilities, dismissal compensation to be paid to employees of those taken over
by governmental bodies, House Bill No. 497.

Public utility district commissioners, term of office of, Substitute Senate Bill No.
198.

Public works, prevailing rate of wage to be paid on, House Bill No. 303.

Radios and electrical refrigerators, installing and servicing of, defined as extra-
hazardous, House Bill No. 91.

Real estate salesmen, regulations concerning, Senate Bill No. 290.

Removing jurisdiction of courts in labor disputes, Senate Bill No. 287.

Salaries of officers of cities of the second class, Senate Bill No. 65.

School employees, retirement system for, House Bill No. 29.

School teachers not to be forced to join clubs or organizations, Senate Bill No. 292.

Sheriff's department, to be placed under civil service regulations, Senate Bill No.
294.

State bakery inspector prohibited from appointment if employee of a bakery or
association, Senate Bill No. 50.

State, county and city-owned cars and property to be used only for official business,
House Bill No. 64.

State-wide first aid meets, participation in, to prevent accidents in extrahazardous
industry, House Bill No. 224.

Strike, prescribing manner in which persons may be hired during, House Bill No.
306.

Thirty-hour week for employees on state public works projects, Senate Bill No. 18.

Unemployment compensation act to cover employers hiring one, Senate Bill No. 214.

Unemployment compensation payments to, Substitute Senate Bill No. 219.

Wage-hour law, establishing, House Bill No. 498.

Wages, and salaries of, payment of to be enforced by prosecuting attorney, Senate
Bill No. 303.

Wages earned by deceased, prior to death to be paid to nearest kin, House Bill
No. 221.

Wages, employer withholding part of, to give receipt for and state reason for deduc-
tions, House Bill No. 353.

Wages, payment of, to be made within 5 days after close of payroll period; if dis-
charged, 24 hours, House Bill No. 340.

Wages, rate of pay for overtime on public works done by contract, House Bill No.
162.

Wages, underpayment of agreed, and certain deductions from, unlawful, House Bill
No. 128.
Employees—Continued:
Washington labor relations board, creating, House Bill No. 528.
Washington Labor Relations Board, creating, giving employees right to bargain collectively, House Bill No. 436.
Washington state patrol, to receive compensation while relieved of duty due to injury or sickness, Senate Bill No. 333.
Washington state poultry congress committee, salaries of, Senate Bill No. 384.
Weekly benefit amount to be paid, under unemployment compensation act, Senate Bill No. 219.

Employee's Retirement System:
City employees of first-class cities to receive pensions, House Bill No. 90.

Employers:
Accidents, employer to notify supervisor of safety when fatal, occur, House Bill No. 246.
Compensation for workmen injured in extrahazardous employment; defining teaming, trucking, stage and taxicab driving, restaurants as extrahazardous, House Bill No. 28.
Group life insurance, defining and stating eligibility for, House Bill No. 460.
Industrial insurance act, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 190.
Industrial insurance, medical aid and occupational disease fund, classification of and rates of contribution to, by employer, House Bill No. 191.
Rehearing, joint board of department of labor and industries to call and examine all persons whom claimant shall request in writing, House Bill No. 449.
State-wide first aid meets, participation in, to prevent accidents in extrahazardous industry, House Bill No. 224.
Strike, prescribing manner in which persons may be hired during, House Bill No. 306.
Unemployment compensation act to be observed even if only having one employee, Senate Bill No. 214.
Wages earned by deceased employee prior to death to be paid to nearest kin, House Bill No. 221.
Wages, employer withholding part of, to give receipt for and state reason for deductions, House Bill No. 353.
Wages, payment of, to be made within 5 days after close of payroll period; if discharged, within 24 hours, House Bill No. 340.
Wages, underpayment of agreed, to employees, and certain deductions from unlawful, House Bill No. 128.
Washington labor relations board, creating; declaring certain labor practices by, unfair, House Bill No. 528.
Washington Labor Relations Board, creating, giving employees right to bargain collectively; declaring certain labor practices by employers unfair, House Bill No. 436.
Workmen's compensation, right of employee to have cause of action against employer, if his negligence contributed to cause of injury, House Bill No. 18.

Employment:
Accidents, employer to notify supervisor of safety when fatal, occur, House Bill No. 246.
Aliens and nonresidents prohibiting employment of, on public works, House Bill No. 161.
Compensation for injured workers and for their dependents in case of death, House Bill No. 18.
Compensation of workmen injured in extrahazardous; defining teaming, trucking, stage and taxicab driving, restaurants as extrahazardous, House Bill No. 28.
Discrimination against persons because of race, color, or creed unlawful, House Bill No. 295.
District board of appeals, creation of, to hear appeals from decisions of department of labor and industries, House Bill No. 492.
Domestic help, hours, wages, and conditions of labor to be established, House Bill No. 525.
Group life insurance, defining, House Bill No. 460.
Employment—Continued:

Industrial insurance act, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 190.

Industrial insurance, medical aid and occupational disease fund, classification of and rates of contribution to, by employer, House Bill No. 191.

Industrial insurance, sanipractic, osteopathic treatment to be included in care of injured workmen, House Bill No. 302.

Married women, prohibiting their employment on public works, House Bill No. 176.

Occupational disease, compensation for disability or death incurred by employee resulting from, House Bill No. 100.

Outside work for compensation, prohibiting, to full-time public officers and employees, House Bill No. 218.

Payment of wages or compensation for labor in private, to be enforced by prosecuting attorney, Senate Bill No. 303.

Penal or reformatory institutions and Washington State Patrol; providing for 8-hour day and 44-hour week for employees of, House Bill No. 428.

Physically disabled given assistance in finding, through department of social security, Senate Bill No. 270.

Public utilities, dismissal compensation to be paid to employees of those taken over by governmental bodies, House Bill No. 497.

Public works, prevailing rate of wage to be paid on, House Bill No. 303.

Radios and electrical refrigerators, installing and servicing of, defined as extra-hazardous, House Bill No. 91.

Rehearing, joint board of department of labor and industries to call and examine all persons whom claimant shall request in writing, House Bill No. 449.

Seasonal to be determined for various districts for purpose of unemployment compensation benefits, Senate Bill No. 219.

Strike, prescribing manner in which persons may be hired during, House Bill No. 306.

Thirty-hour week for employees on state public works projects, Senate Bill No. 18.

Wage-hour law, establishing, House Bill No. 498.

Wages earned by deceased employee prior to death to be paid to nearest kin, House Bill No. 221.

Wages, employer withholding part of, to give receipt for and state reason for deductions, House Bill No. 353.

Wages, payment of, to be made within 5 days after close of payroll period; if discharged, 24 hours, House Bill No. 340.

Wages, rate of pay for overtime on public works done by contract, House Bill No. 162.

Wages, underpayment of agreed to, employees, and certain deductions from unlawful, House Bill No. 128.

Washington labor relations board, creating, House Bill No. 528.

Washington Labor Relations Board, creating, giving employees right to bargain collectively, House Bill No. 436.

Youth administration division to provide employment service for persons between ages of 16 and 25, House Bill No. 321.

Engineering:

Logging, chemical, mining, and metallurgical engineering, those practicing, required to have certificate from department of licenses, Substitute House Bill No. 318.

Logging engineering, those practicing, required to have certificate from department of licenses, House Bill No. 316.

Surveys, public record of, required in certain cases, House Bill No. 315.

Estates:

Absentees, technical changes relating to estates of, House Bill No. 489.

Appraisement dispensed with if estate includes only money or bank deposits, House Bill No. 267.

Bonds of administrators, guardians, executors, and trustees, providing for reduction of; notice of citations in case of default, House Bill No. 47.

Creditors, filing publication of notice to, by executors or administrators, House Bill No. 9.
Estates—Continued:
Creditors of deceased persons, authorizing to file demand for notice of proceedings by administrators, etc., House Bill No. 68.
Creditors, published notice to, of resignation of executor or administrator, House Bill No. 8.
Guardians, duties and liabilities of, Senate Bill No. 16.
Inheritance tax, action for recovery of, by state to start within five years, House Bill No. 57.
Inheritance tax, coordinating laws relating to, House Bill No. 425.
Inheritance tax, extending time for payment of, House Bill No. 576.
Inheritance tax, liability of property for payment of, House Bill No. 546.
Inventory by testamentary trustee to be filed in probate court, House Bill No. 446.
Letters testamentary, issuance of, or of administration without bond in some instances, House Bill No. 10.
Prisoners having, to be charged maintenance assessment of sixty cents per day, Senate Bill No. 314.
Trust funds, guardians may invest, in bonds or securities pronounced legal investment for, House Bill No. 439.
Wages earned by deceased employee prior to death to be paid to nearest kin, House Bill No. 221.

Ethiopian Race:
Marriage of white race with, prohibited, Senate Bill No. 293.

Ethyl Alcohol:
Liquid petroleum fuels, providing for blending of, with alcohol, House Bill No. 567.

Everett:
Mukilteo to, establishment of primary state highway, Senate Bill No. 473.

Evergreen Trees:
License required for cutting, House Bill No. 337.

Evidence:
State officers, written reports by, to be admitted as evidence, House Bill No. 445.
Written reports of experts to be admitted as, House Bill No. 443.

Examinations:
Airplanes, requiring examination before being issued license to fly, House Bill No. 500.
Candy employees, health, regulations to be observed, Senate Bill No. 409.
Chiropractors, fees for, Senate Bill No. 322.
Cold storage locker employees, health, Senate Bill No. 413.
Foods and products, by department of agriculture, Senate Bill No. 315.
Fraternal benefit societies, admitting to membership certain persons without medical examination, House Bill No. 368.
Holding companies organized to liquidate frozen assets of savings and loan associations to be examined by division of savings and loan, House Bill No. 476.
Macaroni factory employees' health, Senate Bill No. 408.
Optometrist, prohibiting from advertising cost of, House Bill No. 482.
Painting contractors, and journeymen required to pass before acquiring license, House Bill No. 223.
Photographers, requiring examination before issuing license, House Bill No. 200.
Plumbers', health, Senate Bill No. 416.
State auditor, of all departments to be under supervision of, Senate Bill No. 276.
Vehicle operator's license, examinations for, House Bill No. 473.
Veterinarians, requiring to pass state examination before being issued license, House Bill No. 393.

Excise Tax:
Butter substitutes, 3¢ per pound tax on certain, House Bill No. 422.
Butter substitutes, 10¢ per pound, Senate Bill No. 417.
Cold storage locker permits, license, Senate Bill No. 413.
Income, 5% excise tax on net, House Bill No. 416.
Music composition, filed with secretary of state, Senate Bill No. 414.
Excise Tax—Continued:
Petroleum product distributor must pay, each month to state treasurer, Senate Bill No. 227.
Plumbers', to be paid to department of health, Senate Bill No. 416.
Receipt of college, handling of by state auditor, Senate Bill No. 424.

Executors:
Bonds, providing for reduction or substitution of; control of funds; notice of citations in case of default, House Bill No. 47.
Creditors, filing publication of notice, to by executors, House Bill No. 9.
Creditors, published notice to, of resignation or removal of executors, House Bill No. 8.
File gross income tax returns on an estate, Senate Bill No. 192.
Inheritance tax, coordinating law relating to, House Bill No. 425.
Inheritance tax, extending time for payment of, House Bill No. 576.
Letters testamentary, issuance of, or of administration without bond in some instances, House Bill No. 10.
Probate of estates, authorizing creditors of deceased persons to file demand for notice of proceedings by, House Bill No. 68.
Shares of stock, making uniform law regulating transfer, indorsement and delivery of, House Bill No. 372.

Expert Witness:
Fees to be paid, of chemistry departments of University of Washington and Washington State College, Senate Bill No. 441.

Explosives:
Blasting in settled communities, 48 hours' notice to be given, Senate Bill No. 195.
Transporting of, on public highways in trailers prohibited, House Bill No. 122.

Extension High Schools:
Establishing not more than 10; to prepare students for last two years of college, House Bill No. 118.

Extortion:
Crime of, punishable by life imprisonment, Senate Bill No. 216.

Extracted Products:
Regular ½% tax on sales of, House Bill No. 354.

Extradition:
Interstate, to make uniform, House Bill No. 245.

Extra-Hazardous Employment:
Accidents, employer to notify supervisor of safety when fatal, occur, House Bill No. 246.
First aid meets to be state-wide to promote accident prevention in, House Bill No. 224.
Industrial insurance act, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 190.
Industrial insurance, medical aid and occupational disease fund, classification of and rates of contribution to, by employer, House Bill No. 191.
Occupational disease, compensation for disability or death incurred by employee resulting from, House Bill No. 100.
Radios and electrical refrigerators, installing and servicing defined as, House Bill No. 91.
Teaming, trucking, stage and taxicab driving, restaurants to be included in, House Bill No. 28.
Workmen, compensation for those injured, and for their dependents in case of death, House Bill No. 18.
Workmen, compensation for those injured, and for their dependents in case of death, Senate Bill No. 100.

Fairholm:
Secondary state highway from, to junction with State Road No. 9 at East Beach on Lake Crescent, House Bill No. 274.

Fairmont Cemetery Association:
State lands, conveyance of certain, in Spokane county to, House Bill No. 109.
Fairs:
Agricultural products, providing for district fairs for display of, also state 4-H club fair, House Bill No. 236.
Games of chance lawfully operated at, license for same, Senate Bill No. 237.
Pacific N. W. Centennial Exposition to be held in Seattle in 1942, House Bill No. 156.

Farm Security Administration:
Federal Migratory Labor Camps, asking to abandon plans for construction of, House Joint Memorial No. 6.

Farms:
Agricultural products, providing method for determining cost of production and sale price, House Bill No. 516.
Clarke-McNary act providing federal funds for windbreaks, shelter belts and farm wood lots; federal funds also provided under cooperative farm forestry act, House Bill No. 289.
Game commission, one member to be farm owner from east of Cascades; one from west, House Bill No. 86.
Preservation of lands of, under soil conservation districts laws, Senate Bill No. 343.
Trucks or cars, exempting those used by, from certain motor vehicle requirements, House Bill No. 499.
Trucks, trailers and semi-trailers used exclusively for farming activities to be exempt from certain license fees, House Bill No. 531.
Wage-hour law, establishing, House Bill No. 498.
Wine, providing license for farmers to manufacture, wholesale, and retail, House Bill No. 494.

Father’s Day:
Designating third Sunday in June as, House Concurrent Resolution No. 5.

Federal Aid:
Acceptance of, by state for schools and libraries, Senate Bill No. 174.

Federal Deposit Insurance Corporation:
Corporations may invest trust funds without approval if insured by, House Bill No. 418.

Federal Migratory Labor Camps:
Abandonment of, asked, House Joint Memorial No. 6.
Congress asked to abandon plans for, in Yakima county, House Joint Memorial No. 16.

Federal Relief Administration:
Trucks, operating under special contract with, exempt from certain regulations, House Bill No. 51.

Federal Relief Projects:
State to assist counties, municipalities and school districts with financing for, Senate Bill No. 467.

Federation Park Fund:
Establishment of, from sale of Big Tree State Park, Senate Bill No. 371.

Feeble-Mindedness:
Deportation of persons afflicted with, Senate Bill No. 115.

Fees:
Agricultural prorated marketing zones, support of commission, Senate Bill No. 336.
Amending present law relating to fees in county law libraries, Senate Bill No. 60.
Appraisers, fee required for, on estates of $5,000 or more, House Bill No. 425.
Attorneys’, in appeals to superior court from orders, decisions, and awards of Department of Labor and Industries, House Bill No. 56.
Auto Mechanics Licensing Act, examination, Senate Bill No. 182.
Auto travel agents and transportation brokers, license fees for, House Bill No. 412.
Beer retailer’s, for selling same in bottles issued only to certain license holders, Senate Bill No. 217.
Boilers, fee for inspection of, House Bill No. 138.
Bond to be furnished by county auditor covering collection of motor vehicle, Senate Bill No. 124.
Fees—Continued:

Chattel mortgage, filed with director of licenses, Senate Bill No. 327.
Cold storage locker permits, license, Senate Bill No. 413.
Common and contract carriers, to be paid by, Senate Bill No. 184.
Confectioner's payment to department of agriculture, Senate Bill No. 409.
Cooperative associations, for filing articles of incorporation, House Bill No. 170.
Corporations charging more than 12% interest on loans of $300.00 or less must pay license, House Bill No. 95.
Delinquent taxes, payment of, to parties collecting same, Senate Bill No. 262.
Dog racing, $100 for each day's races, Senate Bill No. 339.
Election officers, fees of, House Bill No. 457.
Electric wiring permit to be secured from department of labor and industries, Senate Bill No. 317.
Firms engaged in games of chance or skill, payment of, $2,500, Senate Bill No. 237.
Fisheries gear used in Columbia river and Willapa Harbor, license fee for, House Bill No. 193.
Fuel oil, excise tax upon distributor of, Senate Bill No. 128.
Gambling games and mechanical devices, license fees for, House Bill No. 404.
Garnishment, to be paid in advance of proceedings, Senate Bill No. 139.
Loans on motor vehicles, fees for licensing business making, House Bill No. 96.
Meat inspection, fees which may be collected for Washington state meat seals, House Bill No. 83.
Medical and hospital insurance, regulating collection and expenditure of fees for, House Bill No. 199.
Milk dealers' license, Senate Bill No. 353.
Motor vehicles, regulating those leased or hired for transportation of property, House Bill No. 168.
Music composition, filed with secretary of state, Senate Bill No. 414.
Nursery stock, licensed nurserymen from other states to ship without license fees, House Bill No. 110.
Operator's license, 25¢ from each, to go into State parks and parkways fund, House Bill No. 432.
Painting contractors and journeymen required to pay license, House Bill No. 88.
Photographic system of recording in county auditor's office; prescribing fees, House Bill No. 383.
Plumbers', to be paid to Department of Health, Senate Bill No. 416.
Precinct committeemen to file $1.00 fee to run at biennial general election, House Bill No. 430.
Process service, state departments exempt from making payment of, Senate Bill No. 453.
Public utilities, motor fuel companies operating as; fee to obtain permit from department of public service, House Bill No. 99.
Receipt of college, handling of by state auditor, Senate Bill No. 424.
Set nets, license fee of $10 for those in Columbia river, House Bill No. 573.
Small claims department, fee for filing claim in, to include entry of judgment transcript, House Bill No. 444.
Small loans, for the making of, Senate Bill No. 213.
Smelt, candlefish or herring license, for each dip-bag net, Senate Bill No. 108.
Stallions and jacks, fees for renewal of certificates for, House Bill No. 230.
Trucks, trailers and semi-trailers, increasing fees on certain, House Bill No. 397.
Trucks, trailers and semi-trailers, providing for refund of license fees, House Bill No. 391.
University of Washington, designating what fees will be spent for, House Bill No. 561.
Veterinarians, fees for examinations and licenses, House Bill No. 393.
Water power, fees by claimants of, to be paid into reclamation revolving fund, House Bill No. 177.
Waterworks systems owned by cities; supplying same outside corporate limits, Senate Bill No. 274.
Wildlife-restoration projects, funds from hunting license fees to be used for, House Bill No. 231.
Winerys, fees on domestic, to be according to gallonage manufactured, House Bill No. 172.
Fence:
Post and barbed wire, specifying size and dimensions of legal, House Bill No. 237.

Ferries:
Columbia river, authorizing establishment of public ferry across, House Bill No. 179.
Highway department to purchase those operating between Columbia Beach to Mukilteo, House Bill No. 331.
Washington toll bridge authority empowered to establish, Senate Bill No. 253.

Fertilizer:
Department of agriculture, registration of commercial fertilizer, House Bill No. 351.

Field Trials:
Hunting dogs, competitive field trials for, regulation of, House Bill No. 326.

Financial Reports:
Licensing and regulating business of making, House Bill No. 124.

Fire:
Abatement of fire hazards by owners, Senate Bill No. 103.
Administration of fire insurance act, by insurance commissioner, Senate Bill No. 123.
Cities and towns, creation of fire-protection districts outside of, House Bill No. 81.
Forest fires, prevention and suppression of, House Bill No. 129.
Insurance to be carried on all state or municipal corporation property, Senate Bill No. 123.
Townships, to provide for prevention and extinction of fires, House Bill No. 187.

Firemen:
Civil service, cities and towns to provide regulations for enactment of act, Senate Bill No. 137.
Firemen’s Relief and Pension Fund, full-paid members and volunteers of department to come under, House Bill No. 35.

First Aid Meet:
Extrahazardous industries, for employers of, to demonstrate first aid rescue work and safety first industrial practices, House Bill No. 224.

Fish:
Additional open and closed hunting seasons, Senate Bill No. 278.
Bottom fish, may fish for, with jigger; license required for commercial purpose, House Bill No. 125.
Columbia river and Willapa Harbor, permitting use of certain fisheries gear in, House Bill No. 193.
Construction of fixed appliances for the catching of, repealing certain sections, Senate Bill No. 267.
Department of fisheries only to operate fishing gear in state waters; fish caught to be sold at public auction, House Bill No. 328.
Exempting resident citizens over age of sixty-five from the necessity of securing fishing or hunting license, Senate Bill No. 9.
Fish traps and pound nets, authorizing leasing of, from fisheries department in certain Puget Sound area, House Bill No. 194.
Fisheries Code, abolishment of, House Bill No. 52.
Fishhaven, establishment of northeast of Westport, House Bill No. 386.
Floating reduction plants, licensing those processing certain fish, House Bill No. 409.
Floating reduction plants, prohibiting operation of, for reduction or processing of certain fish, House Bill No. 408.
Foreign, to be registered with state game commission, Senate Bill No. 365.
Gill nets and purse seines permitted for commercial salmon fishing in certain Puget Sound areas, House Bill No. 195.
Hatchery, appropriating $30,000 for construction of, in Lewis county, House Bill No. 570.
Hood Canal, prohibiting commercial fishing in, House Bill No. 211.
License for commercial taking of smelt, candlefish or herring, Senate Bill No. 108.
License for handling of tuna, Senate Bill No. 109.
Parties of two or more, regulations to be observed, Senate Bill No. 364.
Pilchards, floating cannery or reduction plant for reducing of, prohibited, Senate Bill No. 382.
Fish—Continued:

Pound nets and fish traps, establishment of in vicinity of Whatcom county to Patos Island, Senate Bill No. 429.

Pound nets, use of in certain areas, Senate Bill No. 405.

Pound nets, use of in waters of Puget Sound district, Senate Bill No. 295.

Prohibiting of fishing for commercial purposes in any waters of the Puget Sound, Senate Bill No. 158.

Protection for, in lakes where outflow is regulated in interests of flood control, House Bill No. 462.

Regulations concerning the taking and catching of, in certain waters, Senate Bill No. 163.

Resources of, industry to be determined by fishing resources survey commission, Senate Bill No. 452.

Salmon and trout, preservation of, creation of fund to administer federal monies, Senate Bill No. 412.

Seek permission of owner before, on other's property, Senate Bill No. 74.

Set nets, allowing, in Columbia river at certain times; defining priority rights, House Bill No. 573.

Shellfishes, rules and regulations relative to, Senate Bill No. 93:

Shellfishes, sale or use of, for purpose of feeding same to fur-bearing animals, Senate Bill No. 194.

Sokulk Indians permitted to, within certain designated areas on Columbia river, House Bill No. 327.

Storage of, regulations to be observed, Senate Bill No. 363.

Taking of, in parties of two or more, regulations to be observed, Senate Bill No. 364.

Taxation, exempt from while stored if shipped from state within certain time, House Bill No. 264.

Waters, reserving from sale or lease certain, for public use, House Bill No. 17.

Fish Commission:

Abolishment of, and Fisheries Code, House Bill No. 52.

Fish Docks:

Construction and maintenance of, in cities of fourth class, Senate Bill No. 383.

Fish Hatchery:

Lewis county, providing for construction of hatchery in, House Bill No. 570.

Fisheries Code:

Abolishment of, House Bill No. 52.

Fisheries Fund:

Appropriations from, for relief of certain individuals, firms, and corporations, Senate Bill No. 433.

Fish trap or pound net taxes, receipts to go into, Senate Bill No. 429.

Oyster reserve fund, transferring to, House Bill No. 253.

Fishhaven:

Westport, establishment of fishhaven northeast of, House Bill No. 386.

Fishing Resources Survey Commission:

Study and survey of fish resources, members to be appointed by governor, Senate Bill No. 452.

Flags:

Colleges and universities, U. S. flag to be displayed on campuses, House Bill No. 105.

Observance of flag week in all schools, homes, Senate Joint Resolution No. 13.

Fleet:

Newport, Wash., setting aside one week each year for fleet maneuvers at, House Joint Memorial No. 10.

Floating Cannery:

Pilchards, for reduction of, prohibited, Senate Bill No. 382.

Floating Reduction Plants:

Fish, licensing plants processing certain, House Bill No. 409.

Fish, prohibiting plants for reduction or processing of certain, House Bill No. 408.
Flood Control:
Construction of dams, basins, dikes, levees, bulkheads, etc., by certain counties, Senate Bill No. 320.
Diking districts, authorizing, to improve rivers which overflow and damage lands within boundaries; may contract with other districts for same, House Bill No. 565.
Directors of, district shall be ex-officio members of the governing body of such city or town, Senate Bill No. 161.
Division of, established in department of conservation and development, Senate Bill No. 344.
Drainage along roads subject to periodic, Senate Bill No. 442.
Lakes, providing for regulation of outflow of, House Bill No. 462.
Repealing 1933 law providing for control of flood waters by state, House Bill No. 503.
Soil conservation committee, assistance to be given relative to, Senate Bill No. 343.
Supervisor of hydraulics' authority over, projects, Senate Bill No. 110.

Flood Control Fund:
Establishment of, in certain counties, Senate Bill No. 320.

Flood Control Maintenance Account:
Establishment of, for construction and maintenance of dams, levees, bulkheads, basins, etc., Senate Bill No. 320.

Flood Control Maintenance Fund:
Establishment of, in various cities and towns for, expenses of flood control, Senate Bill No. 344.

Flour:
Taxation, exempt from, while stored if shipped from state within certain time, House Bill No. 264.

Flowers (see Nursery Stock).

Food and Drug Fund:
Washington food, drug and cosmetic act, receipts from to be deposited in, Senate Bill No. 315.

Foods:
Candy, manufacture and sale of, health regulations to be observed, Senate Bill No. 409.
Destroying food to increase the price unlawful, House Bill No. 13.
False advertisement of, prohibited, Senate Bill No. 315.
Macaroni and noodles, regulations to be observed in manufacture and sale of, Senate Bill No. 408.
Meat inspection provided for, House Bill No. 83.
Preserving of, by state processing plants, Senate Bill No. 175.

Foreclosures:
Actions for, of delinquent taxes on real property, procedure to follow, Senate Bill No. 477.
Diking, drainage, or sewerage improvement districts, assessment of lands acquired by foreclosure and sold under contract, House Bill No. 120.
Lien foreclosures, providing for court costs and attorney's fees in, House Bill No. 547.
Local improvement assessments, foreclosure for, by county; acquisition of such property by cities, House Bill No. 379.
Local improvements, limiting time to begin action to cancel deed issued on foreclosure of assessments for, House Bill No. 377.
Mines and quarries, issuance, assignment and foreclosure of certificates of delinquency against, House Bill No. 431.
Mortgages, repealing law relating to foreclosure of those by U. S. or any agency thereof, House Bill No. 431.
Property acquired by counties and subject to drainage, diking, or sewerage improvement district assessments, proceeds from sale of, House Bill No. 490.
Property acquired by tax, may be converted into public parks, Senate Bill No. 347.
Public utilities, foreclosure of taxes levied and assessed against operating property of, House Bill No. 338.
Sale of real property, for delinquent taxes, procedure to be followed, Senate Bill No. 478.
INDEX 1057

Foreign-Made Goods:
Stores selling, to display sign telling where they were made, House Bill No. 523.

Forest Fires:
Prevention and suppression of, House Bill No. 129.

Forest Reserves:
Funds from, one-half to go to public schools, Senate Bill No. 323.

Forests:
Bonds, for acquiring, seeding, reforestation, and administering lands for, Senate Bill No. 98.
Classification of forest lands, preventing from being classified as reforested if assessed for forest growth the previous year, House Bill No. 169.
Cooperative management of state lands with national forest and private timber lands in a sustained yield management unit, Senate Bill No. 456.
Taxation of, classifying merchantable timber personal property, forest lands real, property, House Bill No. 79.

Forts:
Establishment of, by U. S. on lands granted by this state, Senate Bill No. 272.

Four Corners:
Chimacum to, establishment of primary state highway, Senate Bill No. 479.

4-H Clubs:
Fairs, providing for district, as preliminary for state 4-H club fair, House Bill No. 236.

Franchises:
Records, holders of franchises to make records public; reports of properties owned and valuations thereon, required, House Bill No. 14.

Fraternal Benefit Societies:
Medical examinations, admitting to beneficiary membership certain persons, House Bill No. 268.

Free Public Library Fund:
Library purposes, custody of treasurer of the governmental unit, Senate Bill No. 135.

Freight Rates:
Payment of fees for collection of excess, charged against the state, Senate Bill No. 262.

Fresh Pursuit:
Peace officers from other states given right to pursue and arrest prisoner in this state and vice versa, House Bill No. 244.
Reciprocity between states in pursuit of criminals, House Bill No. 202.

Fruit:
Apples, rehabilitation of orchards and industry to be undertaken by Washington state apple commission, House Bill No. 557.
Sale of deciduous tree fruit prohibited unless owned or mortgaged to person selling, Substitute House Bill No. 226.
Taxation, exempt from, while stored if shipped from state within certain time, House Bill No. 264.

Fuel Oil:
Excise tax upon, of 1½ cents per gallon, Senate Bill No. 128.
Liquid petroleum fuel, providing for blending of, with alcohol, House Bill No. 567.
Public utility, declaring buying, selling, and distributing motor fuels to be, House Bill No. 99.

Funds:
Appropriation of $1,400,000 for state school equalization, Senate Bill No. 155.
Aurora avenue condemnation fund, appropriation for, House Bill No. 333.
Building fund budget to be prepared in addition to general fund budget by second and third-class school districts, House Bill No. 344.
Capital outlay fund to be included in budgets of second and third-class school districts, House Bill No. 318.

34—H
Funds—Continued:

- Cities, designating what monies coming from motor vehicle fund may be used for, Substitute House Bill No. 392.
- Common school fund, 5-mill maximum tax on all state taxable property toward, House Bill No. 184.
- Conservation forestry fund, evergreen trees, funds from license for cutting to go to, House Bill No. 337.
- Corporations; investment of funds held in trust by, House Bill No. 418.
- County salary fund, creation of, in all counties, House Bill No. 39.
- Current state school suspense fund, abolishing; transferring monies to General Fund, House Bill No. 248.
- Deposit interest fund, appropriation from, to charge off "deposits in closed banks" item, House Bill No. 298.
- Depositaries of state funds to pledge payment on demand or at specified future date, House Bill No. 299.
- Electrical license fund, appropriating $64,000 to department of labor and industries from, House Bill No. 560.
- Establishment of, for paroled or released persons of state penitentiary or reformatory, Senate Bill No. 3.
- Firemen, full-paid and volunteer members of department, to come under Firemen's Relief and Pension Fund, House Bill No. 35.
- Fire-protection districts, creation of expense, coupon warrant, contract, and local improvement district No. funds for, in county treasurer's office, House Bill No. 81.
- Flood control maintenance, establishment of, Senate Bill No. 344.
- Forestry division and state college to receive federal, under Clarke-McNary act and cooperative farm forestry act, House Bill No. 289.
- Gambling revolving fund, establishing, House Bill No. 404.
- General fund, transferring from special funds created by law 10% of income to, House Bill No. 550.
- General obligation bonds of 1939 retirement fund, creation of, to retire debt incurred for public and old age assistance, House Bill No. 552.
- Housing for old-age pension recipients, creating fund to provide, House Bill No. 494.
- Improvement guaranty, establishment of by water districts, Senate Bill No. 440.
- Indians, disposition of certain moneys for education of, House Bill No. 438.
- Industrial insurance act, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 190.
- Industrial insurance, medical aid and occupational disease funds, classification of and rates of contribution to, by employer, House Bill No. 191.
- Invest, in banks, trust companies, insured by Federal Deposit Insurance Corporation, Senate Bill No: 223.
- Investment of, in obligations of national mortgage associations or in debentures issued by the Federal Housing Administration, to be unlawful, Senate Bill No. 141.
- Motor vehicle license insurance, Senate Bill No. 117.
- Old age assistance fund, creation of, with proceeds from increased sales tax, House Bill No. 544.
- Operating engineer's license fund, creation of, House Bill No. 130.
- Operator's license, 25¢ from each to go into state parks and parkways fund, House Bill No. 432.
- Oyster reserve fund, transferring to fisheries fund, House Bill No. 253.
- Painters' license fund, creation of, House Bill No. 223.
- Payment of delinquent local improvement district bonds to be paid out of special revolving, Senate Bill No. 157.
- Personal property sold at public auction in first and second-class cities; revenue from, to be deposited in police pension fund or city current expense fund, House Bill No. 314.
- Real estate broker's establishment of, Senate Bill No. 290.
- Reclamation revolving fund, fees by claimants of water power to be paid into, House Bill No. 177.
- Reserve, for payment to workmen in case of disability, Senate Bill No. 100.
- Retained percentage of 15% on contractor's estimates, Senate Bill No. 351.
INDEX

1059

Funds—Continued.

Road and bridge fund, counties having township organization to establish, House Bill No. 275.

Salary fund, authorizing establishment of, in first-class cities, House Bill No. 458.

Sanipractic, establishment of, Senate Bill No. 263.

School districts, apportionment of funds to districts where school is taught less than 180 days, House Bill No. 580.

Shoreland Improvement, abolished, Senate Bill No. 70.

State athletic fund, abolishing; transferring money to General Fund, House Bill No. 249.

State department, regulated by Governor, Senate Bill No. 423.

State Fire Revolving, administered by State Insurance Commissioner, Senate Bill No. 123.

State school relief, for relief of needy school districts, Senate Bill No. 284.

State schools, appropriation of $3,600,000 for, Senate Bill No. 156.

Teachers, monthly payment of annuities and disability allowances to, House Bill No. 16.

Teachers tenure revolving fund, creation of, House Bill No. 121.

Teachers' tenure revolving, expenses of tenure commission, Senate Bill No. 121.

Township road and bridge fund, creation of, House Bill No. 307.

Trust funds, guardians may invest, in bonds or securities pronounced legal investment for, House Bill No. 439.

Veterans' compensation bond retirement fund, abolishing; transferring to General Fund, House Bill No. 250.

Veterans, time for application to veterans compensation retirement fund extended to January 1, 1941, House Bill No. 334.

Washington utility district authority, establishment of, Senate Bill No. 199.

Water districts issuing revenue bonds to establish special funds to retire them, House Bill No. 405.

Works project assistance fund created by state to assist counties, cities and school districts in work relief projects, House Bill No. 553.

Fungicides:

Tests and analyses of, to be made before issuing certificate authorizing sale, House Bill No. 276.

Furey, Fred H.:

Appropriating $18,745.95 for the relief of, House Bill No. 454.

Gambling:

Greyhound racing, permitting wagers on, House Bill No. 534.

Horse races, licensed persons to accept bets on races held outside the state, Senate Bill No. 149.

Licensing of, cities of the first class, with certain exceptions, Senate Bill No. 152.

Licensing of gambling games and mechanical devices, House Bill No. 404.

Marble or pin-ball machines, prohibiting use of, House Bill No. 62.

Marble or pin-ball machines, prohibiting use of, Senate Bill No. 95.

Mechanical devices and games of chance, prohibiting possession or operation of, House Bill No. 435.

Pari-mutuel machines, fees to be collected from, Senate Bill No. 354.

Pinball machines, licensing of and prohibiting operation by minors and intoxicated persons, Senate Bill No. 291.

Tax of 10% on gross income from business of pinball machines, slot machines, and other mechanical devices, House Bill No. 519.

Tax of 10 per cent on gross income from pinball and slot machines and other mechanical devices, House Bill No. 485.

Gambling Revolving Fund:

Revenue from license fees for gambling games and mechanical devices to be deposited in, House Bill No. 404.

Game:

Cooperative wildlife-restoration projects, department of game to establish and conduct, House Bill No. 231.

State game commission, one member to be farm owner from east of Cascades; one from west, House Bill No. 86.
Game Fund:
  Appropriation from, for relief of certain individuals, firms and corporations, Senate Bill No. 433.

Games:
  Civilian Conservation Corps, army, navy and marine corps, exempt from securing license for holding boxing or wrestling matches, Senate Bill No. 259.
  Dog racing, creation of commission, Senate Bill No. 339.
  Lawful operating of, securing of license for, Senate Bill No. 237.
  Licensing of gambling games and mechanical devices, House Bill No. 404.
  Mechanical devices and games of chance, prohibiting possession or operation of, House Bill No. 435.
  Pari-mutuel betting, increased taxation, Senate Bill No. 354.
  Pinball and similar, licensing of, Senate Bill No. 291.
  Tax of 10 per cent on gross income from pinball and slot machines and other games of chance and skill, House Bill No. 485.

Garbage:
  Construction of, system by municipalities, issuance of bonds for, Senate Bill No. 286.

Garnishments:
  Advance fees to be paid in, proceedings, Senate Bill No. 139.
  Bank or banking association, method of serving, Senate Bill No. 104.
  Permitting judgment debtors to offset equitable claims against deficiency judgment creditors, Senate Bill No. 63.
  Serving of writ, registered letter must be sent defendant 10 days prior to, House Bill No. 89.
  Wages, exempting 80% weekly from, House Bill No. 266.

Gas:
  Permit for drilling, Senate Bill No. 20.
  Public utilities, foreclosure and collection of taxes levied against operating property of, House Bill No. 338.
  Sale of, lease prohibited unless properly licensed, Senate Bill No. 321.
  State lands, leasing for exploration and development, Senate Bill No. 19.
  Waste and conservation of natural gas, Senate Bill No. 169.

Gasoline:
  Excise tax on wholesaler of, House Bill No. 259.
  Liquid petroleum fuels, providing for blending of, with alcohol, House Bill No. 567.
  Public utility, declaring buying, selling, and distributing of, to be, House Bill No. 99.
  Transporting of, on highways in trailers prohibited, House Bill No. 122.

General Election:
  Certification of votes cast.................................................. 240-241

General Obligation Bonds of 1939 Retirement Fund:
  Issuance of, to retire debt incurred for public assistance and old age assistance, House Bill No. 552.

General Welfare Act:
  Congress petitioned to enact, House Joint Memorial No. 1.
  Congress petitioned to enact, Senate Joint Memorial No. 2.
  Social security laws, asking Congress to standardize by enacting General Welfare Act, House Joint Memorial No. 7.
  Social security laws, asking Congress to standardize, by enacting General Welfare Act, House Joint Memorial No. 11.

Gibson, Addie:
  Appropriating $16,000.00 for the relief of, House Bill No. 45.

Gift Tax Act of 1939:
  Taxation upon gifts, Senate Bill No. 434.

Gifts:
  Clarence J. Lord home, to state, Senate Joint Resolution No. 18.
  Exempt from inheritance tax if bequeathed to another institution which allows same exemption, Senate Bill No. 210.
Gifts—Continued:
Inheritance tax, exemption of, on certain bequests for charitable purposes which pass out of state to certain societies, House Bill No. 425.
Land to be given as, by county commissioners to state or U. S., Senate Bill No. 332.
Taxation upon, Senate Bill No. 434.
University board of regents, authorizing acceptance of gifts from private sources, disposition of, House Bill No. 204.

Gill Nets:
Salmon fishing, permitted for commercial, in certain Puget Sound areas, House Bill No. 195.

Glasses:
Optometrist, prohibiting from advertising cost of, House Bill No. 482.

Gold:
Minerals, taxation and assessment of those excepted and reserved in deeds of conveyance to real estate, House Bill No. 174.

Goldendale:
Lyle to Klickitat to Goldendale, secondary highway as branch of State Road No. 8, House Bill No. 374.

Golden Jubilee:
Advertised on members' stationery .................................................. 30
Joint Session commemorating ....................................................... 377-380
Committee, appointment of, commemorating admission of State to Union, Senate Concurrent Resolution No. 2.

Golf:
Bonds issued by municipalities for construction of, courses, Senate Bill No. 286.

Government:
Study of, in state of Washington to be a course in grammar schools, Senate Bill No. 279.

Governor:
Agricultural prorate commission, members to be appointed by, Senate Bill No. 336.
Appoint commissioner of Unemployment Compensation and Placement, Senate Bill No. 68.
Appoint members under the Soil Conservation Districts Law, Senate Bill No. 69.
Appropriations for maintenance of office of, Senate Bill No. 433.
Board of Auto Mechanics' Examiners, three to be appointed by the, Senate Bill No. 182.
Board to examine real estate salesmen, appointed by, Senate Bill No. 290.
Committee on interstate cooperation, members to be appointed by, Senate Bill No. 204.
Conveyance of state lands for municipal park and playground purposes, appoint investigating committee, Senate Bill No. 23.
Division of budget, powers and duties of, transferred to, Senate Bill No. 423.
Duties of, prior to his departure from the state for more than 48 hours, Senate Bill No. 255.
Extradition, to make uniform interstate, House Bill No. 245.
Extraordinary session of legislature, regulations for convening by, Senate Bill No. 454.
Fishing resources survey commission, three members to be appointed by, Senate Bill No. 452.
Joint session to hear message of, House Concurrent Resolution No. 2.
Judges to be appointed by, from list submitted by judicial commission, House Joint Resolution No. 11.
King county, conveyance of certain platted shore lands, Senate Bill No. 17.
Legislative council, four senate members to be appointed by, House Bill No. 556.
Legislative council, two members of, to be appointed by, Senate Bill No. 324.
Legislative reference and drafting bureau, member of advisory committee to be, Senate Bill No. 331.
Legislature, notifying Governor of organization, House Concurrent Resolution No. 1.
Milk control board, three members to be appointed by, Senate Bill No. 353.
Oath of office, to swear to try to fulfill campaign promises, House Bill No. 491.
Governor—Continued:

Sanipractic physicians examining board, three to be appointed by, Senate Bill No. 263.
Social security committee, one member to be the, Senate Bill No. 427.
Social security department, board of five members to be appointed by, Senate Bill No. 444.
Soil conservation committee, two members to be appointed by, Senate Bill No. 343.
State board of education, members appointed by, Senate Bill No. 301.
State commission for reorganization of school districts, five members to be appointed by, Senate Bill No. 335.
State forest board, member to be, Senate Bill No. 375.
State game commission members to be appointed by, Senate Bill No. 436.
State library commission, 4 commissioners to be appointed by, House Bill No. 257.
State personnel board, for administration of state civil service, to be appointed by, Senate Bill No. 177.
State personnel director of merit system, to be appointed by, Senate Bill No. 177.
State tenure commission, one member appointed by, Senate Bill No. 121.
Superintendent of State Vocational School, appointed by, Senate Bill No. 4.
Transfer certain real estate to Great Northern Railway, by quit claim deed, Senate Bill No. 72.
Transfer certain real estate to Great Northern Railway, by quit claim deed, Senate Bill No. 73.
Veto power, constitutional amendment relating to Governor's, House Joint Resolution No. 10.
Washington Dairy Products Commission, Governor to appoint members of, House Bill No. 189.
Washington gambling control board, members to be appointed by, House Bill No. 404.
Washington state board of aeronautics to be appointed by, House Bill No. 500.
Washington state dog racing commission, one member to be appointed by, Senate Bill No. 339.
Washington state poultry congress committee, members to be appointed by, Senate Bill No. 384.
Washington state veterinary medical commission, governor to appoint 4 veterinarians on, House Bill No. 393.

Bills vetoed and Governor's veto messages of 25th Session ........................................ 43-53
Communication from, recommending new taxes, etc. .................................................. 632
Communication from, recommending State's acceptance of the Lord mansion .................... 504
Communication from, transmitting budget bill ......................................................... 18
Communication from, transmitting budget estimate .................................................... 19
Communication from, transmitting pardons and paroles ............................................. 278-288
Message to Legislature in joint session ................................................................. 17

Communications on House Bills approved by the Governor during the session:

House Bill No. 8 ............................................................. 473
House Bill No. 10 ............................................................. 473
House Bill No. 11 ............................................................. 163
House Bill No. 20 ............................................................. 163
House Bill No. 25 ............................................................. 753
Substitute House Bill No. 29 ............................................................. 753
House Bill No. 33 ............................................................. 349
House Bill No. 37 ............................................................. 753
House Bill No. 58 ............................................................. 473
House Bill No. 81 ............................................................. 539
House Bill No. 87 ............................................................. 201
House Bill No. 91 ............................................................. 753
House Bill No. 101 ............................................................. 392
House Bill No. 103 ............................................................. 349
House Bill No. 104 ............................................................. 753
House Bill No. 105 ............................................................. 349
House Bill No. 108 ............................................................. 349
House Bill No. 109 ............................................................. 349
Governor—Continued:

Communications on House Bills approved by the Governor during the Session:

- House Bill No. 110 ............................................................. 753
- House Bill No. 119 ............................................................. 349
- House Bill No. 123 ............................................................. 633
- House Bill No. 131 ............................................................. 753
- House Bill No. 134 ............................................................. 753
- House Bill No. 300 ............................................................. 844
- House Bill No. 323 ............................................................. 752
- House Bill No. 325 ............................................................. 473

(All other bills passed by the Legislature were approved or vetoed by the Governor after adjournment.)

Messages vetoing House Bills ................................................... 915-919

Governor's Committee on Interstate Cooperation:

Members to consist of, duties and functions of, Senate Bill No. 204.

Grain:

Agricultural and horticultural commodities, except grains, prohibiting sale of, by persons not owning or holding mortgages, House Bill No. 226.

Reducing business tax on grain wholesaler; regular 1/4% tax on sales of extracted products, House Bill No. 354.

Taxation, exempt from, while stored if shipped from state within certain time, House Bill No. 264.

Grand Coulee:

Highways of, investigation of, Senate Bill No. 448.

Streets of, to be repaired and improved, appropration for, Senate Bill No. 269.

Grand Coulee Dam:

Extending state road No. 2, from Moses coulee to Federal reservation boundary at, House Bill No. 136.

Land speculation in territory of, to be prevented, Senate Bill No. 126.

Gray, Captain Robert:

Sesquicentennial celebration commemorating discoveries of, Senate Joint Memorial, No. 10.

Grays Harbor County:

Appropriation for, Senate Bill No. 433.

Fishhaven, establishment of northeast of Westport, House Bill No. 386.

Grazing Lands:

Preservation of, under soil conservation districts laws, Senate Bill No. 343.

Great Northern Railway Co.:

Appropriation for payment of judgment to, Senate Bill No. 433.

Real estate, conveyance of certain, in Douglas county by quit claim deed to, House Bill No. 513.

State of Washington to transfer certain real estate to, by quit claim deed, Senate Bill No. 72.

State of Washington to transfer certain real estate to, by quit claim deed, Senate Bill No. 73.

Greyhound Racing:

Licensing, supervision and wagering on, House Bill No. 534.

Gross Income Tax of 1939:

Excise tax of 1% upon the gross income, rules and regulations to be observed, Senate Bill No. 192.

Group Life Insurance:

Defining; stating what groups are eligible for, House Bill No. 460.

Enlarging definitions of insurable groups under, House Bill No. 358.

Guardians:

Appointment of, for prisoners having estates, Senate Bill No. 314.

Bonds, providing for reduction or substitution of; control of funds; notice of citations in case of default, House Bill No. 47.

Estates, duties and liabilities, Senate Bill No. 16.
Guardians—Continued:

Funds, unlawful to invest in obligations of national mortgage associations or in debentures issued by the Federal Housing Administration, Senate Bill No. 141. Gross income tax to be filed by, for each ward under their care, Senate Bill No. 192. Investment of estate may be made by, in bonds or securities pronounced legal for such investment, House Bill No. 439.

Gwin, White & Prince, Inc.: Appropriation for payment of judgment to, Senate Bill No. 433.

Harbors:

Harbor lines, relocation and reestablishment of inner and outer, in front of Pt. Townsend, House Bill No. 92. Shil Shole bay, asking Congress for appropriation to construct breakwater in, at Seattle, House Joint Memorial No. 4.

Hartline:

Secondary highway No. 2J to Wilson Creek to be branch of State Road No. 2, House Bill No. 332.

Harvest:

Agriculture prorated marketing zones, relative to, Senate Bill No. 336.

Healing Arts:

Drugless healing, additional license fee for, House Bill No. 387. Industrial insurance, sanipractlc, osteopathic treatment to be included in care of injured workmen, House Bill No. 302. Solicitation and contracting for services prohibited to persons not properly licensed, House Bill No. 280.

Health:

County commissioners to prepare budget for public, work, Senate Bill No. 438. Food injurious to, definition of as outlined in food, drug and cosmetic act, Senate Bill No. 315. Medical examination to determine syphilis, prior to issuance of marriage license, Senate Bill No. 373. Syphilis examination for pregnant women, Senate Bill No. 374.

Herring:

Floating reduction plants, licensing those processing herring, House Bill No. 409. Floating reduction plants, prohibiting operation of, for reduction or processing of herring, House Bill No. 408.

Highway Protective Areas:

Establishment of, for safety and convenience of travel, Senate Bill No. 370.

Highway Safety Fund:

Alexander, J. F., appropriation from, for payment of judgment to, Senate Bill No. 433. Appropriations from, for certain individuals, firms and corporations, Senate Bill No. 433. Moneys from, to be transferred to, Senate Bill No. 352.

Highways:

Alder, extending secondary state highway No. 51 from northwest to Yelm, House Bill No. 464. Alder to Yelm, establishment of secondary state, Senate Bill No. 368. Altoona, extending secondary state highway No. 12C beginning at junction with state road No. 12 to, House Bill No. 140. Anacortes to Whidby Island, establishment of primary state, Senate Bill No. 473. Appropriation for department of, for administration of federal funds relative to, Senate Bill No. 392. Assessment installments, retirement of, on highways lying outside cities and taken over by State, House Bill No. 294. Aubrey L. White Parkway, establishing state primary highway to be known as, House Bill No. 65. Beach approaches as part of secondary highway No. 12A via Ocean Park, Long Beach and Seaview, House Bill No. 308.
Highways—Continued:

Belfair to Port Gamble, survey of a scenic, Senate Bill No. 404.

Billboard advertising near, Senate Bill No. 221.

Blind, regulating traffic on streets and highways; limiting use of white canes, House Bill No. 43.

Bridge across Spokane river in city of Spokane, appropriating $475,000 for, House Bill No. 474.

Bridge between Kelso and West Kelso connecting with Longview, construction of, House Bill No. 196.

Bridge, completion of, across Columbia Slough from Puget Island to Cathlamet, House Bill No. 406.

Bridge, construction of, across Agate Pass in Kitsap county, House Bill No. 569.

Buckley on State Road No. 5 east to junction with No. 5, House Bill No. 290.

Burlington northeast to Sedro Woolley on secondary state highway 1A to be part of State Road No. 1, House Bill No. 115.

Bus drivers on, limiting hours of, Senate Bill No. 212.

Campus approach to University of Washington, Substitute Senate Bill No. 36.

Cheney south to Chapman Lake, east to Plaza, secondary highway to be branch of State Road No. 11, House Bill No. 512.

Cheney through Marshall to Spokane, secondary highway to be branch of State Road No. 11, House Bill No. 532.

Cheney west to vicinity of Edwall, secondary highway to be branch of State Road No. 11, House Bill No. 512.

Coal mines, using one rescue apparatus, to be connected with adequate, Senate Bill No. 244.

Colbert to Spokane, establishment of secondary state highway, Senate Bill No. 397.

Colby to Port Orchard, establishment of secondary state highway, Senate Bill No. 345.

County and township roads, defining, House Bill No. 307.

County roads, 35% of budget money to be used for construction, House Bill No. 577.

Damage to, by floods, prevention of, Senate Bill No. 344.

Determination of what streets, roads, highways, tunnels, etc. to come under primary state highway system, to be established by director of, Senate Bill No. 218.

East of Pullman, across near state college of Washington, in vicinity north of Pullman, Senate Bill No. 337.

Establishment of Primary State Highway No. 2 or Sunset Highway, Senate Bill No. 12.

Establishment of Primary State Highway No. 14 or Navy Yard Highway, Senate Bill No. 12.

Explosives, prohibiting hauling of, on highways in trailers, House Bill No. 122.

Fairholm to junction with State Road No. 9 near East Beach on Lake Crescent, secondary highway from, House Bill No. 274.

Fees to be paid by common and contract carriers, for each truck and trailer, Senate Bill No. 184.

Four corners to Chimacum, establishment of primary state highway, Senate Bill No. 478.

Grand Coulee, investigation of, Senate Bill No. 448.

Hartline to Wilson Creek on secondary highway No. 2J to be branch of State Road No. 2, House Bill No. 332.

Hood Canal to Bainbridge Island, establishment of primary state, Senate Bill No. 296.

Inclusion of certain, to be part of primary state highway system, determined by department of highways, Senate Bill No. 218.

Inland Empire Highway, establishment of, Senate Bill No. 145.

Interim highway transportation commission, creating, to study and investigate, House Bill No. 540.

Irrigation districts, authorizing board to release lands for highway purposes, House Bill No. 126.

Kitsap Lake to Seabeck, secondary state highway No. 210, Senate Bill No. 325.

Lewis and Clark, completion of, Senate Joint Memorial No. 11.

Lind to Washtucna on secondary state highway No. 11B, House Bill No. 309.

Livestock, unlawful to graze on highway rights of way or to cross without sufficient persons to herd them, House Bill No. 32.

Logging trucks, prohibiting on highways over week-end, House Bill No. 273.

Logs, method for determining weight of a load of, House Bill No. 537.
Highways—Continued:

Lyle through Klickitat to State Road No. 8 near Goldendale, secondary highway from, House Bill No. 374.

Marine Drive highway in King county, completion of. House Bill No. 203.

Marlin to Almira, secondary state highway No. 7C to be branch of State Road No. 7, House Bill No. 392.

Memorial of early pioneer trail from Puget Sound to Grays Harbor on State Road No. 9, House Bill No. 373.

Mine to market roads, providing for construction of, House Bill No. 192.

Monroe to Bothell on State Road No. 15, House Bill No. 212.

Monroe to Bothell, survey and estimate of cost of, to be made, Senate Bill No. 202.

Motor vehicle fund appropriations, Senate Bill No. 483.

Motor vehicle fund, appropriations for, Senate Bill No. 474.

Motor vehicles, liability of owners, guest in car to have cause of action against owner in case of accident, House Bill No. 54.

Motor vehicles, licensing of same prohibited if car has not passed equipment test, Senate Bill No. 421.

Motor vehicles, unlawful to operate, in a negligent manner, House Bill No. 470.

Narrows bridge, secondary state highway to be constructed from, to Allyn and Belfair, House Bill No. 292.

National Park highway by way of Buckley and Fairfax to N. W. entrance to Mount Rainier National Park; east from Fairfax to National forest boundary north of Carbon river, House Bill No. 291.

Olympic highway, relocation of portion of, known as State Road No. 9, House Bill No. 469.

Overhead crossing on State Road No. 2 west of Cle Elum, House Bill No. 214.

Parking motor vehicles on primary highways within cities, House Bill No. 123.

Paterson to Kennewick; Paterson to Paterson Ferry; Three Creeks to Box Springs, House Bill No. 165.

Point Roberts in Whatcom county, to be made part of secondary state highway system, Senate Bill No. 399.

Pomeroy to Colfax, secondary highway as branch of State Road No. 3, House Bill No. 414.

Pomeroy via Meadow Gulch to Central Ferry, secondary state highway to be branch of State Road No. 3, House Bill No. 546.

Primary State Highway No. 18, establishment of, Senate Bill No. 129.

Protective areas, establishment of by department of, Senate Bill No. 370.

Puyallup through Tacoma to connection with certain city street, secondary highway to be branch of State Road No. 5, House Bill No. 452.

Rainier to Vail, secondary state highway No. 5H from, House Bill No. 238.

Raymond-Oakville-Olympia, establishment of, Senate Bill No. 89.

Reappropriation for maintenance and construction of primary state, Senate Bill No. 396.

Reappropriation from Motor Vehicle fund for maintenance, construction, etc., of secondary state highways, Senate Bill No. 394.

Relocation report on, between Enumclaw and Auburn, Senate Bill No. 75.

Report of Director on state primary highway system........................................ 98-114

Republic to Kettle Falls, secondary highway No. 4D to be branch of State Road No. 4, House Bill No. 470.

Riverside state park, naming road in, Aubrey L. White Parkway, House Bill No. 235.

Road and bridge fund, counties having township organization to establish, House Bill No. 275.

Rosalia west to Pine City, secondary state highway No. 3Q to be branch of State Road No. 3, House Bill No. 451.

Seattle east to north of Lake Washington to junction with State Road No. 2 west of Snoqualmie Pass, construction to be completed during 1939 and 1940, House Bill No. 468.

Seattle, providing for branch of State Road No. 1 in, House Bill No. 413.

Secondary highway 14D from Webb Farm to junction with Olympic Highway, to be branch of State Road No. 14, House Bill No. 433.

Secondary highway from Okanogan to Conconully; from Omak west to wye junction with secondary highway No. 10E, branches of State Road No. 10, House Bill No. 437.
Highways—Continued:

Secondary state, establishment of route; Burlington through North Avon to vicinity west of North Avon, Senate Bill No. 283.

Secondary state highway from Sedro Woolley north to Northern State Hospital to be branch of State Road No. 17, House Bill No. 114.

Secondary state highway No. 3D, addition of route, Senate Bill No. 147.

Secondary state highway No. 3H beginning at junction of state Road No. 3 southeast of Oakesdale, then southwesterly to vicinity southeast of Steptoe, House Bill No. 143.

Secondary state highway No. 5E, extending from Electron to Elkhorn, House Bill No. 142.

Secondary state highway No. 14, Stanwood to Camano Island, Senate Bill No. 189.

Shelton, secondary state highway No. 9G from, and No. 9H from, to be branches of State Road No. 9, House Bill No. 455.

Spokane to Riverside state park to Nine Mile Falls on secondary highway No. 2J to be branch of, House Bill No. 311.

Stanwood to Camano Island, providing for secondary state highway from, House Bill No. 154.

State highway No. 1, extension of secondary state highways as branch of, House Bill No. 72.

State Road No. 2 extending from Moses Coulee to boundary of Federal reservation at Coulee Dam, House Bill No. 136.

State Road No. 3, establishing secondary state highways as branches of; “Dishman-Mica” highway, House Bill No. 38.

State Road No. 3, additional highways on secondary state highway system as extension of, House Bill No. 63.

State Road No. 4, Keller to Coulee Dam, establishment of, Senate Bill No. 367.

State Road No. 5, survey and estimate for relocation and realignment of part, House Bill No. 75.

State Road No. 9, survey and location of a road to connect with, along shore of Juan de Fucia Strait and Clallam Bay, House Bill No. 76.

State Road No. 14, establishing secondary state highways as branches of, House Bill No. 74.

Sunnyside through Bickleton to junction near Roosevelt, establishing secondary highway No. 3N, House Bill No. 375.

Tacoma, establishing route of primary state road in, House Bill No. 166.

Testing laboratory and site, reappropriation for, Senate Bill No. 391.

Thrall to Murkland Corner to Kittitas; establishing secondary state highway No. 3N, House Bill No. 213.

Thurston county, appropriation to pay interest to, for construction and improvement of state highways, House Bill No. 49.

Thurston county road bonds, appropriation for redemption of, House Bill No. 252.

Tonasket to Oroville on secondary highway No. 10E to be branch of State Road No. 10, House Bill No. 310.

Township to raise money for construction and maintenance of, House Bill No. 187.

Traffic markers to be installed in incorporated cities and towns, Senate Bill No. 420.

Trailers prohibited from being operated on, week-ends and holidays, Senate Bill No. 355.

Trucks, limiting gross load to 20,000 pounds, House Bill No. 350.

Trucks operating under special contract with Federal or state relief offices exempt from certain regulations, House Bill No. 51.

Trucks, prohibiting on public, from Saturday noon to Sunday midnight, House Bill No. 349.

Unlicensed motor vehicle, director of licenses may grant special permit to move, on highways from one point to another, House Bill No. 473.

Vantage Bridge to Sunnyside, establishment of secondary state highway, Senate Bill No. 418.

Wages, rate of pay for overtime on public works done by contract, House Bill No. 162.

Washington-Idaho boundary line, extending secondary state highway No. 3F to Palouse on state road No. 3 and southeast to, House Bill No. 143.

Water supply of cities and towns, preserving from pollution, House Bill No. 73.

Willows through Eatonville to vicinity of Alder, secondary highway to be branch of State Road No. 5, House Bill No. 533.
Highways—Continued:
White Pass, completion of, Senate Bill No. 475.
Yakima to Tieton to Snoqualmie National Forest, establishment of State Road No. 5N, Senate Bill No. 299.

History:
Study of, state of Washington to be required course, Senate Bill No. 279.

Hoist Engineer:
Coal mining, must pass examination for competency and physical fitness, Senate Bill No. 183.
Coal mining, qualifications for, House Bill No. 225.

Holcomb, S. R. (see Chief Clerk).

Holding Companies:
Savings and loan associations, companies organized to liquidate frozen assets of, to be examined by division of savings and loan, House Bill No. 476.

Holidays:
Schools to have holiday on November 11, House Bill No. 101.
Trailers prohibited from being operated on, Senate Bill No. 355.

Homesites:
County commissioners, authorizing to designate county-owned lands as homesite lands, House Bill No. 382.

Homesteads:
Amending law relating to filing of proof of service of notice and judgments against, Senate Bill No. 32.
Exempting, as established following deaths, from claims for debt, Senate Bill No. 172.
Extending, rights to buildings as well as to residences, Senate Bill No. 171.
Lands acquired by counties for taxes to be eligible for homesteaders, House Bill No. 19.
Selection and abandonment of, House Bill No. 5.

Honey:
Sale and marketing of, regulating, House Bill No. 227.

Honor Camps:
Certain prisoners from state prisons to be sent to, House Bill No. 242.

Hood Canal:
Fishing, prohibiting commercial, House Bill No. 211.
Primary state highway from Discovery Bay to, Senate Bill No. 296.
Scenic highway along shore of, report to be made by department of highways, Senate Bill No. 404.

Hops:
Sale of, prohibited unless owned or mortgaged to person selling, Substitute House Bill No. 226.

Horse Racing:
Licensed persons to accept bets on, held outside the state, Senate Bill No. 149.
Repealing laws in connection therewith, Senate Bill No. 44.

Horses:
Sleeping sickness, appropriation to eradicate, House Bill No. 277.

Horticulture:
Apples sold, subject to inspection by department of, House Bill No. 324.
Licenses required to sell horticultural products on commission, House Bill No. 135.
Sale of commodities, except grains, prohibited by persons not owning or holding mortgages on, House Bill No. 226.

Hospital Association Business:
Defining, House Bill No. 209.

Hospitals:
Investigation of, report to be made to 1941 legislature, Senate Bill No. 311.
Legislature may exempt from taxation property of certain, House Joint Resolution No. 12.
Hospitals—Continued:

McKay Memorial Research, establishment of, for those afflicted with Buergers' disease, Senate Bill No. 114.
Narcotic drugs, regulating handling of, House Bill No. 261.
Non-profit, organization of, powers and duties, Senate Bill No. 131.
Prisoners needing psychiatric treatment may be transferred from state prisons to state hospitals, House Bill No. 241.
Refusal of patients by, providing penalties for, Senate Bill No. 159.
Syphilis treatment for patients in state, Senate Bill No. 490.
Trustees, appointment of, when county and city jointly, or two counties establish hospitals, House Bill No. 158.
Trustees, appointment, terms and duties of, Senate Bill No. 151.
Veterans, insane; court may direct their transfer to U. S. veterans' facilities, House Bill No. 104.
Wage and labor-conditions to be established in state, House Bill No. 578.

Hotels:

Bottled beer to be sold by, license for, Senate Bill No. 217.
Discrimination against persons because of race, color, or creed unlawful, House Bill No. 295.
Liquor by the drink, providing for sale of to registered guest, House Bill No. 357.
Milk, unlawful to purchase in bulk to serve in hotels, House Bill No. 398.
Vendor of, to give statement of all creditors before sale, Senate Bill No. 190.

Hours:

Bus drivers, limited to a 10-hour shift, Senate Bill No. 212.
County and city offices, 9 a. m. to 5 p. m., Senate Bill No. 59.
County and city offices, hours of, Senate Bill No. 64.
County clerk's office, repealing law requiring to be open from 8-12 and 1-5 on each judicial day, House Bill No. 429.
Employee's, hours, wages and conditions of labor to be established, House Bill No. 525.
Employees on state public works projects, Senate Bill No. 18.
Forty-hour week, maximum for persons employed in state institutions, House Bill No. 578.
Household and domestic employees, Senate Bill No. 107.
State and county offices, Senate Bill No. 62.
Superior court clerks permitted to close offices at 12:00 noon on Saturdays, House Bill No. 465.

House Committee on Interstate Cooperation:

Members on, duties and functions of, Senate Bill No. 204.

Housing:

Appropriations, asking Congress to appropriate five billion dollars for long range housing program, House Joint Memorial No. 5.
Creation of housing authorities, slum clearance and providing dwellings for low income, Senate Bill No. 79.
Establishment of Housing Cooperation Law, Senate Bill No. 80.
Old-age pension recipients, creating fund to provide housing for, House Bill No. 484.

Housing Authorities Law:

Creation of housing authorities, slum clearance and providing dwellings for low income in cities and counties, Senate Bill No. 79.

Housing Cooperation Law:

Creation of, for assistance in planning, undertaking, construction or operation of housing projects, Senate Bill No. 80.

Hunting:

American eagle, or killing, prohibited, Senate Bill No. 380.
Department of game, regulate additional open and closed seasons, Senate Bill No. 278.
Dogs, regulation of competitive field trials for hunting dogs, House Bill No. 326.
Lands and waters, reserving from sale or lease certain, for public use, House Bill No. 17.
Parties of two or more, regulations to be observed, Senate Bill No. 364.
Hyden, Darwin:
For the relief of, Senate Bill No. 86.

Ice Plants:
Construction and maintenance of, in cities of the fourth class, Senate Bill No. 383.

Illegitimate Children:
Birth certificates of, House Bill No. 71.

Improvement Bonds:
Validating tax levies made for the creation of a revolving fund to guarantee payment of, Senate Bill No. 13.

Improvement Districts:
Assessment of lands acquired by diking, drainage, or sewerage improvement districts by foreclosure, and sold under contract, House Bill No. 120.
Property acquired by counties and subject to drainage, diking, or sewerage improvement district assessments, proceeds from sale of, House Bill No. 490.

Improvement Guaranty Funds:
Water districts, establishment of, Senate Bill No. 440.

Income Tax:
Constitutional amendment relating to, House Joint Resolution No. 12.
Excise tax of 5% on net income, House Bill No. 416.
Excise tax upon the receipt of gross income, Senate Bill No. 192.
Exemptions from payment of, Senate Joint Resolution No. 14.
Increase of, asked of congress, House Joint Memorial No. 12.
Legislature to have power to impose, at graduated rates, Senate Joint Resolution No. 10.
Providing for state, House Bill No. 563.
Renting of commercial space in buildings on land owned by the state, Senate Bill No. 471.

Indemnities:
Cattle, indemnities to be paid for killing diseased, House Bill No. 27.
Livestock, owners to receive indemnities for slaughtering of diseased, House Bill No. 132.

Indians:
Education, disposition of certain moneys for education of Indians, House Bill No. 438.
Sokulik, fishing privileges extended within designated area on Columbia river, House Bill No. 327.

Industrial Insurance:
Amending part of the Workmen's Compensation Law relating to medical and surgical care of workmen injured, Senate Bill No. 83.
Claim files to be available to claimants, their attorneys and physicians, House Bill No. 297.
Contracts, prohibiting insurance companies from entering into certain contracts, House Bill No. 137.
Employers, classification of, and rates of contribution to fund by, House Bill No. 191.
Expense of administration of act relative to, to be made from accident fund, Senate Bill No. 334.
Fund, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 190.
Sanipractic, chiropractic, osteopathic treatment to be included in care of injured workmen, House Bill No. 302.
Transferring division of, to insurance commissioner, House Bill No. 564.

Inheritance Tax:
Art museum open to public without charge, exempt from, Senate Bill No. 210.
Art museums, exempting from payment of, Senate Bill No. 176.
Coordinating law relating to, House Bill No. 425.
Exemption of, to religious and certain non-profit corporations and associations from payment of, Senate Bill No. 106.
Extending time for payment of, House Bill No. 576.
Liability of property for payment of, House Bill No. 546.
Recovery of, action for, by state to start within 5 years, House Bill No. 57.
Initiative:
Salaries of state officers and legislators, giving legislature or people by initiative power to fix or change, House Joint Resolution No. 13.

Injunctions:
Courts not allowed to issue, involving labor disputes, Senate Bill No. 287.

Insane:
Deportation of, Senate Bill No. 115.
Veterans, providing for commitment and transfer of, to certain veterans' administration facilities, House Bill No. 104.

Insecticides:
Tests and analyses of, to be made before issuing certificate authorizing sale, House Bill No. 276.

Insolvency:
Building and loan associations not insolvent if able to pay general creditors in full, Senate Bill No. 58.

Inspection:
Apples, sale of, subject to inspection by department of horticulture, House Bill No. 324.
Commercial feeds, fertilizers and livestock remedies, inspection of, House Bill No. 351.
Election officers, fee of, House Bill No. 457.
Electric wiring installation to be approved by, of department of labor and industries, Senate Bill No. 317.
Livestock, inspecting brands on, House Bill No. 208.
Meat and animal carcasses, providing for inspection of, House Bill No. 520.
Milk, dairies, and dairy products, appointment of inspectors for, House Bill No. 398.
State bakery inspector cannot be either employee of bakery or bakery association, Senate Bill No. 50.

Installment Contracts:
Payment of real property taxes in, Senate Bill No. 51.

Instruments:
Recording of, Senate Bill No. 201.

Insurance:
Blind assistance applicants, certain insurance to be excluded as resources, House Bill No. 461.
Capital stock of domestic companies may be invested in certain leases, House Bill No. 385.
Company withdrawing from state must reinsure all Washington business with another approved company, House Bill No. 399.
Debt exemptions lowered on life, Senate Bill No. 173.
Ferries under Washington toll bridge authority to be insured, Senate Bill No. 253.
Group life insurance, defining, House Bill No. 460.
Group life insurance, enlarging definitions of insurable groups, under, House Bill No. 358.
Group life, regulations to be observed, Senate Bill No. 372.
Industrial insurance claim files to be available to claimants, their physicians and attorneys, House Bill No. 297.
Industrial insurance, prohibiting companies from entering into certain contracts, House Bill No. 137.
Inheritance tax on insurance policy to be considered lien and payment to be deferred until tax is paid, House Bill No. 425.
Life insurance payments, exempting from debt collection, House Bill No. 348.
Life insurance policies, specifying persons to whom payment under, shall be made, House Bill No. 190.
Limiting incorporating expense of corporation applying for permit to operate insurance company to 7 1/2% of par value or sales price of stock, House Bill No. 268.
Loan on, policy, computation of interest and collection of, Senate Bill No. 138.
Medical and hospital, regulating collection and expenditure of fees from employees, House Bill No. 199.
Insurance—Continued:

Motor vehicle, assessment made at time license is applied for, Senate Bill No. 117.
Motor vehicle owners transporting persons under arrangements made by auto travel agents to carry, House Bill No. 412.
Motor vehicles rented or hired for transporting property, requiring insurance for, House Bill No. 188.
Mutual saving banks, regulation of investments, Senate Bill No. 142.
Old age pension applicants, allowing to have $500 cash value insurance, House Bill No. 355.
 Policies, rights of the beneficiary, Senate Bill No. 245.
Property of state or municipal corporations, Senate Bill No. 123.
Rate schedules, requiring filing of, for certain types of insurance companies, House Bill No. 400 and House Bill No. 407.
Washington securities and real estate, companies to invest 60% of legal reserve in, House Bill No. 278.

Insurance Commissioner:

Annual statements prepared by insurance companies, to be filed with, Senate Bill No. 281.
Companies to file statements with, Senate Bill No. 42.
Disability retirement system study for Washington state patrol, assistance to be given by, Senate Bill No. 333.
Division of industrial insurance to be transferred to, House Bill No. 564.
Execution of bonds of police and peace officers by, Senate Bill No. 250.
Fire insurance, administration of act, Senate Bill No. 123.
Hospital association business to be regulated by, House Bill No. 209.
Hospital investigation committee, member to be state, Senate Bill No. 311.
Insurance company withdrawing from state, all Washington business must be reinsured with another approved company, House Bill No. 399.
Limiting incorporating expense of corporation applying for permit to operate insurance company to 7½% of par value or sales price of stock, House Bill No. 268.
Medical and hospital insurance, regulating collection and expenditure of fees for, House Bill No. 199.
Non-profit hospitals, certificate of organization to be indorsed by, Senate Bill No. 131.
Oath of office, to swear to try to fulfill campaign promises, House Bill No. 491.
Rate schedules, certain types of insurance companies to file, House Bill No. 400 and House Bill No. 407.
Salary to be $6,500 per year beginning January 15, 1941, House Bill No. 466.

Insurance Companies:

Annual statements to be filed by, Senate Bill No. 281.
Funds, unlawful to invest in obligations of national mortgage associations or in debentures issued by the Federal Housing Administration, Senate Bill No. 141.
Gross income, definition for purposes of excise tax, Senate Bill No. 192.
Incorporation of, Senate Bill No. 61.
Marine insurance, premiums to be taxed, Senate Bill No. 281.

Interest:

Credit unions, providing for calculation of interest, House Bill No. 201.
Industrial loan companies, limiting loan rates to 10%, House Bill No. 148.
Irrigation districts, rate of interest of delinquent district assessments, House Bill No. 126.
Licensees under small loan act permitted to charge higher rate of interest than unlicensed lender, House Bill No. 207.
Life insurance policy loans, payment and collection of, Senate Bill No. 138.
Loans of $300.00 or less, interest limited to 12% unless firm is specially licensed, House Bill No. 95.
Motor vehicles, licensing business of making loans on; limiting rate of interest, House Bill No. 96.
Port districts, interest on funding or refunding bonds, House Bill No. 496.
Public School Employees' Retirement System, interest rate to be 3% per annum, House Bill No. 29.

Interest Coupons:

Bonds, issued by counties, cities, and school districts, signatures on, House Bill No. 365.
Interim Highway Transportation Commission:
Creating and providing appropriation for, House Bill No. 540.

Interim Legislative Fact-finding Committee:
Establishing, defining powers and duties, Substitute House Bill No. 540.

Intoxicants:
Pinball machines, prohibited from playing, Senate Bill No. 291.

Inventories:
Testamentary trustee to file, in probate court, House Bill No. 446.

Investigations:
Accidents, employer to notify supervisor of safety when fatal, occur, House Bill No. 246.
Activities of Washington State Patrol, Senate Joint Resolution No. 2.
Attorney general to investigate resale of lands purchased by county for delinquent taxes, House Bill No. 574.
Conservation and development of natural resources, by state planning council, Senate Bill No. 268.
Employees of sheriffs’ department, for fitness as to position, Senate Bill No. 294.
Hospital associations, medical service bureaus, Senate Bill No. 311.
Loan companies, $25,000 for investigation of, by legislative committee, House Bill No. 206.
Milk products, production and distribution of, Senate Joint Resolution No. 17.
Milk products, production and distribution of, appropriation for, Senate Bill No. 449.
Public utilities to pay cost of certain, by department of public service, House Bill No. 535.
Re-assessment and re-taxation, of property by tax commission, Senate Bill No. 207.
Small loan business, investigation of, by legislative committee, House Joint Resolution No. 7.
Small loan companies may be investigated by employee of division of savings and loan, House Bill No. 207.
Telephone utilities, appropriation for investigation of, by department of public service, House Bill No. 524.

Investments:
Funds, unlawful to invest in obligations of national mortgage associations or in debentures issued by the Federal Housing Administration, Senate Bill No. 141.
Mutual savings banks, regulation of, Senate Bill No. 142.
Trust funds, guardians may invest, in bonds or securities pronounced legal investment for, House Bill No. 439.

Irrigation Districts:
Assessment of, within boundaries of Columbia Basin project, Senate Bill No. 126.
Director divisions of, to be determined by directors, Senate Bill No. 125.
Disorganization and liquidation of those existing more than 20 years without furnishing irrigation, House Bill No. 342.
Election notice to consist of, in, Senate Bill No. 376.
Inclusion of new land in districts comprising more than 200,000 acres, House Bill No. 342.
Limitation of actions, for assessments or toll charges levied by, Senate Bill No. 87.
Limiting time to bring action to enforce certain rights and claims of those owned by United States, House Bill No. 286.
Sales of land for delinquent district assessments, House Bill No. 126.
Water rights and ditches, regulating exchange, loan or lease of, House Bill No. 477.
Water rights, petitioners for determination of, authorized to advance some costs of proceedings, House Bill No. 543.

Island County:
Appropriations for, Senate Bill No. 433.
Clam digging prohibited, Senate Bill No. 27.

Jacks:
Registration of, by department of agriculture, House Bill No. 230.
Japan:
War materials not to be shipped to, House Joint Memorial No. 3.
War materials not to be shipped to, Senate Joint Memorial No. 3.

Jefferson County:
Salt Creek State Park, establishing, in, House Bill No. 401.

Jewelry:
Insurance on, taxation on premiums, Senate Bill No. 281.

Jigger:
Bottom fish, commercial fishing with jigger requires license, House Bill No. 125.

Johnston, Geo. H.:
Nominated for Sergeant-at-Arms

Joint Rules:
Of 1937 Session adopted for 1939 Session, Senate Concurrent Resolution No. 1.

Joint Session:
Golden Jubilee
Golden Jubilee observance of admission of state to the union, Senate Joint Resolution No. 7.
Governor's message to be presented, House Concurrent Resolution No. 1.
Memorial services
Memorial services on Feb. 13, House Concurrent Resolution No. 3.

Judges:
Elections for supreme and superior courts, number to appear on ballots, House Bill No. 296.
Empowered to authorize judgment debtor to pay judgment in installments, Senate Bill No. 63.
Estates of absentees, duties of judge relating to, House Bill No. 489.
Judicial commission, creation of, by legislature; Governor to appoint judges from list submitted by, House Joint Resolution No. 11.
King county superior, reducing number from 15 to 12, Senate Bill No. 443.
License department, superior and police, to give detailed information to, each Monday concerning any convictions for certain traffic violations, House Bill No. 472.
Lobbying, prohibiting any member of judiciary from, House Bill No. 480.
Payment of, by installments, Senate Bill No. 63.
Retired, to receive retirement pay under certain conditions, Senate Bill No. 419.
Schwellenbach, Lewis B., relating to his appointment to U. S. supreme court, House Joint Memorial No. 19.
Superior court, dividing of county into jury districts, Senate Bill No. 266.
Superior court judges, disqualification of, House Bill No. 396.

Judgments:
Declaratory, action brought relating to validity of bonds or warrants, all district taxpayers to be defendants, House Bill No. 363.
Execution for enforcement of, in justice's court not to be issued after three years, House Bill No. 442.

Judicial Commission:
Legislature to create; Governor to appoint judges from list submitted by, House Joint Resolution No. 11.

Junior College Districts:
Experimental program including vocational and non-vocational education to be carried on in, House Bill No. 233.

Junior Colleges:
Establishing not more than 10, or extension high schools, House Bill No. 118.
Experimental program including vocational and non-vocational education to be carried on in junior college districts, House Bill No. 283.
State to establish, House Bill No. 85.
Junk Dealers:
Stolen property, unlawful to charge or receive fees for surrender of, to lawful owner, House Bill No. 216.

Juries:
Appeals to superior court, from order of the department of labor and industries, either party entitled to, Senate Bill No. 101.
Contempt of court violators, Senate Bill No. 35.
Court reporter to be appointed to record proceedings of grand, Senate Bill No. 164.
Determination if defendants shall have death penalty or life imprisonment, Senate Bill No. 232.
Justice's court, selection of jurors in, for first-class cities, House Bill No. 441.
Property taxpayer, requiring juror to be, House Bill No. 270.
Selection of, by county assessors, Senate Bill No. 94.
Superior court juror to be property taxpayer, House Bill No. 361.
Superior courts, selection of, Senate Bill No. 266.

Justice of the Peace:
Cities with commission form of government, commission to appoint, as police court judge, House Bill No. 171.
Defining increased jurisdiction of, Senate Bill No. 40.
Election, revising system of election for, House Bill No. 356.
Empowered to authorize judgment debtor to pay judgment in installments, Senate Bill No. 63.
First-class city, to be appointed as police judge to preside over municipal court, House Bill No. 217.
Fixing number of same in incorporated cities, Senate Bill No. 33.
Judgment, execution for enforcement of, not to be issued after three years, House Bill No. 442.
Jurisdiction of, in first-class cities, House Bill No. 183.
Jurisdiction of, may continue case for 30-day period, House Bill No. 185.
Jurors, selection of, in justice's court in first-class cities, House Bill No. 441.
Private practice prohibited for those in cities of more than 100,000, House Bill No. 448.
Small claims department, fee for filing claim in, to include entry of judgment transcript, House Bill No. 444.
Small claims departments of, limiting jurisdiction to action involving $50 or less, House Bill No. 205.

Juvenile Courts:
Appeals in, by one dissatisfied with decision on his application for public assistance, Senate Bill No. 249.

Keller:
Coulee Dam to, establishment of state highway, Senate Bill No. 367.

Kelso:
Bridge between Kelso and West Kelso connecting with Longview, construction of, House Bill No. 196.

Kennewick:
Secondary state highway from Paterson to, House Bill No. 165.

Kettle Falls:
Secondary highway No. 4D from Republic to, to be branch of State Road No. 4, House Bill No. 470.

Keystone Harbor:
Crocket Lake to, dredging of, and constructing a rock breakwater, Senate Joint Memorial No. 12.

Kidnapping:
Penalties for, may be fixed by court without a jury, Senate Bill No. 233.
Punishable by life imprisonment, Senate Bill No. 216.

King County:
Conveyance of certain platted shore lands to, for recreational purposes, Senate Bill No. 17.
King County—Continued:

County engineer of, to be member of Cascade tunnel commission, Senate Bill No. 380.

State lands, conveyance of certain, to King county for recreational purposes, House Bill No. 402.

Superior court judges in, reducing number from 15 to 12, Senate Bill No. 443.

W. P. A. wages, petitioning congress to make uniform, throughout the state, House Joint Memorial No. 18.

Kitsap County:

Bridge, construction of, across Agate Pass, House Bill No. 569.

School districts, appropriation for relief of certain, unable to complete 180 school days in school year, House Bill No. 571.

Kitsap Lake:

Seabeck to, secondary state highway, establishment of, Senate Bill No. 325.

Kittitas:

Thrall to Murkland Corner to Kittitas, establishing secondary state highway No. 3N, House Bill No. 213.

Kittitas County:

Appropriations for, Senate Bill No. 433.

Klickitat County:

Appropriation for, Senate Bill No. 433.

Klobucher, Mark Edward:

Relief and benefit of, appropriation for, Senate Bill No. 377.

Labels:

Alcohol blended fuel, providing for labels to appear on containers of, House Bill No. 567.

Honey, specifying the marking of containers of, House Bill No. 227.

Insecticides and fungicides, regulating sale of, House Bill No. 276.

Uniform food, drug and cosmetic act, use of, Senate Bill No. 318.

Wine, prescribing material to appear on wine bottle labels, House Bill No. 172.

Labor:

Aliens and nonresidents prohibiting employment of, on public works, House Bill No. 161.

District board of appeals, creation of, to hear appeals from decisions of department of labor and industries, House Bill No. 492.

Domestic help, hours, wages and conditions of labor to be established, House Bill No. 525.

Group life insurance, defining, House Bill No. 460.

Industrial insurance act, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 190.

Industrial insurance, medical aid and occupational disease funds, classification of, and rates of contribution to, by employer, House Bill No. 191.

Labor relations board, creating, House Bills Nos. 436 and 526.

Liens, enforcement of, against real property for labor and material, House Bill No. 6.

Liens for, to be preferred to any mortgage, House Bill No. 367.

Penal or reformatory institutions and Washington State Patrol; providing for 8-hour day and 44-hour week for employees of, House Bill No. 428.

Public utilities, dismissal compensation to be paid to employees of those taken over by governmental bodies, House Bill No. 497.

Public works, prevailing rate of wage to be paid on, House Bill No. 303.

Rehearing, joint board of department of labor and industries to call and examine all persons whom claimants shall request in writing, House Bill No. 449.

Removing jurisdiction of courts in, Senate Bill No. 287.

Social security department, one member to belong to an organization of, Senate Bill No. 444.

Strike, manner of advertising for employees during, House Bill No. 306.

Trade unions, giving state and city employees right to join, and bargain collectively, House Bill No. 222.
Labor—Continued:
Wage-hour law, establishing, House Bill No. 498.
Wages earned by deceased employee prior to death to be paid to nearest kin, House Bill No. 221.
Wages, employer withholding part of, to give receipt for and state reason for deductions, House Bill No. 353.
Wages, underpayment of agreed, and certain deductions from, unlawful, House Bill No. 128.
Washington labor relations board, creating, giving employees right to bargain collectively, House Bill No. 436.
Washington labor relations board, creating, House Bill No. 528.

Labor Camps:
Abandonment of plans to construct Federal Migratory Labor Camps in this state, House Joint Memorial No. 6.
Federal Migratory Labor Camps, Congress asked to abandon plans for, in Yakima county, House Joint Memorial No. 16.

Labor Union:
Aliens prevented from joining, Senate Bill No. 21.
Group life insurance covering members of, Senate Bill No. 372.
State and city employees, authorizing right to join, and bargain collectively, House Bill No. 222.
Washington labor relations board, creating, House Bill No. 436.
Washington labor relations board, creating, House Bill No. 528.

Laboratory:
Highway testing, site, reappropriation for, Senate Bill No. 391.

La Conner:
Tide lands in front of, authorizing sale of, House Bill No. 381.

Ladies of the Grand Army Home:
Appropriation for, Senate Bill No. 433.

Lake Washington:
Highway from Seattle east to north of, to junction with State Road No. 2 west of Snoqualmie Pass, construction to be completed during 1939 and 1940, House Bill No. 463.

Lake Washington Bridge:
Establishment of Primary State Highway, Senate Bill No. 12.

Lakes:
Flood control, providing for regulation of outflow of lakes, House Bill No. 462.
Highways not to be established along those used as source of city water supply, House Bill No. 73.
Navigability of, to be determined by, Senate Bill No. 390.
Navigable lakes, rivers, and streams, defining; reserving certain ones for public recreation, House Bill No. 21.
Recreation, reserving from sale or lease certain lands and waters for public, House Bill No. 17.
Sanitary authority, creation of, to preserve purity of water in, House Bill No. 228.

Land Title Assurance Fund:
Fees for registration of land, Senate Bill No. 179.

Lands:
Acquisition of, by U. S. government for purposes of establishing forts, magazines, arsenals, dockyards, etc., Senate Bill No. 272.
Big Tree State Park, sale of by state parks committee, Senate Bill No. 371.
Cemetery lots or tracts, sale of un cared for abandoned sections, Senate Bill No. 346.
Clallam county, sale of to school district No. 58, Senate Bill No. 366.
Damage to, by floods, prevention of, Senate Bill No. 344.
Granted to state for educational purposes, to be approved by state board of education, Senate Bill No. 360.
Platting, subdivision and dedication of, regulation of standards, surveys and sketches, Senate Bill No. 240.
Lands—Continued:
Reconveyance of, to county by state forest board, Senate Bill No. 310.
Sale of, by county commissioners to state or U. S., Senate Bill No. 332.
Seattle deeded certain, for street, boulevard purposes, Senate Bill No. 289.
Soil conservation of, Substitute Senate Bill No. 69.
William H. Young, balance due Commissioner of Public Lands, to be reduced,
Senate Bill No. 389.

Latmer, Frank:
Appropriation for payment of judgment to, through H. V. Jackson, Administrator,
Senate Bill No. 433.

Law:
Members of legislature for six years or president of state senate, eligible to take
examination for admission to bar, Senate Bill No. 357.
Private practice of, by attorney general, prosecuting attorney, or corporation coun­
sel unlawful, House Bill No. 341.
Unlawful practicing of, Senate Bill No. 82.

Law Libraries:
Amending present law relating to fees in county, Senate Bill No. 60.
Fourth-class counties, establishing law library in, House Bill No. 582.

Laws:
Codification of, with reference to elections, submission to members of legislature,
Senate Bill No. 385.
Copyrights, protection of, Senate Bill No. 5.
Legislative council to recommend repeal and change of obsolete, House Bill No. 493.
State board of law examiners, establishment of, Senate Bill No. 329.
State law librarian to report to legislature on laws to be changed or amended,
House Bill No. 312.
Passed by the Twenty-sixth Legislature, Index.................................930-937

Lawsuits:
Appropriation for defense of, Senate Bill No. 328.
Settlement of, advertising for or soliciting of choses in action, Senate Bill No. 314.

Lawyers (see Attorneys).

Leases:
Domestic insurance companies may invest capital stock in certain, House Bill No. 385.
Real property acquired by counties for taxes; authorizing lease of same with or
without option to buy, House Bill No. 479.
Recreation, reserving from lease, certain lands and waters for public, House Bill
No. 17.
Rose, J. M., appropriating $53 to reimburse, for improvements made on relinquished
lease, House Bill No. 288.
State lands, for exploration and development of gas and oil, Senate Bill No. 19.
Water rights and ditches, regulating lease of, House Bill No. 477.

Lefevre, J. L.:
Appropriation for payment of judgment to, Senate Bill No. 433.

Legal Aid:
Legal aid bureaus, defining and authorizing their creation, House Bill No. 30.

Legislative Council:
Creating, and defining duties; requiring council to meet on even-numbered years,
House Bill No. 493.
Creation of, five senators, six representatives; two appointees by governor; duties of,
Senate Bill No. 324.
Creation of, to formulate legislative program, House Bill No. 556.

Legislative Districts:
Boundaries changed in 25th and 28th, House Bill No. 220.
Boundaries, changing those of districts 19 and 21, House Bill No. 61.

Legislative Manuals:
Printing of, for 1939 session, House Concurrent Resolution No. 4.
Legislative Reference and Drafting Bureau:
Creation of, as a division of state library, purpose and duties of, Senate Bill No. 331.

Legislature:
Acting governor not empowered to convene, until after 30 days of the governor's departure, Senate Bill No. 255.
Adjournment of, committee to notify Governor, Senate Concurrent Resolution No. 6.
Apportionment of districts relative to representation in, Senate Joint Resolution No. 15.
Closing of, consideration of bills after certain hours, Senate Concurrent Resolution No. 4.
Code of election laws, each member of, to receive, Senate Bill No. 385.
Columbia Gorge area, legislative committee to confer with one from Oregon, to protect scenic and recreational sources of, House Joint Resolution No. 6.
Divorce by grant of, prohibited, House Joint Resolution No. 1.
Expenses for 1939 session, $125,000.00, Senate Bill No. 1.
Expenses of twenty-sixth, appropriation of $58,000, Senate Bill No. 400.
Extraordinary session of, regulations to be observed in convening, Senate Bill No. 454.
Governor to be notified that legislature is organized, House Concurrent Resolution No. 1.
Hospital investigation committee, one member from Senate and one from House, Senate Bill No. 311.
Income tax, constitutional amendment relating to, House Joint Resolution No. 12.
Interim highway transportation commission, five members of legislature to serve on, House Bill No. 540.
Joint rules of 1937 session adopted for 1939 session, Senate Concurrent Resolution No. 1.
Joint session, February 22, to observe Golden Jubilee, Senate Joint Resolution No. 7.
Joint session to hear the Governor's message, House Concurrent Resolution No. 2.
Judicial commission, creation of, by legislature; Governor to appoint judges from list submitted by, House Joint Resolution No. 11.
Judiciary, prohibiting any member of, from lobbying, House Bill No. 480.
Legislative council, creation of, defining duties of, House Bill No. 493.
Legislative council to formulate program for, House Bill No. 556.
Legislative manual, printing of, for 1939 session, House Concurrent Resolution No. 4.
Legislative printing, $15,000.00, Senate Bill No. 2.
Legislative reference and drafting bureau, functions of in assistance to members of, Senate Bill No. 331.
Lieutenant Governor and commissioner of public lands' offices can be abolished by, Senate Joint Resolution No. 6.
Loan companies, $25,000 for investigation of, by legislative committee, House Bill No. 206.
Marriage laws committee from, to meet with Oregon committee, Senate Concurrent Resolution No. 3.
Member for six years eligible to take examination for admission to bar, Senate Bill No. 337.
Member's compensation, to be fixed by law, Senate Joint Resolution No. 12.
Memorial service at joint session February 13, House Concurrent Resolution No. 3.
Power to impose personal net income taxes at graduated rates, Senate Joint Resolution No. 10.
Relocation of highway, Enumclaw-Auburn, report in 1941, Senate Bill No. 75.
Return ball to be given by legislators, House Concurrent Resolution No. 6.
Salaries of members, to be set by, Senate Joint Resolution No. 16.
Salaries of state officers and legislators, giving legislature or people by initiative power to fix or change, House Joint Resolution No. 13.
Senate and House of, members to be selected as committees on interstate cooperation, Senate Bill No. 204.
Session Laws of 26th session, $3,500 for temporary publication of, House Bill No. 119.
Session of 1941, call a convention to revise or amend the constitution, Senate Joint Resolution No. 9.
Legislature—Continued:
Single legislative body, constitutional amendment providing for, House Joint Resolution No. 5.
Single legislative body, constitutional amendment providing for, House Joint Resolution No. 9.
Single legislative body, with legislative council, Senate Joint Resolution No. 3.
Small loan business, legislative committee to investigate, House Joint Resolution No. 7.
Social security department, joint committee appointed to investigate, House Joint Resolution No. 4.
State auditor to make report to, of each state department, Senate Bill No. 239.
State law librarian to report to, on laws to be changed or amended, House Bill No. 312.
State offices, no member to be appointed to, for two years after his term expires, House Joint Resolution No. 2.
Taxation, constitutional amendment providing 40-mill tax on real and personal property and for income tax, House Joint Resolution No. 8.
Teachers' pensions, funds to be appropriated by the, Senate Bill No. 188.
Unemployment compensation report to be made to, in 1941, Senate Bill No. 219.
Veto power of Governor, amending constitution relating to, House Joint Resolution No. 10.
Washington state toll bridge authority, legislative approval required for certain acts of, House Bill No. 141.

Letters:
Garnishment, registered letter must be sent defendant 10 days prior to serving writ of, House Bill No. 89.

Lewis County:
Fish hatchery, providing for construction of, in, House Bill No. 570.

Libel:
Broadcast of defamatory matter deemed to be; defining liability therefor, House Bill No. 50.

Libraries:
Board members vacancies to be filled by appointment, Senate Bill No. 135.
Civil service, certain library employees in first-class cities to come under existing, House Bill No. 483.
Federal aid, acceptance of, by the state for, Senate Bill No. 174.
Law, to be established in fourth-class counties, House Bill No. 592.
State library commission, creation of, House Bill No. 257.
University of Washington, reserve facilities for students, Senate Bill No. 430.

Licenses:
Airplane, Washington state board of aeronautics to specify requirements for obtaining license to fly, House Bill No. 500.
Auto mechanics, qualifications necessary to secure, Senate Bill No. 182.
Auto transportation brokers and auto travel agents, licensing; for-hire vehicle license required of those transporting persons under arrangements made by auto travel agents, House Bill No. 412.
Barber industry, Director of Licenses to have additional jurisdiction; to approve agreements from each county, House Bill No. 67.
Barber schools and colleges, requiring, to obtain permit from department of, House Bill No. 527.
Beer retailers', to sell in bottles, issued only to those engaged in business of a hotel, restaurant, cafe, tavern, Senate Bill No. 217.
Billboard advertising, Senate Bill No. 221.
Boiler operating engineers must have, House Bill No. 130.
Bottom fish, license required when using jigger for commercial purposes, House Bill No. 125.
Chain stores, providing for licensing of, House Bill No. 160.
Chain stores, requiring licenses for, House Bill No. 301.
Commercial feeds, fertilizers and livestock remedies, retailers of, required to have license, House Bill No. 351.
Licenses—Continued:

Commission merchant selling agricultural products required to have license, House Bill No. 135.

Conditional vehicle operator’s license may be issued by director, even though artificial vision is less than 20/50, House Bill No. 473.

Cooperative associations, requiring annual license fee of $15.00, House Bill No. 170.

Corporations charging more than 12% per annum for loans of $300.00 or less must have, House Bill No. 95.

Dog racing, to be secured from commission, Senate Bill No. 339.

Drivers’ licenses, giving director of licenses power to suspend, House Bill No. 139.

Drugs, limiting conditions under which licenses shall be issued for peddling or sale of, House Bill No. 59.

Egg wholesalers required to have, House Bill No. 463.

Evergreen trees, person, firm cutting, required to have license, House Bill No. 337.

Exempting resident citizens over age of sixty-five from the necessity of securing a license to hunt and fish, Senate Bill No. 9.

Farmer’s winery, providing license for, House Bill No. 494.

Financial or credit reports, firm engaged in business of making, to have license, House Bill No. 124.

Fisheries gear used in Columbia River and Willapa Harbor, license fee for, House Bill No. 193.

Fishing, holding and renewing of, Senate Bill No. 163.

Floating reduction plants for reduction and processing certain fish, licensing of, House Bill No. 409.

Gambling games and mechanical devices to be licensed, House Bill No. 404.

Gambling, to be issued on certain types, in cities of the first class, Senate Bill No. 152.

Games of chance and skill, lawful operation of, Senate Bill No. 237.

Greyhound racing, licensing and regulation of, House Bill No. 534.

Healing arts, prohibiting persons from contracting to perform, if not properly licensed, House Bill No. 280.

Horse races, licensed persons to accept bets on races held outside the state, Senate Bill No. 149.

Hotels to obtain, to serve liquor by the drink to registered guest, House Bill No. 357.

Labor and material, liens for, to be preferred to any mortgage, House Bill No. 367.

Liquor, appeal to superior court by one whose license has been revoked or suspended, Senate Bill No. 356.

Liquor, before issuing, liquor board to give notice to legislative body of city who shall pass on application in a body, House Bill No. 459.

Loans on motor vehicles, business of making, to be licensed, House Bill No. 96.

Macaroni factory fees, Senate Bill No. 408.

Marriage, for intermarriage of white race with that of black, brown or yellow, prohibited, Senate Bill No. 293.

Marriage, for three day notice of intention, Senate Bill No. 71.

Marriage, medical examination prior to issuance of, Senate Bill No. 373.

Meat, preparation, handling, marking, marketing and sale of, House Bill No. 520.

Meat wholesaler required to have, House Bill No. 83.

Medical profession and branches, providing additional license fees for, House Bill No. 387.

Milk dealer, qualifications necessary to receive one, Senate Bill No. 353.

Milk distributors required to have, House Bill No. 376.

Milk product factories, creamery, cheese and ice cream factories, milk condensing or evaporating plant, requiring licenses for, House Bill No. 398.

Motor vehicle may be impounded by city if driver is convicted of driving without operator’s license, House Bill No. 472.

Motor vehicles, prohibited if car has not passed equipment test, Senate Bill No. 421.

Motor vehicles, regulating those leased or hired for transportation of property, House Bill No. 168.

Narcotics, licensing those handling, House Bill No. 261.

Nursery stock, licensed nurserymen from other states to ship without license fees, House Bill No. 110.
Licenses—Continued:

Oil and gas leases, for selling, Senate Bill No. 321.
Operator’s license, 25c from each to go into state parks and parkways fund, House Bill No. 432.
Painting contractors and journeymen required to have, House Bill No. 88.
Parade, meeting or gathering, to be issued by local officials, Senate Bill No. 168.
Passenger, trains, permitting sale of liquor by the drink on, House Bill No. 359.
Photographers, examination for license required, House Bill No. 200.
Found nets, fees for the use of, Senate Bill No. 295.
Found nets, fees, Senate Bill No. 405.
Preorganization subscription, fee for application of, Senate Bill No. 226.
Private detectives required to have, House Bill No. 24.
Prophylactics, retailer or wholesaler must have license to sell certain, House Bill No. 60.
Real estate brokers, examination for, Senate Bill No. 290.
Regulating sale of tobacco products, Senate Bill No. 67.
Sanipractic physicians, examination prior to receipt of, Senate Bill No. 263.
Seasonal beer, for outing parks and beach resorts, Senate Bill No. 231.
Set nets in Columbia river, license fee $10, House Bill No. 573.
Small loans, securing license before making, Senate Bill No. 213.
Smelt, candlefish or herring, commercial taking of, Senate Bill No. 108.
State board of law examiners, fees to be paid by attorneys, Senate Bill No. 329.
Steam boilers, firms repairing, required to have license, House Bill No. 138.
Trailers, semi-trailers, or motorcycles, only one license number plate to be issued for, House Bill No. 473.
Trucks, trailers, and semi-trailers, providing for refund of certain license fees, House Bill No. 391.
Trucks, trailers, and semi-trailers used exclusively for farming activity exempt from certain license fees, House Bill No. 531.
Trucks, trailers, semi-trailers, increasing license fees on certain, House Bill No. 397.
Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.
Tuna canner, buyer, freezer, wholesale dealer or broker, Senate Bill No. 109.
Vehicle operator’s license, suspension not mandatory when convicted of reckless driving or on forfeiture of bail, House Bill No. 488.
Wildlife-restoration projects, funds from hunting license fees to be used for, House Bill No. 231.
Wine, sale of only to authorized retailers, Senate Bill No. 271.
Wine, to be purchased from state liquor stores at a discount, Senate Bill No. 118.
Wineries, license fees for domestic, to be according to gallonage manufactured, House Bill No. 172.

Liens:

Cattle, fee for inspection of branded, to be lien against cattle until paid, House Bill No. 208.
Crops, liens on, House Bill No. 366.
Enforcement of, for labor and material, House Bill No. 6.
Inheritance tax, coordinating law relating to, House Bill No. 425.
Lien for labor and material, liens for, to be preferred to any mortgage, House Bill No. 367.
Lien foreclosures, providing for court costs and attorney’s fees in, House Bill No. 547.
Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.

Lieutenant Governor:

Duties of, in absence from the state, of the governor, Senate Bill No. 255.
Legislative reference and drafting bureau, member of advisory committee to be, Senate Bill No. 331.
Oath of office, to swear to try to fulfill campaign promises, House Bill No. 491.
Office of, may be abolished by legislature, Senate Joint Resolution No. 6.
Washington state patrol chief, lieutenant-governor to become, and receive $3,800 per year, House Bill No. 564.
Life Certificates:
Teachers, to be granted only to those who have complied with provisions of laws, Senate Bill No. 461.

Life Insurance:
Amount needy person may have at time of application for relief, Senate Bill No. 206.
Companies to file statements with insurance commission, Senate Bill No. 42.
Debt collection, exempting life insurance payments from, House Bill No. 348.
Domestic companies may invest capital stock in certain leases; House Bill No. 385.
Group life insurance, defining, House Bill No. 460.
Group life insurance, enlarging definitions of insurable groups under, House Bill No. 358.
Group, regulations concerning, Senate Bill No. 372.
Incorporation of, companies, Senate Bill No. 61.
Limiting incorporating expense of corporation applying for permit to operate insurance company to 7½% of par value or sales price of stock, House Bill No. 268.
Loan on, policy, computation of interest and collection of, Senate Bill No. 138.
Payments, specifying persons to whom payments shall be made, House Bill No. 180.
Premiums on, payment of tax on by insurance companies, Senate Bill No. 281.
Proceeds of, rights of beneficiary, Senate Bill No. 245.
Washington securities and real estate, companies to invest 60% of legal reserve in, House Bill No. 278.
Withdrawal of company from state, all Washington business must be reinsured with another approved company, House Bill No. 399.

Lind:
Secondary highway No. 11B from Washtucna, House Bill No. 309.

Liquor:
Advertising of, by board prohibited, Senate Bill No. 185.
Advertising of, prohibited except on premises where beer, wine or liquor are legally sold, House Bill No. 98.
Allowing sale of, on Sunday, House Bill No. 198.
Appeal to superior court by one whose permit has been revoked or suspended, Senate Bill No. 356.
Beer brewers and wholesalers, increasing tax to $2.00 per barrel, House Bill No. 505.
Beer license, seasonal, for outings parks and beach resorts, Senate Bill No. 231.
Beer must be bottled or canned at place of manufacture, House Bill No. 509.
Beer parlor, vendor of, to give statement of all creditors, before sale of, Senate Bill No. 190.
Beer tax of $2.50 per barrel, Senate Bill No. 193.
Beverage dispenser's financial interest in manufacturer, Senate Bill No. 486.
Farmer's winery, defining and providing license fee for, House Bill No. 494.
Interstate advertising of, Senate Joint Memorial No. 13.
Licenses, before issuing, liquor board to give notice to legislative body of city who shall pass on application in a body, House Bill No. 459.
Liquor board to purchase, only from firm with established place of business in this state, House Bill No. 504.
Minors not allowed where wines or beer sold, Senate Bill No. 307.
Passenger trains, permitting sales of liquor by the glass on, House Bill No. 359.
Repealing license to sell beer at, House Bill No. 410.
Purchase of a brand of, if 1000 permit holders petition the board, Senate Bill No. 186.
Reallocation of profits from sale of to counties and cities, House Bill No. 260.
Repealing law relative to felonious sale of, to minors, Senate Bill No. 460.
Sale of beer in bottles, only by restaurants, hotels, cafes, beverage stores, Senate Bill No. 217.
Sale of, by the drink to registered hotel guest, House Bill No. 357.
Sale of, on Sunday, Senate Bill No. 37.
Sale of, on Sunday, Senate Bill No. 45.
Sales, increasing state profit on; fees on domestic wineries according to gallonage manufactured, House Bill No. 172.
Sales tax to be applied to sale of, Senate Bill No. 113.
Sundays, allowing beer and wine to be sold from 2:00 p.m. to 10:00 p.m. on, House Bill No. 411.
Liquor—Continued:
Wines, liquor control board may ban same from other states, which discriminate against products from this state, Senate Bill No. 399.
Wine, to be sold by state liquor stores to a licensee at a discount, Senate Bill No. 118.
Wine to be sold only to properly licensed retailers, Senate Bill No. 271.

Liquor Revolving Fund:
Beer tax of $2.50; $1.00 of which to go into, Senate Bill No. 193.
Creation of, in state treasury, Senate Bill No. 424.

Livestock:
Agricultural products, providing method for determining cost of production and sale price, House Bill No. 516.
Appropriation to carry out acts relating to branding and slaughtering of, House Bill No. 251.
Assessments to be prorated when stock is moved from one county to another, House Bill No. 80.
Brands, inspection of, House Bill No. 208.
Commercial remedies for, to be registered by department of agriculture, House Bill No. 351.
Fairs, providing for district exhibitions of livestock, House Bill No. 236.
Highways, unlawful to graze on right of way or to cross without sufficient persons to herd them, House Bill No. 32.
Horses, appropriation to eradicate sleeping sickness among, House Bill No. 277.
Horses, mules, cattle, dogs, hogs, and sheep to be included in provisions regulating sale, transportation and handling of, House Bill No. 510.
Indemnities for slaughtering diseased, House Bill No. 132.
Indemnities to be paid for killing diseased, House Bill No. 27.
Inspection of animal carcasses and meats, House Bill No. 520.
Inspection of those slaughtered for meat and meat food products, House Bill No. 83.
License required to sell agricultural products on commission, House Bill No. 135.
Quarantine and prevention of disease, House Bill No. 384.
Stallions and jacks, registration of, House Bill No. 230.

Loan Companies:
Capital stock qualifications on industrial, according to size of cities; limiting loan rates to 10%, House Bill No. 148.
Investigation of, by legislative committee, House Joint Resolution No. 7.
Investigation of, by legislative committee, $25,000 for, House Bill No. 206.
License to be secured for the making of small loans, Senate Bill No. 213.
Licensing business making loans of $300 or less; licensees to charge higher interest than unlicensed lenders, House Bill No. 207.
Limiting amount of loan on security of one property or to one person, Senate Bill No. 130.
Not insolvent if able to pay general creditors in full, Senate Bill No. 58.
Savings and loan associations, conversion of federal into state, House Bill No. 188.

Loans:
Credit unions, providing for collateral security for loans, House Bill No. 201.
Interest on those of less than $300.00 limited to 12% unless firm is specially licensed, House Bill No. 95.
Investigation of loan companies by legislative committee, $25,000 for, House Bill No. 206.
Licenses for the making of small, regulations to be observed, Senate Bill No. 213.
Licensing business making loans of $300 or less; licensees to charge higher interest than unlicensed lenders, House Bill No. 207.
Life insurance policy, computation of interest and collection of, Senate Bill No. 138.
Motor vehicles, licensing business of making loans on; limiting rate of interest, House Bill No. 96.
Small loan business, investigation of, by legislative committee, House Joint Resolution No. 7.

Lobbying:
Judiciary, prohibiting any member of, from lobbying, House Bill No. 480.
Local Improvements:
Assessment payments for, to correspond to fractional interest ownership, House Bill No. 77.
City, acquisition of property taken in by county for foreclosure of local improvement assessments, House Bill No. 378.
Delinquent taxes, prohibiting sale of property acquired for, at less than its last declared assessment value, House Bill No. 147.
Fire-protection districts, giving the right to create local improvement districts within, House Bill No. 81.
Foreclosure of assessments for, limiting time to begin action to cancel deed issued on, House Bill No. 377.
Petitions, initiating, and protests against; one-half of nonassessable property deemed to be in favor of district, House Bill No. 434.

Lockout:
Employees, manner of hiring, during strike or lockout, House Bill No. 306.

Lodges:
Mechanical devices and games of chance, prohibiting possession or operation of, House Bill No. 435.
Pin-ball and marble machines, prohibiting use of in any, House Bill No. 52.

Logging:
Certificate from department of licenses required to practice logging engineering, House Bill No. 316.
Method of determining weight of load of logs, House Bill No. 537.
Port Orford cedar logs and Douglas fir peeler logs, petitioning congress to pass measures relating to exportation of, House Joint Memorial No. 20.
Prohibiting trucks on highways over week-end, House Bill No. 273.

Longview:
Bridge between Kelso and West Kelso connecting with Longview, construction of, House Bill No. 196.

Lord Estate:
Acceptance by state of Lord mansion.............................................. 504
Home of, deeded to state, Senate Joint Resolution No. 18.

Loss Leader:
Monopolies, prohibiting unfair competition, discrimination and practices in connection with sale of certain articles to prevent, House Bill No. 282.

Lumber:
Congress, asking, to adopt and carry out policy to protect northwest lumber industry, House Joint Memorial No. 15.
Port Orford cedar logs and Douglas fir peeler logs, petitioning congress to pass measures relating to exportation of, House Joint Memorial No. 20.
Red cedar shingle industry; asking President for hearing because of loss of trade due to reciprocal trade agreement with Canada, House Joint Memorial No. 8.

Luminal:
Sale, gift, barter, exchange prohibited, Senate Bill No. 24.
Sale of, prohibiting and regulating, House Bill No. 325.

Lunchrooms:
Authorizing establishment of, in public schools, Senate Bill No. 78.

Lyle:
Lyle to Klickitat to Goldendale, secondary highways as branch of State Road No. 8, House Bill No. 374.

McKay Memorial Research Hospital:
Establishment of, at Soap Lake, Washington, Senate Bill No. 114.

Macaroni:
Regulations to be observed in manufacture and sale of, Senate Bill No. 408.
Magazines:
    Tax of one-quarter of one per cent on gross income of business of publishing, House Bill No. 485.

Mail:
    Garnishment, registered letter must be sent defendant 10 days prior to serving writ of, House Bill No. 89.
    Vehicles used exclusively for transportation of, exempt from regulations pertaining to "common carriers," House Bill No. 97.

Malayan Race:
    Marriage of white race with, prohibited, Senate Bill No. 293.

Manual Training:
    School districts, barring action against, when in connection with manual training dept., House Bill No. 186.

Marble Machines:
    Operation of, without license, prohibited, Senate Bill No. 291.
    Prohibiting use of, House Bill No. 62.
    Prohibiting operation or possession of, by lodges, House Bill No. 435.

Marine Corps:
    Armory for naval and, establishment in Seattle, Senate Bill No. 350.

Marine Drive Highway:
    Completion of secondary highway No. IV between Tacoma and Seattle, House Bill No. 203.

Marine Insurance:
    Taxation on, premiums, Senate Bill No. 281.

Marines:
    Children of those killed during the World War provided with educational opportunities, House Bill No. 78.
    City employees' pensions, time served in, not to be deducted from time applied on pensions, House Bill No. 90.
    World War veterans, rehabilitation of disabled, House Bill No. 25.

Maritime Commission:
    Shipbuilding plant for Puget Sound, freight and passenger line between here and Orient to be established, House Joint Memorial No. 2.

Marlin:
    State Road No. 7, secondary highway No. 7C from Marlin to Almira to be branch of, House Bill No. 392.

Marriage:
    Divorce, amending law relating to separation as grounds for, House Bill No. 447.
    Notice of intention to wed, Senate Bill No. 71.
    Oregon and Washington legislative committees to discuss laws on, Senate Concurrent Resolution No. 3.
    Support of minors by divorced parents, regulations in case of remarriage of either, Senate Bill No. 398.
    White race prohibited from, with members of black, brown, or yellow races, Senate Bill No. 293.

Marriage Licenses:
    Medical examination prior to issuance of, Senate Bill No. 373.
    Notice of, 3 days prior to issuance of, Senate Bill No. 71.
    Notice, requiring 3 days' notice for application for marriage license, House Bill No. 46.

Married Women:
    Employment of married women on public works illegal, House Bill No. 176.

Massage Parlors:
    Prohibited from giving treatment for ailments, Senate Bill No. 41.
Material:
Liens for, to be preferred to any mortgage, House Bill No. 367.

Matthews, Stephen:

Mayors:
Cities of the third and fourth-class, reimbursed for official expenses, Senate Bill No. 150.
Libraries, trustees of, in cities and towns to be appointed by, Senate Bill No. 135.
Office of, in cities of the third class, period of 4 years, Senate Bill No. 215.

Meat:
Inspection of, by state or federal inspectors, House Bill No. 83.
Licensing preparation, marking and sale of, House Bill No. 520.

Mechanical Devices:
Prohibiting use of, House Bill No. 62.
Prohibiting all, and games of chance, House Bill No. 435.
Tax of 10 per cent on gross income from pinball machines, slot machines, etc., House Bill No. 485.
Tax of 10% on gross income of business, House Bill No. 519.

Medical Aid:
Blind to receive; cost not to be deducted from blind assistance allotments, House Bill No. 461.
Blind to receive, Senate Bill No. 187.
Employers, classification of, and rates of contribution to fund by, House Bill No. 191.
Industiial insurance act, creating surplus fund for workmen whose medical aid contracts have expired, House Bill No. 190.
Physically disabled persons to receive, Senate Bill No. 270.
Workmen entitled to, engaged in extra-hazardous employment, Senate Bill No. 100.

Medical Examinations:
Fraternal benefit societies, admitting to beneficiary membership certain persons without, House Bill No. 368.
SYPHILIS, prior to issuance of marriage license, Senate Bill No. 373.
Washington state patrol members to have, to determine eligibility for sick relief, Senate Bill No. 333.

Medicine:
Amytal, luminal, veronal, and derivatives, prohibiting and regulating sale of, House Bill No. 325.
Buergers' disease, study of, Senate Bill No. 114.
Drugs or medicines, prohibiting itinerant salesmen from selling dangerous, House Bill No. 507.
Drugs, sale and peddling of; limiting conditions under which licenses shall be issued, House Bill No. 59.
Healing arts, prohibiting persons from contracting to perform, if not properly licensed, House Bill No. 280.
Healing, practicing any method of, not taught by one's respective school prohibited, House Bill No. 4.
Industrial insurance, sanipractic, osteopathic treatment to be included in care of injured workmen, House Bill No. 302.
Liquor advertising on radio, asking Congress to prevent, Senate Joint Memorial No. 13.
Medicine and surgery, additional license fees for, House Bill No. 387.
Narcotic drugs, regulating those handling, House Bill No. 261.
Prescription required to sell amytal, luminal, veronal, etc., or their derivatives, House Bill No. 11.
Prescriptions, drug and medical, preservation and inspection of, House Bill No. 58.
Prohibiting sale of amytal, luminal, veronal, etc., Senate Bill No. 24.
Sale of misbranded and falsely advertised foods, drugs and cosmetics, Senate Bill No. 15.
Sale of narcotics and treatment of addicts, Senate Bill No. 39.
Medicine—Continued:
Sanipractic physicians, licensing and examination of, Senate Bill No. 263.
State soldiers' home members to have, medical attendance, Senate Bill No. 120.
Washington food, drug and cosmetic act, regulations concerning sale of, Senate Bill No. 315.

Members:
Authorized to advertise the State's Fiftieth Anniversary on stationery.............30
Certified by Secretary of State..........................................................1-5
Individual committee assignments..................................................926-929
Mileage allowance ...........................................................................21-22
Number on committees......................................................................31-32
Oath administered to..........................................................................5
Roster .................................................................................................920-923
Standing committees appointed.........................................................23-24

Memorials:
Allot a regiment of national guard anti-aircraft artillery to this state, Senate Joint Memorial No. 8.
Columbia river, construction of a river wall, Senate Joint Memorial No. 6.
Completion of Lewis and Clark highway, Senate Joint Memorial No. 11.
Congressional debates, asking nationwide broadcast of, House Joint Memorial No. 13.
Federal migratory labor camps, asking that plans for construction of, be abandoned, House Joint Memorial No. 6.
Federal migratory labor camp in Yakima county, Congress asked to abandon plans for, House Joint Memorial No. 16.
General welfare act, asking Congress to enact to standardize social security laws, House Joint Memorial No. 11.
General welfare act, asking enactment of, to standardize social security laws, House Joint Memorial No. 7.
General welfare act, petitioning Congress to enact, House Joint Memorial No. 1.
Grazing, closing of a portion of Stevens county, Senate Joint Memorial No. 1.
Housing, asking Congress for appropriation for long-range housing program, House Joint Memorial No. 5.
Income tax, asking for increase in, House Joint Memorial No. 12.
Japan, prohibiting shipment of war materials to, House Joint Memorial No. 3.
Keystone Harbor to Crocket Lake, dredging of, and constructing a rock breakwater, Senate Joint Memorial No. 12.
Liquor advertising on radio, asking Congress to prevent, Senate Joint Memorial No. 13.
Lumber, asking Congress to adopt and carry out policy to protect northwest lumber industry, House Joint Memorial No. 15.
Motor vehicles, relating to purchase of, by federal government, House Joint Memorial No. 22.
Noxious weeds, petitioning Congress to enact legislation and provide funds to assist in control of, House Joint Memorial No. 21.
Pend Oreille river, dredging of, and providing for fleet maneuvers at Newport, Wash., House Joint Memorial No. 10.
Petitioning Congress relative to export traffic in war materials to Japan, Senate Joint Memorial No. 3.
Petitioning Congress to make adequate provision for old age assistance in the general welfare act, Senate Joint Memorial No. 2.
Pioneer trail from Puget Sound to Grays Harbor on State Road No. 9, House Bill No. 373.
Plant quarantine act, asking Congress to enact, House Joint Memorial No. 14.
Port Orford cedar logs and Douglas fir peeler logs, petitioning Congress to pass measures relating to exportation of, House Joint Memorial No. 20.
Postage stamp, celebrating the Golden Jubilee of the admission of this state to the Union, Senate Joint Memorial No. 4.
Puget Sound harbor defense, petitioning Congress to make, up to date, House Joint Memorial No. 17.
Red cedar shingle industry, asking President for hearing because of loss of trade due to reciprocal trade agreement with Canada, House Joint Memorial No. 8.
Rehabilitation of harbor defenses of Puget Sound, Senate Joint Memorial No. 9.
Memorials—Continued:

Schwellenbach, Lewis B., relating to his appointment to U. S. supreme court, House Joint Memorial No. 19.

Sesquicentennial celebration commemorating discoveries of Captain Robert Gray, Senate Joint Memorial No. 10.

Shil Shole Bay, asking Congress for appropriation to construct breakwater in, House Joint Memorial No. 4.

Shipbuilding plant on Puget Sound, freight and passenger line between here and Orient to be established, House Joint Memorial No. 2.

Tariffs, regulation of, based upon level of country's wage scale, House Joint Memorial No. 9.

Vessels under 200 tons gross tonnage, exempt from having licensed personnel, Senate Joint Memorial No. 7.

Works Progress Administration program, continuation of, by $875,000,000 appropriation, Senate Joint Memorial No. 5.

W. P. A. wages, petitioning Congress to make uniform throughout state, House Joint Memorial No. 18.

Memorial Services:

Joint session for, House Concurrent Resolution No. 3.

Program .............................................................. 246

In memory of William T. Beck ................................ 253

In memory of Thomas Havlock Bell ............................................. 254

In memory of H. C. Bohlke ................................................ 247

In memory of Mrs. Gene L. Bradford ........................................... 247

In memory of F. L. Calkins ................................................. 252

In memory of Charles Lyman Chamberlin ........................................ 249

In memory of Charles W. Chamberlin ........................................ 248

In memory of George H. Collin ............................................. 254

In memory of D. J. Davis .................................................. 252

In memory of Mrs. Linea Edlund ............................................. 247

In memory of Charles H. Ennis ............................................. 253

In memory of Edward W. Fawley ............................................. 247

In memory of Robert H. Hutchinson ........................................ 251

In memory of W. D. Lane .................................................. 251

In memory of L. L. Lent ................................................... 250

In memory of Joseph E. Lindsley ............................................ 254

In memory of Phil S. Locke ............................................... 250

In memory of J. Ed. Marble ............................................... 248

In memory of L. D. McArdle ............................................... 248

In memory of N. J. Moldstad ............................................... 252

In memory of Andrew J. Nickle ............................................. 252

In memory of Arthur C. Sly ................................................. 255

In memory of Albert M. Stevens ............................................ 251

In memory of Alph R. Stratton ............................................. 253

Merit System:

City legislative body authorized to adopt, House Bill No. 305.

School and port districts may establish, or contract with state personnel department, House Bill No. 555.

Metalliferous Substances:

City council not to restrict use of any land so as to deprive person of his right in, House Bill No. 84.

Metallurgical Engineering:

Those practicing, required to have certificate from department of licenses, Substitute House Bill No. 316.

Meters:

Installation, location and inspection of telephone meters, Senate Bill No. 11.

Metropolitan Park Districts:

Commissioners to file certified budget with clerk of board of county commissioners, House Bill No. 131.

Contracting indebtedness for parks, etc., not to exceed 3/20 of 1% of taxable property, House Bill No. 134.

Taxation, limited to 2½ mills on property in park districts, House Bill No. 37.

35—H
Midwifery:
Additional license fees for, House Bill No. 387.

Mileage:
Report of, for members............................................. 21-22

Military Leave:
National guard, military leave granted to public employees attending encampments,
House Bill No. 157.
State, county or city employees, entitled to, plus regular vacation, Senate Bill
No. 422.

Milk and Cream:
Butter substitutes, 3c per pound excise tax on, House Bill No. 422.
Dairy products, distribution of, declared public utility, House Bill No. 182.
Dairy products, organizing commission to advertise, House Bill No. 189.
Distribution and sale of, investigation by milk control board, Senate Bill No. 353.
Licensing distributors of, House Bill No. 376.
Milk and milk products, regulating production, transportation, manufacture,
processing and distribution of, House Bill No. 398.
Production and distribution of products of, Senate Joint Resolution No. 17.
Production and distribution of products of, appropriation for, Senate Bill No. 449.

Milk Control Account:
Establishment of, from milk dealers' license fees, Senate Bill No. 353.

Milk Control Board:
Investigation of milk industry, members to be appointed by Governor, Senate Bill
No. 353.
Regulation of production, sale and distribution of milk, House Bill No. 376.

Minerals:
Assessment and taxation of those excepted and reserved in deeds of conveyance
to real estate, House Bill No. 174.

Miners Examining Board:
Regulating occupation of coal miners, Senate Bill No. 28.

Mines and Mining:
Assessment and taxation of minerals excepted and reserved in deeds of con­
veyance to real estate, House Bill No. 174.
Assessments on certain mining stocks, Senate Bill No. 446.
City council not to restrict use of any land so as to deprive person of his right
in metalliferous or non-metalliferous substances, House Bill No. 84.
Delinquent shares of corporations, sale of under metalliferous mining securities act,
Senate Bill No. 481.
Hoist engineer, qualifications of; duties of certain officers in case of fatal accident,
House Bill No. 225.
Hoisting engineer to pass examination for competency and physical fitness, Senate
Bill No. 183.
Leases on mines, prohibited from selling unless licensed, Senate Bill No. 321.
Mine rescue stations and apparatus, location of, Senate Bill No. 244.
Mining claims to be considered as real property, Senate Bill No. 258.
Mining engineering, those practicing, to have certificates from department of licenses,
Substitute House Bill No. 316.
Mining locations, notice of, to be furnished to department of conservation and
development by county auditors, House Bill No. 279.
Public works, contracts for, to be let only to firms using products manufactured,
mshed, or produced in U. S., House Bill No. 511.
Real property acquired by counties for taxes, rules governing lease with or without
option to buy when lease is of mining claims, House Bill No. 479.
Roads, providing for mine to market, House Bill No. 192.
Sale of metalliferous mining securities, regulations to be observed, Senate Bill
No. 447.
Taxation, issuance, assignment and foreclosure of certificates of delinquency against
mines; House Bill No. 431.
Minors:
Admission of, from reservations of the U. S. to public schools, Senate Bill No. 167.
Adoption of, regulations for, Senate Bill No. 241.
Adoption of, regulations to be observed, Senate Bill No. 242.
Appeals by, to department of social security, for public assistance, Senate Bill No. 249.
Pinball machines, not to be operated by, Senate Bill No. 291.
Research and service work, appropriation for carrying on, Senate Bill No. 297.
Soldiers, sailors, and marines killed during World War, children of, to receive educational opportunities, House Bill No. 78.
Taverns, not allowed in where wines or beer sold, Senate Bill No. 307.
Youth administration division, creating employment service and vocational training for youth between ages of 16 and 25, House Bill No. 321.

Misdemeanor:
Public official employing one who has filed for public office, Senate Bill No. 55.

Mongolian Race:
Marriage of white race with, prohibited, Senate Bill No. 293.

Monopoly:
Newspaper advertising, defining and prohibiting monopolistic practices in, House Bill No. 526.
Prohibiting unfair competition, discrimination and practices in connection with sale of certain articles to prevent, House Bill No. 282.

Monroe:
Bothell to Monroe on State Road No. 15, House Bill No. 212.
Highway between, and Bothell, survey and cost to be made, Senate Bill No. 202.

Montlake Boulevard:
Portion of, deeded to Seattle, Senate Bill No. 289.

Mortgages:
Agricultural and horticultural commodities, except grains, prohibiting sale of, by persons not owning or holding mortgages on, House Bill No. 226.
Chattel, conditional sales contracts to be filed with director of licenses, Senate Bill No. 327.
Chattel, filing of, when personal property has been removed from one county to another, Senate Bill No. 178.
Five-day limit for mortgagor to file good-faith affidavit from time of execution, House Bill No. 215.
Foreclosure of those held by U. S. or any agency thereof, House Bill No. 362.
Investment of funds in obligations of national mortgage associations or in debentures issued by the Federal Housing Administration, to be unlawful, Senate Bill No. 141.
Liens for labor and material, to be preferred to any mortgage, House Bill No. 367.
Possession of property sold under execution during period of redemption, House Bill No. 55.
Real property, taxation of mortgaged real property and taxation of mortgages thereon, House Bill No. 15.

Moses Coulee:
Extending state road No. 2 from, to Federal reservation at Coulee Dam, House Bill No. 136.

Motion Pictures:
Prohibiting operation of those owned by producers or distributors of motion picture films, House Bill No. 506.

Motor Bus:
Extension and operation of, line to points outside corporate boundaries of any city, Senate Bill No. 92.

Motorcycles:
License number plate, only one, to be issued to, House Bill No. 473.
Motor Vehicle Fund:

Appropriation from, for expenses of department of highways for administration of federal funds, Senate Bill No. 392.

Appropriation of $210,000.00 from, for retirement of delinquent bonds of Thurston county, Senate Bill No. 57.

Appropriations for the relief of certain individuals, firms and corporations, Senate Bill No. 433.

Capital outlay reappropriation from, for department of highways, Senate Bill No. 393.

Cities, designating what monies coming from fund, may be used for, Substitute House Bill No. 392.

Distribution of monies of, Senate Bill No. 485.

Highway protective areas, funds for establishment of, to come from, Senate Bill No. 370.

Highway reappropriation from, for primary state highway, Senate Bill No. 396.

Payment of warrants outstanding on highway safety fund, to be paid from, Senate Bill No. 352.

Permanency of, for road or highway purposes, Senate Bill No. 474.

Reappropriation from, for maintenance and construction of county roads and city streets, Senate Bill No. 395.

Secondary state highways, reappropriation from, for salaries, operation, maintenance, etc., Senate Bill No. 394.

Telander Construction Company, appropriation from, for payment of judgment to, Senate Bill No. 433.

Motor Vehicles:

Auto mechanics to be licensed to do repair work on, Senate Bill No. 182.

Auto transportation brokers and auto travel agents, licensing and regulating, House Bill No. 412.

Bus drivers of, limited to a 10-hour, 210-mile shift, Senate Bill No. 212.

Buses, cities operating street railway with 100 miles of main track may acquire and operate any other method of freight or passenger transportation, House Bill No. 420.

Cities of the first class, motor busses operating in, to be regulated by governing body of city, House Bill No. 330.

Common and contract carriers, fees to be paid, Senate Bill No. 184.

Domestic animal, injury to by, owner to notify proper authorities, Senate Bill No. 140.

Drivers' licenses, giving director of licenses power to suspend, House Bill No. 139.

Driving of, unlawful if driven as to endanger lives of other users, Senate Bill No. 236.

Excise tax on, House Bill No. 80.

Explosives, prohibiting hauling of, on highways in trailers, House Bill No. 122.

Extrahazardous employment, teaming, trucking, stage and taxicab driving defined as, House Bill No. 28.

Farmers, exempting trucks or cars used by, from certain motor vehicle requirements, House Bill No. 499.

Federal government asked to purchase, from local dealers, House Joint Memorial No. 22.

Financial responsibility to be given by owners, Senate Bill No. 25.

For-rent, proof of financial responsibility by owners and operators of, Senate Bill No. 133.

Impounding of, by cities authorized when driver is convicted of certain violations, House Bill No. 472.

Inspection of equipment of, under Washington state patrol, Senate Bill No. 484.

Insurance for owners of, Senate Bill No. 117.

Liability of owners, guest in car to have cause of action against, in case of accident, House Bill No. 54.

Licensing of, prohibited which have not passed equipment tests, Senate Bill No. 421.

Liquid petroleum fuels, providing for blending of, with alcohol, House Bill No. 567.

Loans, licensing business of making loans on motor vehicles; limiting rate of interest, House Bill No. 96.

Logging trucks, method of determining weight of load of logs, House Bill No. 537.

Logging trucks, prohibiting on highways over week-end, House Bill No. 273.

Motor block, upon removal of, dealer to furnish director of licenses with certain information, House Bill No. 473.
Motor Vehicles—Continued:
Noxious weed "screenings," requiring vehicles transporting, to be cleaned, House Bill No. 151.
Operation of, in a negligent manner unlawful, House Bill No. 470.
Operator’s license, 25¢ from each, to go into state parks and parkways fund, House Bill No. 432.
Parking of, on primary state highways within cities, House Bill No. 123.
Rear safety door required in for-hire vehicle carrying more than 14 passengers, House Bill No. 219.
Rented or hired to transport property, regulating and requiring insurance, House Bill No. 168.
School busses to be purchased by director of finance, budget and business, House Bill No. 514.
State, county or city-owned, to be used for official business only, House Bill No. 64.
State or political subdivisions to purchase, from local dealers at retail prices, House Bill No. 549.
Taxation, those belonging to dealers not to be assessed for ad valorem taxes, House Bill No. 173.
Trailers, semi-trailers, motorcycles, only one license number plate to be issued to House Bill No. 473.
Trucks and certain other, to be exempt from regulations pertaining to “common carriers” transporting property, House Bill No. 97.
Trucks, limiting gross load to 20,000 pounds, House Bill No. 350.
Trucks operating under special contract with Federal or State relief offices exempt from certain regulations, House Bill No. 51.
Trucks, prohibiting on public highways from Saturday noon to Sunday midnight, House Bill No. 349.
Trucks, trailers and semi-trailers, increasing fees on certain, House Bill No. 397.
Trucks, trailers and semi-trailers, providing for refunds of certain license fees, House Bill No. 391.
Trucks, trailers and semi-trailers used exclusively for farming activity exempt from certain license fees, House Bill No. 531.

Mount Spokane State Park:
Aerial tramway, authorizing construction of, in, House Bill No. 508.

Mukilteo:
Everett to, establishment of primary state highway, Senate Bill No. 473.
Ferries from, to Columbia Beach to be purchased by highway department, House Bill No. 331.

Municipal Corporations:
Assistant attorney general to be appointed to office of, Senate Bill No. 252.
Electrical appliances, required to conform to state laws, Senate Bill No. 348.
Operation and extension of motor bus line to points outside corporate boundaries of any city, Senate Bill No. 92.
Parades or meetings, protection of, not to be impeded by any, Senate Bill No. 168.

Municipal Parks:
State lands set aside for, Senate Bill No. 23.

Murder:
Crime of, punishable by life imprisonment, Senate Bill No. 216.
Penalty for, Senate Bill No. 232.

Murkland Corner:
Thrall to Murkland Corner to Kittitas, establishing secondary state highway No. 3N, House Bill No. 213.

Museums:
Art, open to public without charge, exempt from payment of inheritance tax, Senate Bill No. 210.
Inheritance taxes, exempting free art, Senate Bill No. 176.

Music:
Composition of, to be filed with secretary of state, Senate Bill No. 414.
INDEX

**Mutual Savings Banks:**
- Estates controlled by, may be invested in bonds or securities pronounced legal for such purpose, House Bill No. 439.

**Narcotics:**
- Licensing those handling, House Bill No. 261.
- Sale of, and treatment of addicts, Senate Bill No. 39.

**Narrows Bridge:**
- Establishment of primary state highway, Senate Bill No. 12.
- Tacoma, secondary state highway to be constructed from, to Allyn and Belfair, House Bill No. 292.

**National Defense Program:**
- Puget Sound harbor defense, petitioning congress to make, up to date, House Joint Memorial No. 17.

**National Guard:**
- Air-craft artillery of, to be allotted to this state, Senate Joint Memorial No. 8.
- City employees' pensions, time served in, not to be deducted from time applied on pensions, House Bill No. 90.
- Employees of state, county or city who are members of, entitled to military leave, Senate Bill No. 422.
- Group life insurance covering, Senate Bill No. 372.
- Group life insurance, rules and regulations for being insured under, House Bill No. 480.
- Military leave to be granted to public employees attending encampments, House Bill No. 157.

**National Park Highway:**
- Buckley, from, east to junction with State Road No. 5, House Bill No. 290.
- Buckley to Fairfax to N. W. entrance to Mt. Rainier National Park; east from Fairfax to National forest boundary north of Carbon river, House Bill No. 291.

**Natural Resources:**
- Conservation and development of, supervision of state planning council, Senate Bill No. 268.
- Fees by claimants to water power to be used for surveys of, House Bill No. 177.

**Navy:**
- Armory, navy and marine corps reserve, establishment in Seattle, Senate Bill No. 350.
- Children of sailors killed during World War, to have educational opportunities, House Bill No. 78.
- City employees' pensions, time served in, not to be deducted from time applied on pensions, House Bill No. 90.
- State, county and city employees, who are members of, entitled to military leave, plus regular vacation, Senate Bill No. 422.
- World War veterans, rehabilitation of, House Bill No. 25.
- Wrestling and boxing matches, exempt from securing of license, Senate Bill No. 259.

**Negligence:**
- Abolishing contributory, in certain actions, Senate Bill No. 246.
- Death resulting from action can be brought by executors, Senate Bill No. 248.

**Nets:**
- Fixed appliance locations for catching of fish, Senate Bill No. 267.

**Newport:**
- Fleet maneuvers, setting aside one week each year for, at Newport, Wash., House Joint Memorial No. 10.

**Newspapers:**
- Advertising, prohibiting monopolistic practices of, House Bill No. 526.
- Counties, specifying newspapers in which official notices are to be published, House Bill No. 515.
- Creditors, filing publication of notice to, by executors or administrators, House Bill No. 9.
- Creditors, published notice to, of resignation of executor or administrator, House Bill No. 8.
- Publication of emergency session laws in, Senate Bill No. 275.
- Tax of one-quarter of one per cent on gross income of business, House Bill No. 485.
Nine Mile Falls:
Secondary highway No. 2J from Spokane to Riverside state park to, to be branch of State Road No. 2, House Bill No. 311.

Non-Residents:
Employment of, prohibiting on public works, House Bill No. 161.

Noodles:
Regulations to be observed in manufacture and sale of, Senate Bill No. 408.

North Avon:
Secondary highways, route from Burlington through to vicinity west of North Avon, Senate Bill No. 283.

Northern State Hospital:
Secondary state highway from Sedro Woolley north to, to be branch of State Road No. 17, House Bill No. 114.

Noxious Weeds:
Congress, petitioning, to enact legislation and provide funds for control of, House Joint Memorial No. 21.
“Screenings” and seeds of noxious, defining; prohibiting transportation, purchase of, House Bill No. 151.

Nursery Stock:
Plant Quarantine Act, asking Congress to enact, House Joint Memorial No. 14.
Reciprocal agreements with other states to ship stock of licensed nurserymen, House Bill No. 110.
Taxation, not to be taxed until it can be sold as commercial nursery stock, House Bill No. 380.

Oaths:
State elective officers to swear to try to fulfill campaign promises, House Bill No. 491.

Occupational Diseases:
Compensation for disability or death incurred by employee resulting from, House Bill No. 100.
Employers, classification of, and rates of contribution to fund by, House Bill No. 191.

Oil:
Excise tax upon selling of fuel, Senate Bill No. 191.
Exploration and development on State lands, Senate Bill No. 19.
Minerals, taxation and assessment of those excepted and reserved in deeds of conveyance to real estate, House Bill No. 174.
Permit for drilling, Senate Bill No. 20.
Sale of, lease prohibited unless properly licensed, Senate Bill No. 321.
Waste of petroleum, to be prevented, Senate Bill No. 169.

Oil and Gas Conservation Law:
Waste and conservation of petroleum oil and natural gas to be regulated by the, Senate Bill No. 169.

Oil Conservation Fund:
Oil and gas levies to be placed in, Senate Bill No. 169.

Okanogan:
Secondary highway from Okanogan to Conconully to be branch of State Road No. 10, House Bill No. 437.

Okanogan County:
Appropriation for, Senate Bill No. 433.

Old-Age Assistance:
Artificial limbs, eyes, etc., to be provided by department of social security, Senate Bill No. 459.
Department of social security to have 45 days to investigate applications for, House Bill No. 355.
Dog racing receipts, part to go into fund for, Senate Bill No. 339.
Eligibility of persons for, Substitute Senate Bill No. 47.
Old-Age Assistance—Continued:
General obligation bonds to be issued to retire debt created to pay, House Bill No. 552.
General Welfare Act, asking congress to enact, to standardize social security laws, House Joint Memorial No. 11.
General Welfare Act, asking Congress to enact, to coordinate state and federal old age pensions, House Joint Memorial No. 1.
General Welfare Act, asking enactment of, to standardize social security laws, House Joint Memorial No. 7.
Housing, creating fund to provide, for old-age pension recipients, House Bill No. 484.
Income of applicants for preceding year not to exceed $300, House Bill No. 551.
Old-age applicants eligible if property value does not exceed $2,500 and annual income is less than $360, House Bill No. 423.
Old age pension fund, certain proceeds from selling fish caught by state fisheries department to go to, House Bill No. 328.
Pensions to be provided for all whose relatives will not support; providing certain exemptions, House Bill No. 355.
Poll tax to be levied for payment of old age pensions, House Bill No. 265.
Property of recipients of old-age pensions to be exempt from foreclosure for delinquent taxes, House Bill No. 66.
Restricting pensions to U.S. citizens; limiting payments to $30 per month including other income, House Bill No. 133.
Sales tax, increasing to 3%; allotting part of proceeds to old age assistance fund, House Bill No. 544.

Old Age Assistance Fund:
Creation of, with proceeds from increased sales tax, House Bill No. 544.

Old-Age Pensions (see Pensions).

Old Capitol Building:
Repairs, authorizing State Capitol Committee to make, House Bill No. 20.

Olympia:
Appropriation for local improvement districts of, Senate Bill No. 433.
State adjutant general, authorizing, to sell certain property in, House Bill No. 415.
Vacation of DesChutes waterway in, Senate Bill No. 257.

Olympic Highway:
Relocation of portion of, known as State Road No. 9, House Bill No. 469.
Secondary highway 14D from Webb Farm to junction with, to be branch of State Road No. 14, House Bill No. 433.

Olympic National Park:
Jurisdiction, State to cede to U.S. with certain reservations, House Bill No. 41.

Omak:
Secondary highway from, to wye junction with secondary highway No. 10E, to be branch of State Road No. 10, House Bill No. 437.

Operating Engineers:
Licensing of, and providing for bureau of operating engineer examiners, House Bill No. 130.

Operating Engineer’s License Fund:
Fees for examination for operating engineer’s license to become part of, House Bill No. 130.

Operating Property:
Public utilities, collection and foreclosure of taxes levied and assessed against operating property of, House Bill No. 338.

Optometry:
Advertising price of any service prohibited; using term “Dr.” without suffix “Optometrist” prohibited, House Bill No. 482.

Opportunity Schools:
Overage or oversized children, require a special curriculum, establishment of, Senate Bill No. 211.
Oregon:
  Columbia Gorge area, legislative committee to confer with one from Oregon, to
  protect scenic and recreational sources of, House Joint Resolution No. 5.
  Ferries across Columbia river, authorizing joint agreement with Oregon authori-
  ties for, House Bill No. 179.
  Marriage laws, legislative committee of, to meet with Washington committee,
  Senate Concurrent Resolution No. 3.

Orificial Surgery:
  Definition of, relative to the practice of sanipractlc, Senate Bill No. 263.

Oroville:
  Tonasket to Oroville on secondary highway No. 10E to be branch of State Road
  No. 10, House Bill No. 310.

Osteopathy:
  Injured workmen to receive treatment under industrial insurance, House Bill
  No. 302.
  Training, practicing any method of healing without specific training prohibited,
  House Bill No. 4.

Outing Parks:
  Beer license to, seasonal only, Senate Bill No. 231.

Overhead Crossing:
  State Road No. 2, west of Cle Elum, House Bill No. 214.

Oyster Reserve Fund:
  Abolishing; transferring to fisheries fund, House Bill No. 253.

Pacific Northwest Centennial Exposition:
  Commission to control, providing for state exhibit, construction of buildings, etc.,
  House Bill No. 156.

Pacific Telephone and Telegraph Co.:
  Appropriation for payment of judgment to, Senate Bill No. 433.

Painters:
  Licensing and bonding of painting contractors; licensing of journeymen, House
  Bill No. 223.
  Licensing of painting contractors and journeymen, House Bill No. 88.

Painters' License Fund:
  Creation of, House Bill No. 223.

Paper Hanging:
  Painting contractors and journeymen to be licensed to do, House Bill No. 223.

Parade:
  Licensing of a, to be given by local officials, Senate Bill No. 168.

Pardons and Paroles:
  Governor's Report of........................................................... 278-288

Pari-Mutuel System:
  Dog racing, use of, Senate Bill No. 339.
  Taxation on receipts from, Senate Bill No. 354.

Parking:
  Motor vehicles parking of, on primary state highways within cities, House Bill
  No. 123.

Parks:
  Big Tree state, disposition of, Senate Bill No. 371.
  Billboard advertising near, regulations for, Senate Bill No. 221.
  Conveyance of state lands to cities and towns for purposes of, and playgrounds,
  Substitute Senate Bill No. 23.
  Fourth-class cities, giving right to acquire, House Bill No. 262.
  Metropolitan park districts, contracting indebtedness for parks limited to 3/20 of
  1% of taxable property, House Bill No. 134.
  Mount Spokane state park, authorizing construction of aerial tramway in, House
  Bill No. 508.
Parks—Continued:
Olympic National Park, ceding jurisdiction of, to U. S. with certain reservations, House Bill No. 41.
Operator's license, 25¢ from each, to go into state parks and parkways fund, House Bill No. 432.
Pierce county, land in, set aside for state park, House Bill No. 320.
Property acquired by tax foreclosure proceedings may be converted into, Senate Bill No. 347.
Riverside state park, naming road in, Aubrey L. White Parkway, House Bill No. 235.
Rohrbach, F. L. authorizing exchange of state lands for land owned by, House Bill No. 108.
Salt Creek State Park, establishment of, in Jefferson county, House Bill No. 401.
State, committee, abolition of, Senate Bill No. 362.
State park, establishing in Pierce county, House Bill No. 419.
Townships, acquisition of land for parks, House Bill No. 187.

Parks and Parkway Fund:
Appropriation for the relief of certain individuals, firms and corporations, Senate Bill No. 433.

Parole:
Granting and regulating of, Senate Bill No. 254.
Granting and regulating of probations to certain prisoners, Substitute Senate Bill No. 254.
Penitentiary or reformatory, conditions of release from, House Bill No. 240.
Supervision and temporary care of persons paroled from Washington State Penitentiary and State Reformatory, Senate Bill No. 3.

Party Committees:
Vice-chairman to be opposite sex from chairman, House Bill No. 300.
Women given political equality with men on county and state committees, Senate Bill No. 298.

Patent Medicines:
Peddling or sale of, limiting issuance of licenses for, House Bill No. 59.

Paterson:
Secondary state highway from, to Kennewick; also from Paterson to Paterson Ferry, House Bill No. 165.

Pawnbrokers:
Stolen property, unlawful to charge or receive fees for surrender of, to lawful owner, House Bill No. 218.

Payment Bonds:
Contractors to furnish, on public works projects, Senate Bill No. 351.

Peddlers:
Drugs, prohibiting sale of drugs or patent medicines within vicinity where there is an established drug store, House Bill No. 59.
Drugs or medicines, prohibiting itinerant salesmen from selling dangerous, House Bill No. 507.

Penalties:
Agricultural prorated marketing zones, regulations of commission to be observed, Senate Bill No. 336.
Aliens prohibited from joining labor unions, Senate Bill No. 21.
American eagle, hunting or killing of, prohibited, Senate Bill No. 381.
Animals, cruelty to, Senate Bill No. 154.
Apples sale of, must meet requirements of director of agriculture, House Bill No. 324.
Architecture, practicing of, under certain conditions, Senate Bill No. 160.
Assessment when insufficient tax has been paid, Senate Bill No. 113.
Auto mechanics' licensing act, failure to abide by examination regulations, Senate Bill No. 182.
Billboard advertising, license for same, Senate Bill No. 221.
Blasting in settled communities without giving 48 hours' notice, Senate Bill No. 195.
Blind, procure assistance for one not lawfully entitled to, Senate Bill No. 153.
Penalties—Continued:

Boiler inspection act, violation of, House Bill No. 138.

Bus driver working in excess of 10 hours or a 210 mile shift, Senate Bill No. 212.

Butter substitute excise tax, failure by dealer to make return, Senate Bill No. 417.

Campaign receipts and expenditures, requiring filing of statement, Senate Bill No. 426.

Chain stores, violation of laws relating to, House Bill No. 160.

Chiropractors practicing without license, Senate Bill No. 322.

Cigarette and tobacco vending machines, penalty for using, House Bill No. 281.

Cigarette automatic vending machines prohibited, Senate Bill No. 222.

Civil service, failure to provide for same by cities and towns, Senate Bill No. 137.

Civil service regulation, failure to abide by, Senate Bill No. 177.

Civil service regulations for members of sheriff’s office, Senate Bill No. 294.

Coal miners must secure certificate from Miners Examining Board, Senate Bill No. 28.

Cold storage locker permits, regulations to be observed, Senate Bill No. 413.

Commercial fishing in any waters of the Puget Sound, Senate Bill No. 158.

Confectionery rules and regulations to be observed in manufacture and sale of candy, Senate Bill No. 409.

Contempt of court violators, Senate Bill No. 35.

Corporation’s failure to provide statement of costs involved in the support or defeat of a constitutional amendment or referendum, Senate Bill No. 205.

County or city auditor’s failure to submit monthly financial report with state auditor, Senate Bill No. 251.

Dairy products, for violation of act providing for advertising of, and for assessment of butter fat, House Bill No. 189.

Death penalty; abolishment of, as punishment for crime, House Bill No. 31.

Dentistry, advertising or publishing statements of merits, Senate Bill No. 264.

Dog races, license to be secured from commission, Senate Bill No. 339.

Domestic animal, injury to by vehicle and failure to notify authorities, Senate Bill No. 140.

Field trials for hunting dogs, certain periods and regulations to be observed, Senate Bill No. 220.

Firms engaged in games of chance or skill, Senate Bill No. 237.

Fish traps and pound nets, for violating act relating to leasing of, House Bill No. 194.

Fish traps and pound nets, regulations to be observed, Senate Bill No. 429.

Fishing for commercial use in Hood Canal, House Bill No. 211.

Foreign game, failure to register same with state game commission, Senate Bill No. 365.

Gift tax return, failure to make, Senate Bill No. 434.

Gross income tax, failure to file return, Senate Bill No. 192.

Healing arts, prohibiting persons from contracting to perform, if not properly licensed, House Bill No. 280.

Highway protective areas, regulations to be observed, Senate Bill No. 370.

Honey, violating law providing for regulating of, House Bill No. 227.

Hours of labor of employees of the state on public works projects, Senate Bill No. 18.

Hunting and fishing by parties of two or more, regulations to be observed, Senate Bill No. 364.

Insane persons, aid in bringing into the state, Senate Bill No. 115.

Insecticides and fungicides, state tests and analyses to be made before allowing product to be sold, House Bill No. 276.

Installation of plumbing, drainage, etc., failure to abide by rules established by state plumbing inspector, Senate Bill No. 326.

Insurance companies failure to render certain statements, Senate Bill No. 281.

Insurance protection, failure to comply with, Senate Bill No. 123.

Intermarriage of white race with black, brown or yellow races prohibited, Senate Bill No. 293.

Justice of the peace, jurisdiction of, in first-class cities, House Bill No. 183.

Kidnapping pleas, may be accepted, fixed by court without a jury, Senate Bill No. 233.

License to hunt or fish, Senate Bill No. 74.

Life insurance companies, failure to invest 60% of legal reserve in Washington securities and real estate, House Bill No. 273.
Penalties—Continued:

Liquor advertising except on premises where manufactured or sold, prohibited, House Bill No. 98.

Loan of $300.00 or less, corporations violating regulations requiring special license to charge more than 12% interest on, House Bill No. 95.

Logging trucks, prohibiting on highways over week-end, House Bill No. 273.

Macaroni and noodle, manufacture and sale of, regulations to be observed, Senate Bill No. 408.

Marriage license, issuance of, before three-day notice, Senate Bill No. 71.

Meats, for violating law relating to inspection and marketing of, House Bill No. 83.

Medical and hospital insurance, regulating collection and expenditure of fees for, House Bill No. 199.

Milk control board, failure to abide by its rules and regulations, Senate Bill No. 353.

Monopolies, prohibiting unfair competition, discrimination and practices in connection with sale of certain articles to prevent, House Bill No. 262.

Motor vehicles being driven recklessly, Senate Bill No. 236.

Motor vehicles, for operation of, in a negligent manner, House Bill No. 470.

Motor vehicles, for violating regulations requiring business making loans on, to be licensed, House Bill No. 96.

Motor vehicle owner must show financial responsibility, Senate Bill No. 25.

Music compositions, prohibiting of playing without consent of owner, Senate Bill No. 414.

Narcotics, violating law relating to those handling, House Bill No. 261.

Noxious weed "screenings" and seeds, violating law relating to transportation and purchase of, House Bill No. 151.

Oil and gas drilling without permit, Senate Bill No. 20.

Oil and gas leases, sale of without license, Senate Bill No. 321.

Operators of bathhouses, massage parlors, etc., to treat for ailment without proper licenses, Senate Bill No. 41.

Optometrist, providing for imprisonment in county jail for violation of certain laws pertaining to, House Bill No. 482.

Painting contractors and journeymen, violating act requiring for, House Bill No. 223.

Painting contractors, misrepresentation or charging journeyman's wage for apprentice, House Bill No. 88.

Parade or meeting not to be restricted, Senate Bill No. 168.

Petroleum product distributor must be licensed, Senate Bill No. 227.

Photographers, violation of act requiring license for, House Bill No. 200.

Physically disabled, payments made unlawfully, Senate Bill No. 270.

Pilchards, floating cannery or reduction plant for purpose of reducing same, prohibited, Senate Bill No. 382.

Pinball machines operated without license, Senate Bill No. 291.

Pin-ball machines, prohibiting use of, Senate Bill No. 95.

Plumbers' rules and regulations, observance of, Senate Bill No. 416.

Products of food processing plants not be sold, Senate Bill No. 175.

Prohibit sale of penitentiary or reformatory-made merchandise on open market, Senate Bill No. 29.

Public officer with full-time job doing outside work for compensation, House Bill No. 218.

Public utilities, motor fuel companies to be; penalty for violating rules and regulations, House Bill No. 99.

Purchase of goods grown or manufactured in the state for a political subdivision, Senate Bill No. 208.

Purchasing agents in various counties, regulations to be observed, Senate Bill No. 456.

Real estate broker operating without license, Senate Bill No. 290.

Refusal of hospitals to admit patients, Senate Bill No. 159.

Regional planning commission, failure to observe, Senate Bill No. 162.

Retailers of tobacco products operating without license, Senate Bill No. 67.

Rolling stock of railroads, theft of, or buying stolen goods to be felony, House Bill No. 501.

Sale and lease of property within industrial development districts, Senate Bill No. 88.

Sale of misbranded and falsely advertised foods, drugs and cosmetics, Senate Bill No. 15.

Sale of narcotics and treatment of addicts, Senate Bill No. 39.
Penalties—Continued:
Sale of restaurant, beer parlor, hotel, without statement listing all creditors, Senate Bill No. 196.
Sanitarians, examination and regulations to be observed, Senate Bill No. 283.
School teachers not to be forced to join clubs or organizations, Senate Bill No. 292.
Shellfish, sale or use of, without permission of director of fisheries, Senate Bill No. 194.
Small loans, making of without license, Senate Bill No. 213.
State board of law examiners, lawyers to abide by regulations of, Senate Bill No. 329.
State employees, prohibiting employment by state if receiving $50 or more per month pension, House Bill No. 335.
State liquor board may arrest without warrant violators of liquor laws, House Bill No. 172.
Storage of fish, game birds or game animals, regulations to be observed, Senate Bill No. 363.
Suits, advertising or soliciting of choses in action for settlement of, Senate Bill No. 314.
Trailers prohibited from being operated on week ends and holidays, Senate Bill No. 355.
Tuna regulations to be observed, Senate Bill No. 109.
Unemployment compensation and placement employees liable to, Senate Bill No. 219.
Uniform for-rent motor vehicle safety responsibility act, violation of, Senate Bill No. 133.
Unlawful practices of law, Senate Bill No. 82.
Used watches to be marked as such, Senate Bill No. 300.
Wages, underpayment of agreed, certain deductions from, constitute misdemeanor, House Bill No. 128.
Washington uniform food, drug and cosmetic act, violation of, Senate Bill No. 315.
Waste of natural gas and petroleum oil, Senate Bill No. 169.
Wine or beer, sale of to minors, Senate Bill No. 307.
Witness, failure to answer summons, Senate Bill No. 97.

Pend Oreille County:
Appropriation for, Senate Bill No. 433.
Rose, J. M., $53 for relief of, to reimburse for expense and improvements on relinquished lease, House Bill No. 288.

Pend Oreille River:
Dredging of, and building up coast defense of N. E. Washington, House Joint Memorial No. 10.

Pensions:
Assistance given those, over 65 years of age, citizens of the U. S., Senate Bill No. 132.
City employees to receive, House Bill No. 90.
Firemen, full-paid and volunteer members of department to come under Firemen's Relief and Pension Fund, House Bill No. 35.
General welfare act, asking Congress to enact, to coordinate state and federal old age pensions, House Joint Memorial No. 1.
General welfare act, asking congress to enact, to standardize social security laws, House Joint Memorial No. 11.
General welfare act, asking enactment of, to standardize social security laws, House Joint Memorial No. 7.
Housing, creating fund to provide, for old-age pension recipients, House Bill No. 484.
Income tax, exemption of, from assessment, Senate Bill No. 192.
Old-age, and public assistance, general obligation bonds to be issued to retire debt created to pay, House Bill No. 552.
Old age applicants eligible if property value does not exceed $2500 and annual income is less than $360, House Bill No. 423.
Old-age assistance to be provided by Department of Social Security, Senate Bill No. 46.
Old-age pension applicants' income for preceding year not to exceed $300, House Bill No. 551.
Old age pension fund, certain proceeds from selling fish caught by state fisheries department to go to, House Bill No. 328.
Pensions—Continued:

Old age, providing pensions for all whose relatives will not support; providing certain exemptions, House Bill No. 355.
Old-age, restricting to U. S. citizens; limiting payments to $30 per month including other income, House Bill No. 133.
Petitioning Congress to make adequate provision for old age assistance in the general welfare act, Senate Joint Memorial No. 2.
Police, appropriation to come from general fund, Senate Bill No. 203.
Police fund for, 5% from monthly compensation for, Senate Bill No. 143.
Police to receive when retired, House Bill No. 82.
Policemen, retirement of, Senate Bill No. 96.
Poll tax to be levied for payment of old age, House Bill No. 265.
Property of recipients of old-age pensions to be exempt from foreclosure for delinquent taxes, House Bill No. 66.
Retirement system for public school employees to have "pension reserve." House Bill No. 29.
Sales tax, increasing to 3%; allotting part of proceeds to old age assistance fund, House Bill No. 544.
State employees, prohibiting from working for state if receiving $50 or more per month pension, House Bill No. 335.
Teachers, monthly payment of annuities and disability allowances to, House Bill No. 16.

Performance Bonds:

Contractors to furnish, on public works projects, Senate Bill No. 351.

Personal Property:

Absentees, technical changes relating to estates of, House Bill No. 489.
Air and water transportation companies; operating property to be taxed as, House Bill No. 293.
Assessment at its true and fair value in money, Senate Bill No. 102.
Assessments, providing for cancellation or reduction of, on property erroneously assessed, House Bill No. 103.
Assessments to be annually on monthly average basis, House Bill No. 175.
Bequest of, to another state, exempt from inheritance tax, under certain conditions, Senate Bill No. 210.
Blind assistance applicants, certain personal property to be excluded as resources, House Bill No. 461.
Chattel mortgage, removal from one county to another, Senate Bill No. 178.
Common school fund, 5-mill maximum tax on all state taxable property toward, House Bill No. 184.
Conditional sales contracts, 90-day written notice required before certain, can be forfeited for delinquency, House Bill No. 272.
Constitutional amendment providing for 40-mill tax on, House Joint Resolution No. 8.
Estate consisting of, worth less than $250, appraisement dispensed with, House Bill No. 425.
Excise or tax, providing for levy and collection of, on tangible, House Bill No. 87.
Exemption of certain intangible, Senate Bill No. 298.
Exemptions of, from execution and attachment, Senate Bill No. 170.
First and second-class cities selling, at public auction to refund money plus interest to owner trying to reclaim same, House Bill No. 314.
Fur bearing animals to be classified as, Senate Bill No. 243.
Household goods and furniture to amount of $300 may be tax exempt for head of family liable to assessment, House Joint Resolution No. 12.
Insurance on, owned by state or municipal corporation, Senate Bill No. 123.
Jurors must be property taxpayers, House Bill No. 270.
Limiting annual rate of levy to forty mills on, Senate Bill No. 487.
Mines or quarries, any personal property connected with to be assessed separately, House Bill No. 80.
Mortgagor, 5-day limit for filing good-faith affidavits from time of execution, House Bill No. 215.
Old age pension applicants, allowing to have $150 worth of personal property, House Bill No. 355.
INDEX 1103

Personal Property—Continued:
Private carrier transporting, may be allowed a price differential in fixing delivered
selling price, Senate Bill No. 450.
Purchase of, by Washington toll bridge authority, for ferry services, Senate Bill
No. 253.
Re-assessment and re-taxation of, Senate Bill No. 207.
Small claims departments of justices' courts, limiting jurisdiction to action in-
volving $50 or less, House Bill No. 205.
Tax levies upon, not to exceed forty mills on the dollar of assessed valuation,
Senate Joint Resolution No. 10.
Tax listing, subject to investigation and visitation of county assessor, House Bill
No. 255.
Taxation, determination of, to be by demand of, Senate Bill No. 166.
Taxation, exempting certain property, property shipped from the state, House
Bill No. 263.
Taxation of, and collection of, by county treasurer, Senate Bill No. 122.
Taxation of, limiting to 40 mills within incorporated city or town; 30 mills outside,
House Joint Resolution No. 3.
Taxation on, produced, manufactured for purpose of sale or resale, to be taxed
on basis of average monthly inventory, Senate Bill No. 282.
Taxation on tangible personal property purchased or manufactured for commercial
use, Senate Bill No. 49.
Timber that is merchantable to be classified as, for taxation purposes, House Bill
No. 79.
Township to levy and collect taxes on, for its corporate uses, House Bill No. 187.
Transfer of, as a gift, taxation imposed, Senate Bill No. 434.
Trust receipts, giving banks lien on certain conditional sales contracts without
having in actual possession, House Bill No. 322.
University board of regents, authorizing acceptance of gifts from private sources;
disposition of, House Bill No. 204.

Petroleum:
Liquid petroleum fuels, providing for blending with alcohol, House Bill No. 567.
Tax on liquefiable, products, Senate Bill No. 227.

Petroleum Navigation Co.:
Appropriation for payment of judgment to, Senate Bill No. 433.

Pettygrove, V. F.:
Appropriating $1,200 for relief of, House Bill No. 403.

Pharmacists:
Amytal, luminal, veronal, and derivatives, prohibiting and regulating sale of,
House Bill No. 225.
Drugs or medicines, prohibiting itinerant salesmen from selling dangerous, House
Bill No. 507.
Drugs, sale and peddling of; limiting conditions under which licenses shall be
issued, House Bill No. 59.
Narcotic drugs, regulating those handling, House Bill No. 261.
Prescription required to sell amytal, luminal, veronal, etc., or their derivatives,
House Bill No. 11.
Prescriptions, drug and medical, preservation and inspection of, House Bill No. 58.
Prophylactics, retailers or wholesalers of certain, must have licenses, House Bill
No. 60.

Photographer:
Committee appointed to select ........................................ 65, 66, 82, 278
Payment authorized .......................................................... 910

Photography:
County auditor, photographic system of recording in office of; prescribing fees,
House Bill No. 393.
Licensing of photographers, examinations for, House Bill No. 200.

Physically Disabled Persons:
Care of, by department of social security, Senate Bill No. 270.
Physicians:
Amytal, luminal, veronal, and derivatives, prohibiting and regulating sale of, House Bill No. 325.
Blind to receive free examination by, Senate Bill No. 187.
County physicians to take over duties of coroners in certain counties, Senate Bill No. 31.
Healing arts, prohibiting persons from contracting to perform, if not properly licensed, House Bill No. 280.
Hospital association business, exempting from provisions of act those contracting for professional services only, House Bill No. 209.
Hospitals' refusal to admit, for attendance to patients, Senate Bill No. 159.
Industrial insurance claim files to be available to claimant's physician, House Bill No. 297.
Medical examination prior to issuance of marriage license, by, Senate Bill No. 373.
Narcotic drugs, regulating handling of, House Bill No. 261.
Personal property, exemptions of from execution and attachment, Senate Bill No. 170.
Prescription from, required for pharmacist to sell amytal, luminal, veronal, etc., or their derivatives, House Bill No. 11.
Sanitaric, examination and licensing of, Senate Bill No. 263.
Syphilis examination to be given by, for pregnant women, Senate Bill No. 374.

Picketing:
Licensing of, not to be enforced by city authorities, Senate Bill No. 188.

Picnics:
Beer, repealing license to sell, at picnics, House Bill No. 410.

Pierce County:
State park, establishing in, House Bill No. 419.
State park to be established on certain lands in, House Bill No. 320.

Piers:
Cities not within port district may construct and operate, House Bill No. 420.
Fourth-class cities, authorizing to construct and maintain, House Bill No. 371.

Pilchards:
Floating cannery or reduction plant for the reducing of, prohibited, Senate Bill No. 382.
Floating reduction plants, licensing those processing pilchards, House Bill No. 409.
Floating reduction plants, prohibiting operation of, for reduction or processing of pilchards, House Bill No. 408.

Pilots:
Wages to be paid, Senate Bill No. 401.
Port commissioners, election of in, Senate Bill No. 387.

Pin-Ball Machines:
Licensing of, Senate Bill No. 291.
Mechanical devices and games of chance, prohibiting, possession or operation of, House Bill No. 435.
Prohibiting use of, House Bill No. 62.
Prohibiting use of, Senate Bill No. 95.
Tax of 10 per cent on gross income from, House Bill No. 485.
Tax of 10% on gross income of business, House Bill No. 519.

Pine City:
Secondary state highway No. 3Q from Rosalia to, to be branch of State Road No. 3, House Bill No. 451.

Pioneers:
White boulder to be preserved as memorial of early pioneer trail from Puget Sound to Grays Harbor, House Bill No. 373.

Plant Quarantine Act:
Congress, asking, to enact, House Joint Memorial No. 14.
Plaque:
Memorial of early pioneer trail from Puget Sound to Grays Harbor on State Road No. 9, House Bill No. 373.

Playgrounds:
Conveyance of state lands to cities and towns for park and, purposes, Substitute Senate Bill No. 23.
Conveyance of state lands to cities of the first class, for purposes of, Senate Bill No. 23.
Metropolitan park districts, contracting indebtedness for playgrounds limited to 3/20 of 1% of taxable property, House Bill No. 134.
Metropolitan Park Districts, one-third of funds raised from taxation of, to be used for playgrounds, House Bill No. 37.
Pinball machines prohibited from being operated within 800 feet of, Senate Bill No. 291.
Property acquired by tax foreclosure proceedings may be converted into recreational, Senate Bill No. 347.
School districts, barring action against, in connection with playground apparatus, House Bill No. 189.
Township, acquisition of land for playground, House Bill No. 187.

Plumbers:
Examinations prior to engaging in work as journeyman or master, Senate Bill No. 416.
Public works, separate contracts to be awarded for plumbing on, House Bill No. 550.

Plumbers Code Account of the State Department of Health:
Plumbers' fees, fines, charges to be credited to, Senate Bill No. 416.

Point Roberts:
Highways on, to be made part of secondary state highway system, Senate Bill No. 369.

Poison:
Occupational disease, compensation for disability or death incurred by employee resulting from, House Bill No. 100.

Police:
Bond to be furnished by, in amount of $3,000.00, Senate Bill No. 250.
Civil service, cities and towns to provide regulations for enactment of act, Senate Bill No. 137.
Division of criminal investigation to be furnished certain reports and data by city police, House Bill No. 313.
Fresh pursuit, giving peace officers of other states right to pursue and arrest criminals in this state, House Bill No. 244.
Justice of the peace, cities with commission form of government, commission to appoint, as police court judge, House Bill No. 171.
Matrons, appointment of, House Bill No. 369.
Olympic National Park, U. S. to assume police jurisdiction of, House Bill No. 41.
Pension fund for, deduction of 5% from monthly compensation of, Senate Bill No. 143.
Pension of, appropriation to be made from general fund, Senate Bill No. 203.
Pensions, to receive when retired, House Bill No. 82.
Reciprocity between states in pursuit of criminals, House Bill No. 202.
Retirement of, for pension purposes, Senate Bill No. 96.
Tacoma, appropriating $2,000 for, as compensation for state patrol's use of city's police radio station, House Bill No. 495.

Police Court Judge:
Election of, in cities of the First Class, Senate Bill No. 81.
Justice of peace to be appointed as, in first-class cities; to preside over municipal court, House Bill No. 217.
Justice of the peace, cities with commission form of government to appoint, as police court judge, House Bill No. 171.
License department, judge to give detailed information to, each Monday concerning any convictions for certain traffic violations, House Bill No. 472.
Qualifications and appointment, commission form of government, Senate Bill No. 34.

Police Matrons:
Appointment of, House Bill No. 369.
Police Pension Fund:
Personal property sold at public auction in first and second-class cities to be deposited in, House Bill No. 314.

Poll Tax:
Old age pensions, levying poll tax for payment of, House Bill No. 265.

Pomeroy:
Secondary highway from, via Meadow Gulch to Central Ferry to be branch of State Road No. 3, House Bill No. 548.
Secondary state highway as branch of State Road No. 3, from Pomeroy to Colfax, House Bill No. 414.

Port Commissions:
Create industrial development districts in port districts, Senate Bill No. 88.

Port Districts:
Cities outside of, may construct and operate docks, piers, warehouses, etc., House Bill No. 420.
Disincorporation of, House Bill No. 256.
 Elections to be held at same time as general biennial elections, House Bill No. 575.
Establishment, acquisition and improvement of industrial development districts in, Senate Bill No. 88.
Merit system, districts may establish or contract with state personnel department, House Bill No. 555.
Port commissioners, election of in, Senate Bill No. 387.
Shipyards and dry docks; authorizing construction of, by port districts, House Bill No. 336.
Shipyards, construction of by, having population of 300,000, Senate Bill No. 261.
Validating indebtedness of port district with assessed valuation of less than $3,000,000, House Bill No. 396.

Port Gamble:
Belfair to, scenic highway survey to be made by department of highways, Senate Bill No. 404.

Port of Port Angeles:
Appropriation for payment of judgment to, Senate Bill No. 433.

Port Orchard:
Colby to, establishment of secondary state highway, Senate Bill No. 345.

Port Townsend:
Harbor lines, relocation and reestablishment of inner and outer, in front of, House Bill No. 92.

Poultry:
Agricultural products, providing method for determining cost of production and sale price, House Bill No. 316.
Chickens, turkeys, geese to be included in provisions regulating sale, transportation and handling of, House Bill No. 510.
License required to sell agricultural products on commission, House Bill No. 135.
Washington state poultry congress committee, duties of, Senate Bill No. 384.

Pound Nets:
Areas in which use of, for fishing may be permitted, Senate Bill No. 405.
Columbia River, allowing use of, for salmon fishing at certain times and places, House Bill No. 193.
Establishment of, in vicinity of Whatcom county to Patos Island, Senate Bill No. 429.
Fisheries department only to be allowed to operate, House Bill No. 328.
Puget Sound, authorizing leasing of pound nets in certain areas to equalize sockeye salmon catch, House Bill No. 194.

Precinct Committeemen:
Election of, to be at biennial general election; filing fee, $1.00, House Bill No. 430.
State and county party committees, vice-chairman to be opposite sex from chairman, House Bill No. 300.
Women given political equality with men on county and state committees, Senate Bill No. 288.
Precincts:
City elections in third and fourth-class cities, consolidation of precincts for, House Bill No. 111.

Premiums:
Tax on, insurance policies of two and one quarter per cent, collected by insurance companies, Senate Bill No. 281.

Prescriptions:
Amytal, luminal, veronal, and derivatives, prohibiting and regulating sale of, House Bill No. 325.
Drug and medical, preservation and inspection of, House Bill No. 58.
Narcotic drugs, regulating handling of, House Bill No. 261.

President of the United States:
Address legislature by telephone, February 22, Senate Joint Resolution No. 7.
Red cedar shingle industry, asking for hearing because of loss of trade due to reciprocal trade agreement with Canada, House Joint Memorial No. 8.

Printing:
Counties, specifying newspapers in which official notices are to be published, House Bill No. 515.
Legislative manual, printing of, for 1939 session, House Concurrent Resolution No. 4.
Public documents, duties of state printer relating to, House Bill No. 284.
Session Laws of 26th session, $3500 for temporary publication of, House Bill No. 119.
Textbooks, state printer to publish, House Bill No. 421.

Prison Reimbursement Act:
State penal institutional prisoners, possessed of real estate, to pay for own maintenance, Senate Bill No. 314.

Prisoners:
Bail bonds executed for consideration, surety must deposit cash bail or surety bond, House Bill No. 389.
Extradition, to make uniform interstate, House Bill No. 245.
Honor camps, certain prisoners from state prisons to be sent to, House Bill No. 242.
Probations, granting and regulating of, Substitute Senate Bill No. 254.
Reimbursement of sixty cents per day while in institutions to be charged certain, Senate Bill No. 314.
Release from penitentiary and reformatory, conditions of, House Bill No. 240.
State hospitals, may be transferred to, from state prisons for psychiatric treatment, House Bill No. 241.
Transportation of, to penitentiary and reformatory, House Bill No. 239.

Prisoners' Aid Fund:
Paroled or released persons of state penitentiary or reformatory, Senate Bill No. 3.

Private Carrier:
Price differentials may be set by, in fixing delivered selling price of his property, Senate Bill No. 450.

Private Detectives:
Licensing and regulating of, House Bill No. 24.

Probate Court:
Testamentary trustee to file inventory in, House Bill No. 446.

Probation:
Granting and regulating of, Senate Bill No. 254.
Granting and regulating of, Substitute Senate Bill No. 254.

Process Service Fees:
State departments exempt from payment of any county, Senate Bill No. 453.

Prophylactics:
License required of wholesaler or retailer to sell certain, House Bill No. 60.

Proration Zone:
Districts relative to agricultural market proration, Senate Bill No. 336.
Prosecuting Attorney:
- Board of tax appeals, member to be, Senate Bill No. 340.
- Collection agencies, bond required for operation of; prosecuting attorney to enforce, House Bill No. 70.
- Contract with county must be written, House Bill No. 517.
- Coroner's duties assigned to, in certain counties, Senate Bill No. 31.
- Deputies, relating to appointment of, House Bill No. 467.
- Enforcement of duties of, relative to payment of wages for labor in private employment, Senate Bill No. 203.
- Exercising certain duties of, by the Attorney General, Senate Bill No. 84.
- Owners of unauthorized dam or storage of water works, to be prosecuted by, Senate Bill No. 111.
- Owners of unauthorized flood control projects to be prosecuted by, Senate Bill No. 110.
- Police communication system, one member of advisory board, to be, Senate Bill No. 338.
- Private practice by, unlawful, House Bill No. 341.
- Proceedings against those who have violated the regional planning act, Senate Bill No. 162.
- Residence must be established in town in county from which elected, House Bill No. 518.
- Salary of, in eighth and ninth class counties to be $1,200 per year, House Bill No. 427.
- Uniform food, drug and cosmetic act, regulations to be enforced by, Senate Bill No. 315.

Public Assistance:
- Appeals to department of social security by those dissatisfied with decisions on their applications for, Senate Bill No. 249.
- Blind to receive, when total income and resources less than $900.00, Senate Bill No. 187.
- Defining of, and setting forth legislative intent in relation thereto, Senate Bill No. 47.
- Eligibility of persons who shall receive, Senate Bill No. 427.
- Employed to provide for their unemployed relatives, Senate Bill No. 48.
- Physically disabled to receive, not less than $40.00 per month, Senate Bill No. 270.
- Qualifications necessary to receive, Senate Bill No. 206.
- Single administrative unit for all general, House Bill No. 352.
- Social security department to give, Senate Bill No. 444.
- State debt created to pay; general obligation bonds to be issued to retire debt, House Bill No. 552.
- State to assist counties, cities, and school districts to carry out work relief projects and programs, House Bill No. 553.
- Unemployed and old aged, to be provided with artificial limbs, eyes, etc., by department of social security, Senate Bill No. 459.
- Youth administration division created within department of social security, House Bill No. 321.

Public Defender:
- Creating office of, providing duties and compensation, House Bill No. 566.

Public Documents:
- State printer and state librarian, duties relating to public documents, House Bill No. 284.

Public School Employees Retirement System:
- Non-certificated school employees to be eligible for retirement fund, Substitute House Bill No. 29.

Public Schools (see Schools).

Public Service Employees Dismissal Compensation Act:
- Dismissal compensation to be paid to employees of public utilities taken over by governmental bodies, House Bill No. 497.

Public Service Revolving Fund:
- Chicago, Milwaukee, St. Paul & Pacific Railroad Co., appropriation from, for payment of judgment to, Senate Bill No. 433.
Public Service Revolving Fund—Continued:
Great Northern Railway Co., appropriation from, for payment of judgment to,
Senate Bill No. 433.
Northern Pacific Railway Co., appropriation from, for payment of judgment to,
Senate Bill No. 433.
Oregon, Washington Railroad and Navigation Co., appropriation from, for payment
of judgment to, Senate Bill No. 433.

Public Utilities:
Appropriating $300,000 to department of public service for investigation of telephone
utilities, House Bill No. 524.
Cities of the fourth class, disposition of surplus earnings of public utilities in,
House Bill No. 152.
Commissioners authorized to issue bonds and warrants in connection with, Senate
Bill No. 200.
Communicating systems to be included in those constructed, acquired, and main-
tained by incorporated cities and towns, House Bill No. 1.
Control of, by Washington utility district authority, Senate Bill No. 199.
Corporate limits of city of more than 1,500 persons owning their water system as
public utility, House Bill No. 370.
Dairy products, distribution of, declared public utility, House Bill No. 182.
Department of public service, utilities to pay cost of certain investigations by,
House Bill No. 535.
Dismissal compensation to be paid to employees of those taken over by govern-
mental bodies, House Bill No. 497.
Election of commissioners in public utility districts, House Bill No. 167.
Fuel oil, gasoline, etc., business of buying and selling, declared to be public utility,
House Bill No. 99.
Irrigation districts, authorizing board to release lands for highway purposes, House
Bill No. 126.
Operating property, collection and foreclosure of taxes levied and assessed against,
House Bill No. 338.
Operation and disposal of, by districts, Substitute Senate Bill No. 200.
Purchase of, submission to electors of community, Senate Bill No. 230.
Records to be public and requiring reports of properties owned and their valua-
tions, House Bill No. 14.
Resale of public utility service, department of public service must authorize. House
Bill No. 329.
Resell service; firm or corporation must first secure authority from department
of public service, Senate Bill No. 280.
Sewer systems, construction by, Senate Bill No. 306.
Telephone and telegraph service, interference by electrical lines to be eliminated,
House Bill No. 536.
Telephone companies, providing for revision of boundaries between exchange areas
and different companies, House Bill No. 502.

Public Utility District Commissioners:
Term of office of, Senate Bill No. 198.
Term of office of, Substitute Senate Bill No. 198.
Water and power resources, conservation of, by, Senate Bill No. 199.

Public Utility Districts:
Acquisition of certain public utilities owned by cities and towns, Senate Bill No. 341.
Acquisition of public utilities by, Substitute Senate Bill No. 200.
Acquisition of public utility by, submitted to electors, Senate Bill No. 230.
Cities, etc., operating sewerage disposal works may contract with others for use of,
House Bill No. 127.
Cities' inclusion within, or withdrawal from, House Bill No. 539.
Commissioners, election of, House Bill No. 167.
Commissioners of, may be elected in a special election, Senate Bill No. 198.
Election of commissioners of, Senate Bill No. 148.
Electrical system owned by, under supervision of department of public service,
Senate Bill No. 480.
Electricity sold by, to be regulated by department of public service, Senate Bill
No. 256.
Public Utility Districts—Continued:
Property acquired for delinquent taxes may be sold to, at private sale without notice, House Bill No. 144.
Sale, redemption, funding and refunding of revenue bonds, Senate Bill No. 200.
Term of office of commissioners, Substitute Senate Bill No. 198.

Public Works:
Aliens and non-residents prohibiting employment of, on public works, House Bill No. 161.
Bonds, validating and ratifying certain, issued heretofore, House Bill No. 522.
Construction of, by public utility districts, issuance of bonds, Senate Bill No. 200.
Contracts for, to be let only to firms using products manufactured, mined or produced in U. S., House Bill No. 511.
Contracts, separate ones to be awarded on plumbing, heating, etc., House Bill No. 550.
Employment of married women on, illegal, House Bill No. 176.
Hours of employees on, Senate Bill No. 18.
Wages, providing for payment of prevailing rate of, on, House Bill No. 303.

Puget Island:
Bridge, completion of, across Columbia Slough from Puget Island to Cathlamet, House Bill No. 406.

Puget Mill Company:
Appropriation for relief of, Senate Bill No. 437.

Puget Sound:
Fish traps and pound nets, authorizing leasing of, from fisheries department in certain areas, House Bill No. 194.
Harbor defense, petitioning congress to make, up to date, House Joint Memorial No. 17.
Pound net areas in, established by department of fisheries, Senate Bill No. 295.
Salmon fishing by gill nets and purse seines permitted in certain area for commercial fishing, House Bill No. 195.
Shipbuilding plant, freight and passenger line between here and Orient to be established, House Joint Memorial No. 2.

Pullman:
Secondary state highway from east of, to north of, Senate Bill No. 337.

Purse Seines:
Salmon fishing, permitted for commercial, in certain Puget Sound areas, House Bill No. 195.

Puyallup:
Secondary highway from, through Tacoma to connection with certain city street, to be branch of State Road No. 5, House Bill No. 452.

Quarantine:
Livestock, quarantine and prevention of disease, House Bill No. 384.
Plant Quarantine Act, asking Congress to enact, House Joint Memorial No. 14.

Quarries:
Taxation, issuance, assignment and foreclosure of certificates of delinquency against, House Bill No. 431.

Quit Claim Deeds:
Great Northern Railway Company, conveyance of certain real estate to, House Bill No. 513.
State of Washington to transfer certain real estate to Great Northern Railway Co., Senate Bill No. 72.
State of Washington to transfer certain real estate to Great Northern Railway Co., Senate Bill No. 73.

Rabies:
Dogs, appropriation to eradicate rabies, House Bill No. 277.
Dogs and cats, eradication of rabies, House Bill No. 385.
Race:
Public places, prohibiting discrimination in use of, because of person's race, House Bill No. 295.

Racing:
Greyhound racing, providing for regulation and licensing of, House Bill No. 534.
Race meets, use of pari-mutuel system, Senate Bill No. 339.

Radio:
Congressional debates, asking nationwide broadcast of, House Joint Memorial No. 13.
Extrahazardous employment, installing and servicing radios defined as, House Bill No. 91.
Libel, broadcast of defamatory matter deemed to be; defining liability, therefor, House Bill No. 50.
Liquor advertising on, asking Congress to prevent, Senate Joint Memorial No. 13.
Tacoma, appropriating $2,000 for, as compensation for patrol's use of city's police radio station, House Bill No. 495.

Railroad Retirement Board:
Unemployment compensation commissioner to make agreements with, relative to free employment service facilities, Senate Bill No. 219.
Unemployment compensation commissioner to make agreements with, relative to free employment service facilities, Substitute Senate Bill No. 219.

Railroad Stations:
Closing of, to be regulated; change of agency service, House Bill No. 388.

Railroad Unemployment Insurance Fund:
Funds of unemployment trust fund to be transferred to, Senate Bill No. 219.
Funds of unemployment trust fund to be transferred to, Substitute Senate Bill No. 219.

Railroads:
Bill board advertising near, regulations for, Senate Bill No. 221.
Common carrier railroad operating as plant facility to extent of 80% or more of its business, tax rate on, House Bill No. 487.
Great Northern Railway company, conveyance of certain real estate to, House Bill No. 513.
Liquor by the drink, permitting sales of, on passenger trains, House Bill No. 359.
Log-hauling cars to be equipped with reflector buttons, Senate Bill No. 112.
Operating property, taxation of, House Bill No. 293.
Rolling stock, stealing, or buying stolen goods to be a felony, House Bill No. 501.
Station, regulating closing of; change of agency service, House Bill No. 388.

Rainier:
Rainier to Vail, secondary state highway No. 5H from, House Bill No. 238.

Real Estate:
Aurora avenue condemnation fund, appropriation for benefit of, House Bill No. 333.
Brokers of, licensing of, for sale of, Senate Bill No. 290.
Contract to sell, risk of loss after; to make uniform law referring to, House Bill No. 360.
Excise tax on incomes, profits from real estate exempt from, House Bill No. 416.
Fourth-class cities authorized to receive and own, within or without city limits for parks or cemeteries, House Bill No. 262.
Great Northern Railway company, conveyance of certain, to, House Bill No. 513.
Inheritance tax, action for recovery of, by State to start within 5 years. House Bill No. 57.
Life insurance companies to invest 60% of legal reserve in Washington securities and, House Bill No. 278.
Liquor, buildings, etc., where liquor is illegally disposed of declared common nuisance, House Bill No. 172.
Minerals, taxation and assessment of those excepted and reserved in deeds of conveyance to real estate, House Bill No. 174.
Old-age pension recipients' property to be exempt from foreclosure for delinquent taxes, House Bill No. 66.
Possession of property sold under execution during period of redemption, House Bill No. 55.
Real Estate—Continued:
Sale of, when acquired by the county for taxes, House Bill No. 3.
Salesmen, licensing and regulating duties of, Senate Bill No. 290.
School districts, delinquent taxes on real estate donated to, may be reduced or canceled, House Bill No. 395.

Real Estate Brokers' Fund:
Establishment of, Senate Bill No. 290.

Real Property:
Absentees, technical changes relating to estates of, House Bill No. 489.
Actions for foreclosure of delinquent taxes on, procedure to follow, Senate Bill No. 477.
Annual listing and assessment of, House Bill No. 175.
Assessed at its true and fair value in money, Senate Bill No. 102.
Assessment of, excluding repairs to home, Senate Bill No. 330.
Assessment of fifty per cent of its true and fair value in money, Senate Bill No. 56.
Assessment payments for local improvements to correspond to fractional interest owned, Senate Bill No. 77.
Assessments, providing for cancellation or reduction of, on property erroneously assessed, House Bill No. 103.
Attorney general to investigate resale of lands purchased by county for delinquent taxes, House Bill No. 574.
Billboard advertising upon, written consent of owner must be received, Senate Bill No. 221.
Board of tax appeals, equalization of the assessment of, Senate Bill No. 340.
Charitable and semi-charitable institutions may be exempted from taxation, House Joint Resolution No. 12.
Cities receiving, as gift authorized to accept and use, House Bill No. 107.
Common school fund, 5-mill maximum tax on all state taxable property toward, House Bill No. 184.
Conditional sales contracts, 90-day written notice required before certain, can be forfeited for delinquency, House Bill No. 272.
Constitutional amendment providing for 40-mill tax on, House Joint Resolution No. 8.
Contract to sell, risk of loss after; to make uniform law referring to, House Bill No. 360.
Counties may lease property acquired for taxes, with or without option to purchase, House Bill No. 479.
Delinquent taxes, owner of more than one parcel of land may make installment payments on, House Bill No. 146.
Delinquent taxes, prohibiting sale of property acquired for, at less than its last declared assessment value, House Bill No. 147.
Flood control, acquiring of, for construction of dams, dikes, levees, etc., Senate Bill No. 320.
Flood damage to, prevention of, Senate Bill No. 344.
Foreclosure of mortgages held by U. S. or any agency thereof, House Bill No. 362.
Forest lands to be classified as, for taxation purposes, House Bill No. 79.
Guardians, sale of property contained in estate, by, House Bill No. 439.
Homesteads, lands acquired by counties for taxes to be eligible for, House Bill No. 19.
Improvements, authorizing segregation and separate payment of tax on those owned separately, House Bill No. 521.
Inheritance tax, liability of property for payment of, House Bill No. 546.
Insurance on, owned by state or municipal corporation, Senate Bill No. 123.
Jurors must be property taxpayers, House Bill No. 270.
Liens, enforcement of, against real property for labor and material, House Bill No. 6.
Limiting annual rate of levy to forty mills on, Senate Bill No. 487.
Liquor, buildings, etc., where liquor is illegally disposed of declared common nuisance, House Bill No. 172.
Metropolitan park districts, contracting indebtedness for parks, etc., limited to 3/20 of 1% of taxable property, House Bill No. 134.
Metropolitan Park Districts, taxes limited to 2½ mills on property in, House Bill No. 37.
Mines and quarries, issuance, assignment and foreclosure of certificates of delinquency against, House Bill No. 431.
Real Property—Continued:
Mining claims to be considered as, Senate Bill No. 258.
Mortgages, taxation of mortgaged real property and of mortgages thereon, House
Bill No. 15.
Oil and gas leases, one prohibited from selling, Senate Bill No. 321.
Old age pension applicants eligible if property value does not exceed $2,500, House
Bill No. 423.
Old age pension, owning home not to exclude applicant from receiving pension,
House Bill No. 355.
Old-age pension recipients' property to be exempt from foreclosure for delinquent
taxes, House Bill No. 66.
Olympia, authorizing state adjutant general to sell certain property in, House Bill
No. 415.
Parks and playgrounds, lands acquired through tax foreclosures may be converted
into recreational centers, Senate Bill No. 347.
Payments of taxes by tax refund warrants, House Bill No. 164.
Possession of property sold under execution during period of redemption, House
Bill No. 55.
Public utilities, requiring reports of property owned by, and making their records
Publicly owned, to be taxed as if privately owned, Senate Joint Resolution No. 11.
Purchase of, by Washington toll bridge authority, for ferry services, Senate Bill
No. 253.
Re-assessment and re-taxation of, Senate Bill No. 207.
Recording of by recording officer, Senate Bill No. 201.
Recovery of same held for rent, Senate Bill No. 36.
Residence to be exempt from taxation up to $1,000 of its true and fair value in
money, Senate Bill No. 468.
Sale of, acquired by county for taxes, House Bill No. 3.
Sale of, acquired by counties for taxes, cash necessary if purchase price is less
than $50, House Bill No. 417.
Sale of, acquired for delinquent taxes at private sale without notice when sold to
U. S., State, or city within county, House Bill No. 144.
Sale of, by counties acquired for taxes, procedure for releasing part of tract to
purchaser, House Bill No. 364.
Sale of, by county commissioners to state or U. S., Senate Bill No. 332.
Sale of, for delinquent taxes, detailed procedure to be followed, Senate Bill No. 478.
Sale of, for taxes, 90-day notice to be given owners, Senate Bill No. 431.
Sewerage system, authorizing connections with city system, from property located
outside city limits, House Bill No. 117.
Small claims departments of justices' courts, limiting jurisdiction to action involv­
ing $50 or less, House Bill No. 205.
Tax districts, setting date for establishing boundaries of, House Bill No. 163.
Tax levies upon, not to exceed forty mills on the dollar of assessed valuation,
Senate Joint Resolution No. 10.
Tax listing; subject to investigation and visitation of county assessor, House Bill
No. 225.
Taxation, determination of, to be by demand of, Senate Bill No. 166.
Taxation of, limiting to 40 mills within incorporated city or town; 30 mills outside,
House Joint Resolution No. 3.
Township to levy and collect taxes on, for its corporate uses, House Bill No. 187.
Transfer and conveyance of, Senate Bill No. 432.
Transfer of, as a gift, taxation imposed, Senate Bill No. 434.
University board of regents, authorizing acceptance of gifts from private sources;
disposition of, House Bill No. 204
Recall Elections:
Charges to be first substantiated before superior court, Senate Bill No. 407.
Reciprocal Agreements:
Lumber, asking Congress to adopt and carry out policy to protect northwest lumber
industry, House Joint Memorial No. 15.
Nursery stock, licensed nurserymen from other states to ship without license fees,
House Bill No. 110.
Reciprocal Agreements—Continued:
   Reciprocity agreement with other states for pursuit of criminals, House Bill No. 244.
   Red cedar shingle industry, asking President for hearing because of loss of trade
due to trade agreements with Canada, House Joint Memorial No. 8.

Reclamation Revolving Fund:
   Appropriation from, for clerk of Thurston county, Senate Bill No. 433.
   Water power, fees by claimants of, to be paid into fund, House Bill No. 177.

Reconstruction Finance Corporation:
   Municipally-owned street railway, authorizing certain cities to borrow from recon­
struction finance corporation, House Bill No. 323.

Records:
   Destroying same by Tax Commission relative to tax liabilities, after five years,
   Senate Bill No. 113.
   Photographic system of recording in county auditor's office; prescribing fees, House
   Bill No. 383.
   Surveys, public record required of certain, House Bill No. 315.

Recreation:
   King county, conveyance of certain state lands to, for recreational purposes, House
   Bill No. 402.
   Lands and waters, reserving from sale or lease certain lakes, ponds, streams, etc.,
   for public, House Bill No. 17.
   Legislative committee to confer with one from Oregon, to protect scenic and recrea­
tional sources of Columbia Gorge, House Joint Resolution No. 6.
   Navigable lakes, rivers, and streams, defining; reserving certain ones for public
   recreation, House Bill No. 21.

Red Cedar Shingle Industry:
   Reciprocal trade agreement with Canada caused loss of trade; asking President for
   hearing, House Joint Memorial No. 8.

Redemption Tickets:
   Furnishing of, by the manufacturer of the merchandise, Senate Bill No. 43.

Referendum:
   Power delegated to city or town in any capacity subject to charter and to repeal
   or modification by people through referendum, House Bill No. 579.

Refrigeration:
   Extrahazardous employment, installing and servicing electrical refrigerators defined
   as, House Bill No. 91.
   Ship refrigeration service between Washington State ports and other world ports
to be established, House Joint Memorial No. 2.

Registration:
   Certificates of, to be issued to registered voters, House Bill No. 48.
   Elections, County Auditor to be registrar for rural precincts; City Clerk, for city
   precincts, House Bill No. 33.
   Land titles, revised procedure for, Senate Bill No. 179.
   Second-class school districts, not required to vote in, House Bill No. 258.
   Voters, can be transferred from an incorporated city to a city, Senate Bill No. 165.

Rehabilitation:
   Harbor defenses of Puget Sound area, Senate Joint Memorial No. 9.

Relatives:
   Responsibility of, in caring for needy persons, Senate Bill No. 427.

Relief:
   Eligibility of persons to receive, Senate Bill No. 427.
   Food, money from judgments against firms unlawfully destroying, to be used by
   counties for relief payments, House Bill No. 13.
   Old age pension applicants need not be on public relief to receive assistance, House
   Bill No. 355.
   State to assist counties, cities, and school districts to carry out work relief projects
   and programs, House Bill No. 553.
RELIGION:
Inheritance tax, exemption of, on certain transfers of property from this state to religious organizations of other state, House Bill No. 425.
Public places, prohibiting discrimination in use of, because of person's religion, House Bill No. 295.

REMEDIAL SCHOOLS:
Physically handicapped children, require individual instruction, Senate Bill No. 211.

RENT:
Recovery of real property unlawfully detained for, Senate Bill No. 36.

REORGANIZATION OF SCHOOL DISTRICT ACT:
Establishment of, members of and duties thereof, Senate Bill No. 335.

REPUBLIC:
Secondary highway No. 4D from, to Kettle Falls to be branch of State Road No. 4, House Bill No. 470.

RESERVATIONS:
Admission of children from, to public schools, Senate Bill No. 167.

RESOLUTION:
Adopting permanent rules of House.............................................. 31-32
Adopting temporary rules.......................................................... 11
Authorizing additional compensation to certain building employees for extra legislative services ........................................ 910
Authorizing Chief Clerk and Speaker to fix salaries of employees .......... 12
Authorizing Chief Clerk to sign payroll for members........................ 12
Authorizing committee to confer with State of Oregon committee on marriage laws .................................................. 125
Committee appointed .............................................................. 126
Authorizing members to advertise State's Fiftieth Anniversary on stationery 30
Authorizing payment of official photographer ................................ 910
Authorizing payment to the Olympia Ministerial Association ............ 909
Authorizing postage stamps for members .................................... 12
Directing State Auditor to issue pay warrants weekly ...................... 12
Indefinitely postponing all bills, resolutions and memorials in committees 909
Memorial services at joint session February 13, House Concurrent Resolution No. 3.
Notifying the Governor that the Legislature is organized .................. 11
House Committee appointed ...................................................... 14
Senate Committee appointed ...................................................... 14
Notifying the Senate House is organized .................................... 11
Committee appointed ............................................................... 11
Petitioning Congress to enact a protective tariff on shingles ............. 500
Providing for committee to select the official photographer .............. 65, 278
Committee appointed .............................................................. 66
Providing for preparation and indexing of the House Journal ............. 910
Relating to finishing legislative business ..................................... 910

RESOLUTIONS:
Apportionment of districts relative to legislative representation, Senate Joint Resolution No. 15.
Clarence J. Lord home, gift to state, Senate Joint Resolution No. 18.
Closing of legislature, consideration of bills after certain hours, Senate Concurrent Resolution No. 4.
Columbia Gorge area, legislative committee to confer with one from Oregon, to protect scenic and recreational sources of, House Joint Resolution No. 6.
Convention to revise and amend the constitution, Senate Joint Resolution No. 9.
Divorce, constitutional amendment prohibiting granting of, by legislature, House Joint Resolution No. 1.
Father's Day, designating third Sunday in June as, House Concurrent Resolution No. 5.
Flag week, observance of in all schools, homes, etc., Senate Joint Resolution No. 13.
Golden Jubilee committee, appointment of, Senate Concurrent Resolution No. 2.
Governor to be notified that legislature is organized, House Concurrent Resolution No. 1.
Income tax, constitutional amendment relating to, House Joint Resolution No. 12.
Resolutions—Continued:
Income taxes to be imposed by legislature, exemptions thereof, Senate Joint Resolution No. 14.
Investigation of production and distribution of milk and milk products, Senate Joint Resolution No. 17.
Joint rules of 25th session to be rules of 26th session, Senate Concurrent Resolution No. 1.
Joint session, February 22, to observe Golden Jubilee, Senate Joint Resolution No. 7.
Joint session to hear Governor's message, House Concurrent Resolution No. 2.
Judicial commission, creation of, by legislature; Governor to appoint judges from list submitted by, House Joint Resolution No. 11.
Legislative manual, printing of, for 1939 session, House Concurrent Resolution No. 4.
Legislative members' compensation, to be fixed by law, Senate Joint Resolution No. 12.
Legislators not to be appointed to state office for two years after term expires, House Joint Resolution No. 2.
Liability of stockholders in corporations to be limited, Senate Joint Resolution No. 8.
Limiting property tax levies to 40 mills, Senate Joint Resolution No. 4.
Marriage laws, conference with State of Oregon, Senate Concurrent Resolution No. 3.
Publicly owned property to be taxed as if privately owned, Senate Joint Resolution No. 11.
Repealing section 7 of article XI, Senate Joint Resolution No. 1.
Return ball to be given by legislators, House Concurrent Resolution No. 6.
Salaries of state officers and legislators, giving legislature or people by initiative power to fix or change, House Joint Resolution No. 13.
Salaries of state officers, and legislature to be set by legislature, Senate Joint Resolution No. 16.
Salary of state auditor, fixed by legislature, Senate Joint Resolution No. 5.
Single legislative body, constitutional amendment providing for, House Joint Resolution No. 5.
Single legislative body, constitutional amendment providing for, House Joint Resolution No. 9.
Single legislative body, with legislative council, Senate Joint Resolution No. 3.
Small loan business, legislative committee to investigate, House Joint Resolution No. 7.
Social security department investigation by joint legislative committee, House Joint Resolution No. 4.
State treasurer's office, abolished, Senate Joint Resolution No. 6.
Taxation and special assessments, Senate Joint Resolution No. 10.
Taxation, constitutional amendment providing 40-mill tax on real and personal property and for income tax, House Joint Resolution No. 8.
Taxation of real and personal property, limiting to 40 mills within incorporated city or town; 30 mills outside, House Joint Resolution No. 3.
Veto power of Governor, amending constitution relating to, House Joint Resolution No. 10.

Restaurants:
Bottled beer to be sold by, license for, Senate Bill No. 217.
Discrimination against persons because of race, color, or creed unlawful, House Bill No. 295.
Extrahazardous employment, restaurants defined as; injured workers to receive compensation, House Bill No. 28.
Milk, unlawful to purchase in bulk to serve in restaurants, House Bill No. 398.
School districts may establish and operate lunchrooms in schools, House Bill No. 149.
Vendor of, to give statement of all creditors, before sale of, Senate Bill No. 190.

Retailers:
Commercial feeds, fertilizers and livestock remedies, retailer of required to have license, House Bill No. 351.
Farmers, providing license for manufacture and sale of wine by, House Bill No. 494.
Monopolies, prohibiting unfair competition, discrimination and practices in connection with sale of certain articles to prevent, House Bill No. 282.
Retailers—Continued:
Sales tax, increasing to 3%; allotting part of proceeds to old age assistance fund, House Bill No. 544.
Sales tax, increasing to 3% on retail sales, House Bill No. 545.

Return Ball:
Legislators to give, for citizens of Olympia, House Concurrent Resolution No. 6.

Revenue Bond Law of 1939:
Issuance of bonds, permitting municipalities to construct or improve certain revenue producing undertakings, Senate Bill No. 286.

Rights of Way:
Fairmont Cemetery Association, to receive certain state lands in Spokane county in return for certain grants across their land, House Bill No. 109.
Livestock, unlawful to graze on highway rights of way or to cross without sufficient persons to herd them, House Bill No. 32.

River Improvement Districts:
Organization and financing of, repealing statute, Senate Bill No. 319.

Rivers:
Diking districts, authorizing, to improve rivers which overflow and damage lands within boundaries; may contract with other districts for same, House Bill No. 565.
Highways not to be established along those used as source of city water supply, House Bill No. 73.
Improvement districts, Senate Bill No. 319.
Navigability of, assistance given by soil conservation committee, Senate Bill No. 343.
Navigability of, to be determined by commissioner of public lands, Senate Bill No. 390.
Navigable lakes, rivers, and streams, defining; reserving certain ones, for public recreation, House Bill No. 21.
Recreation, reserving from sale or lease certain rivers, etc., for public, House Bill No. 17.

Riverside State Park:
Aubrey L. White Parkway, naming existing road within park, House Bill No. 235.
Rohrbach, F. L., authorizing exchange of state lands for land owned by, House Bill No. 108.
Secondary highway No. 27, from Spokane, to park to Nine Mile Falls to be branch of State Road No. 2, House Bill No. 311.

Roadside Advertising Fund:
Fees from billboard advertisers to be placed in, Senate Bill No. 221.

Rohrbach, F. L.:
State lands, authorizing exchange of, for lands owned by Rohrbach, House Bill No. 108.

Rolling Stock:
Railroads, theft of rolling stock owned by, or buying stolen goods to be a felony, House Bill No. 501.

Roosevelt:
Secondary highway No. 3N to, from Sunnyside, House Bill No. 375.

Rosalia:
Secondary state highway No. 3Q from, to Pine City to be branch of State Road No. 3, House Bill No. 451.

Rose, J. M.:
Appropriating $53 to reimburse, for improvements made on relinquished lease, House Bill No. 288.

Roster of House Committees.........................................................924-929
Roster of House Members............................................................920-923
Rules:
Temporary rules adopted .................................................... 11
Permanent house adopted ..................................................... 31-32.

Safety Apparatus:
Location of, in coal mines and monthly inspection of, Senate Bill No. 244.

Safety Door:
For-hire motor vehicle carrying more than 14 passengers required to have, in rear,
House Bill No. 219.

Sailors:
Children of those killed during the World War provided with educational opportuni­ties, House Bill No. 78.
World war veterans, rehabilitation of disabled, House Bill No. 25.

Salary Fund:
First-class cities, authorizing, to establish salary fund, House Bill No. 458.

Sales:
Agricultural and horticultural commodities, except grains, prohibiting sale of, by
persons not owning or holding mortgages on, House Bill No. 226.
Apples, sale of, must be in compliance with requirements of director of agriculture,
House Bill No. 324.
Attorney general to investigate resale of lands purchased by county for delinquent taxes, House Bill No. 574.
Commercial feeds, fertilizers and livestock remedies, retailers of required to have license, House Bill No. 351.
Conditional sales contracts, 90-day written notice required before certain, can be forfeited for delinquency, House Bill No. 272.
Drugs or medicines, prohibiting itinerant salesmen from selling dangerous, House Bill No. 507.
Farmers, providing license for manufacture and sale of wine by, House Bill No. 494.
Foreign-made goods, sign to be displayed stating country where manufactured, House Bill No. 523.
Grain wholesalers, reducing business tax on; regular 1/4% tax on sales of extracted products, House Bill No. 354.
Honey, regulating sale and marketing of, House Bill No. 227.
Livestock and poultry, certain, to be included in provisions regulating sale, transportation and handling of same, House Bill No. 510.
Monopolies, prohibiting unfair competition, discrimination and practices in connection with sale of certain articles to prevent, House Bill No. 282.
Motor vehicles for state, county or city employees to be purchased from local dealer at retail prices, House Bill No. 549.
Narcotic drugs, regulating handling of, House Bill No. 261.
Property acquired by counties for taxes, cash necessary if purchase price is less than $50, House Bill No. 417.
Property acquired by counties and subject to drainage, diking, or sewerage improvement district assessments, proceeds from sale of, House Bill No. 490.
Property, possession of, sold under execution during period of redemption, House Bill No. 55.
Public utility service, department of public service must authorize resale of, House Bill No. 229.
Recreation, reserving from sale certain lands and waters for public, House Bill No. 17.
Sale of property acquired by county for taxes, procedure for releasing part of tract to purchaser, House Bill No. 364.
Sales tax, increasing to 3%; allotting part of proceeds to old age assistance fund, House Bill No. 544.
Sales tax, increasing to 3%, House Bill No. 545.
School employees, prohibiting, from selling certain merchandise to pupils, House Bill No. 559.
Tidelands in front of La Conner, authorizing sale of, House Bill No. 381.
Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.
Vendor to give statement of all creditors before selling stock of restaurants, beer parlor, hotel or gasoline service station, Senate Bill No. 190.
Salesmen:
Drugs or medicines, prohibiting itinerant salesmen from selling dangerous, House Bill No. 507.
Real estate, licensing of, Senate Bill No. 290.

Sales Tax:
Cigarettes and tobacco, increasing sales tax on, House Bill No. 486.
Increasing to 3%; allotting part of proceeds to old age assistance fund, House Bill No. 544.
Increasing to 3%, House Bill No. 545.
Ships, exempting from retail sales tax materials used in building, repairing, or provisioning, House Bill No. 145.
Tokens, fixing denomination of, House Bill No. 112.

Salmon:
Columbia river and Willapa Harbor, permitting use of certain fisheries gear to catch, House Bill No. 193.
Fisheries department only to operate fishing gear for commercial taking of, House Bill No. 328.
Gill nets and purse seines permitted for commercial salmon fishing in certain Puget Sound areas, House Bill No. 195.
Pound nets, use of for catching, restricted areas, Senate Bill No. 405.
Preservation of, in Columbia river district, creation of fund to administer federal monies, Senate Bill No. 412.
Puget Sound, authorizing leasing of fish traps and pound nets in certain area to equalize sockeye salmon catch, House Bill No. 194.
Set nets, allowing in Columbia river at certain times; defining priority rights, House Bill No. 573.

Salt Creek State Park:
Jefferson county, establishment of park in, House Bill No. 401.

Sanipractic:
Examining board of Washington sanipractic physicians, examination and licensing of, by the, Senate Bill No. 263.
Injured workmen to receive treatment under industrial insurance, House Bill No. 302.

Sanitary Authority:
Water in streams, lakes, watersheds, preserving purity of, House Bill No. 228.

Sardine:
Floating reduction plants, licensing those processing sardines, House Bill No. 409.
Floating reduction plants, prohibiting operation of, for reduction or processing of sardines, House Bill No. 408.

Savings and Loan Associations:
Building savings and loan associations, defining insolvency of, discharging from liquidation when not insolvent, House Bill No. 196.
Federal, conversion of, into state savings and loan associations, House Bill No. 188.
Holding companies organized to liquidate frozen assets of, to be examined by division of savings and loan, House Bill No. 476.

School Boards:
Contract bids to be let to concerns using materials manufactured in Washington, House Bill No. 116.
Election in second-class school districts, directors to establish one or more polling places, House Bill No. 233.
Revising school and equalization regulations on teacher rather than pupil-day bases, Senate Bill No. 209.
Routes to be established by, Senate Bill No. 209.

School Busses:
Director of finance, budget and business to purchase, House Bill No. 514.
Operators or owners under contract with one or more districts not deemed agents of same, House Bill No. 572.
School Directors:
Division of consolidated districts divided in five directors' districts, House Bill No. 558.
Increased powers for joint purchase of supplies and equipment, Senate Bill No. 66.
Revising school and equalization regulations on teacher rather than pupil-day basis, Senate Bill No. 209.
Routes to be established by, Senate Bill No. 209.
Teachers contract for two years to be made by, Senate Bill No. 464.

School Districts:
Action against, barring those in connection with manual training or vocational departments; athletic or recreational apparatus, House Bill No. 186.
Action against, providing method of filing claims for damages, House Bill No. 572.
Adults physically handicapped to receive free lip reading instruction, House Bill No. 2.
Apportionment of funds to districts where school is taught less than 180 days, House Bill No. 580.
Appropriations for relief of certain, unable to complete 180 school days in school year, House Bill No. 571.
Bonds, providing for action to test validity of those issued by, House Bill No. 426.
Capital outlay fund to be; included in budgets of second and third-class, House Bill No. 318.
Clallam county, sale of lands to, No. 58, Senate Bill No. 366.
County superintendents to approve vouchers in second and third class, Senate Bill No. 465.
Damage claims against, time limit for filing, House Bill No. 178.
Declaratory judgments, action brought relating to validity of bonds, all district taxpayers to be defendants, House Bill No. 363.
Division of consolidated districts divided in five directors' districts into three directors' districts, House Bill No. 558.
Elections in second-class; registration not required for, House Bill No. 238.
Establishment of "adjustment," "opportunity," or "remedial" schools, Senate Bill No. 211.
Experimental program including vocational education to be carried on in conjunction with junior college districts, House Bill No. 283.
Formation of new, under the reorganization, Senate Bill No. 335.
Indians, disposition of certain moneys for education of, House Bill No. 438.
Junior colleges, districts may rent or loan buildings to, House Bill No. 118.
Local improvement districts, petitions initiating and protests against, House Bill No. 434.
Lunchrooms may be established in school buildings for pupils and teachers, House Bill No. 149.
Merit system, districts may establish, or contract with state personnel department, House Bill No. 555.
Property acquired for delinquent taxes may be sold to, at private sale without notice, House Bill No. 144.
Purchasing agents to buy goods grown or manufactured in the state, Senate Bill No. 208.
Real estate, delinquent taxes on that donated to school districts may be reduced or canceled, House Bill No. 395.
Revenues and disbursement of, in second and third-class school districts to be included in budget, House Bill No. 317.
School busses to be purchased by director of finance, budget, and business, House Bill No. 514.
School districts, containing third or fourth-class cities to rank as second class, House Bill No. 304.
School terms to be maintained, assistance given by state school relief fund, Senate Bill No. 284.
Second and third-class, fixing of school revenues and disbursements; requiring preparation of budgets, House Bill No. 345.
Second and third-class, to prepare building fund budget in addition to general fund budget, House Bill No. 344.
Second-class, school board may establish one or more polling places for elections in, House Bill No. 233.
School Districts—Continued:
Signatures on interest coupons of bonds issued by, House Bill No. 365.
State school relief fund, creation of, to assist needy school districts, House Bill No. 346.
State to assist counties, municipalities and, with financing for federal work relief projects, Senate Bill No. 467.
State to assist, to carry out work relief projects and programs, House Bill No. 553.
Taxation to provide funds for, Senate Bill No. 209.
Teachers, permanent exchange of continuing, in third-class districts, House Bill No. 121.
Textbooks to be printed by state and furnished free to pupils at expense of, House Bill No. 150.
Transportation systems, increasing reimbursements to those operating, House Bill No. 347.
Vocational school activities, receipt of funds from state for, Senate Bill No. 277.

School Districts of the Second Class:
Budgets, requiring preparation of; fixing school revenues and disbursements, House Bill No. 345.
Building fund budget to be prepared in addition to general fund budget, House Bill No. 344.
Capital outlay fund to be included in budget for building purposes, House Bill No. 318.
Election in, school board may establish one or more polling places, House Bill No. 233.
Elections, registration not required for, House Bill No. 258.
Revenues and disbursement of, to be included in budget, House Bill No. 317.
Third or fourth-class city to make districts rank as, House Bill No. 304.

School Districts of the Third Class:
Budgets, requiring preparation of; fixing school revenues and disbursements, House Bill No. 345.
Building fund budget to be prepared in addition to general fund budget, House Bill No. 344.
Capital outlay fund to be included in budget for building purposes, House Bill No. 318.
Revenues, and disbursement of, to be included in budget, House Bill No. 317.
Teachers, permanent exchange of continuing, House Bill No. 121.

Schools:
Adequate terms and minimum teachers' salaries to be maintained, Senate Bill No. 284.
Admission of children to, Senate Bill No. 167.
Adults with defective hearing to have free lip-reading instruction, House Bill No. 2.
Aid and equalization regulations on teacher rather than pupil-day basis, Senate Bill No. 209.
Appropriation of $1,400,000 for state school equalization fund, Senate Bill No. 155.
Appropriations for, given priority over other appropriations, Senate Bill No. 470.
Armistice Day to be school holiday, House Bill No. 101.
Barber schools and colleges, regulation of, House Bill No. 527.
Billboard advertising near, regulations for, Senate Bill No. 221.
Blind students, appropriating $5,000 for those attending state institutions, House Bill No. 554.
Budgets required from second and third-class school districts, House Bill No. 345.
Busses for transporting pupils to be purchased by director of finance, budget and business, House Bill No. 514.
Colleges and universities to display U. S. flag on campuses, House Bill No. 105.
Common school fund, 5-mill maximum tax on all state taxable property toward, House Bill No. 184.
County superintendents to approve vouchers in second and third class districts, Senate Bill No. 485.
Current state school suspense fund, abolishing; transferring money to General Fund, House Bill No. 248.
Department of education, creating and stating duties of state board of education relating to, House Bill No. 568.
Eastern state custodial school, new name for the state custodial school, Senate Bill No. 403.

36—H
Schools—Continued:
Establishment of “adjustment,” “opportunity,” “remedial” and “combined” schools, Senate Bill No. 211.
Establishment of lunchrooms, Senate Bill No. 78.
Federal aid, acceptance by the state for, Senate Bill No. 174.
Flag week, observance of in all, Senate Joint Resolution No. 13.
Forest reserve funds, one-half to go into funds of public, Senate Bill No. 323.
Fund, appropriation of $3,600,000 for current state school funds, Senate Bill No. 156.
Games of chance or skill not to be conducted within 800 feet of, Senate Bill No. 237.
History and government of this state to be a regular course of study in grammar, Senate Bill No. 279.
Indians, disposition of certain moneys for education of, House Bill No. 438.
Institutes, providing for optional attendance by teachers, House Bill No. 40.
Junior college districts and school districts to operate experimental educational program, House Bill No. 283.
Junior colleges or extension high schools to be established, House Bill No. 118.
Junior colleges to be established by the state, House Bill No. 85.
Legislature may exempt from taxation property of certain, House Joint Resolution No. 12.
Lunchrooms may be established and operated by school districts, House Bill No. 149.
Merchandise, prohibiting public school employee from selling certain, to pupils, House Bill No. 559.
Non-certificated school employees to be included in retirement system, Substitute House Bill No. 29.
Pinball machines prohibited from being operated within 800 feet of, Senate Bill No. 291.
Public forum discussion groups, to be placed on same basis as night school attendance for fund apportionment purposes, Senate Bill No. 458.
Retirement system for public school employees, House Bill No. 29.
Revenues, and disbursement of, in second and third-class school districts, House Bill No. 317.
Revenues and method of disbursements to, Senate Bill No. 209.
School districts, apportionment of funds to districts where school is taught less than 180 days, House Bill No. 580.
School districts, appropriation for relief of certain, unable to complete 180 school days in school year, House Bill No. 571.
School districts, barring actions against, in connection with manual training or vocational departments; athletic or recreational apparatus, House Bill No. 186.
School districts containing third or fourth class cities to rank as second class, House Bill No. 304.
School districts, time for filing damage claims against, House Bill No. 178.
Second and third-class school districts to prepare building fund budget to be prepared in addition to general fund budget, House Bill No. 344.
State board of education, members appointed by governor, Senate Bill No. 301.
State school relief fund, creation of, to assist needy school districts, House Bill No. 346.
Substitute teachers, relating to salary of; providing that such salary be deducted from regular teacher, House Bill No. 456.
Supplies for, school directors authorized to make joint purchase of, Senate Bill No. 66.
Teachers' contract limited to two years, Senate Bill No. 464.
Teachers' life certificates to be granted only to those who have complied with provisions of law, Senate Bill No. 461.
Teachers, minimum requirements for, Senate Bill No. 445.
Teachers, minimum salary of, repealed, Senate Bill No. 7.
Teachers of, not to be forced to pay dues to any club, Senate Bill No. 292.
Teachers tenure commission; manner of discharge and discipline, House Bill No. 121.
Textbooks to be printed by the state and furnished free to pupils, House Bill No. 150.
Textbooks to be printed by state printer, House Bill No. 421.
Transportation routes, reimbursement of seven-tenths' cent per pupil-mile, Senate Bill No. 285.
Transportation systems, increasing reimbursements to school districts operating, House Bill No. 347.
Warrants to be registered in county treasurer's and school superintendent's offices, Senate Bill No. 466.
Schwellenbach, Lewis B.:
Supreme court, petitioning congress to appoint him to U. S., House Joint Memorial No. 19.

Scott, Ida Lee Howard:
Appropriating $30.00 for the relief of, House Bill No. 153.

Seabeck:
Kitsap Lake to, establishment of secondary state highway, Senate Bill No. 325.

Seattle:
Appropriation for local improvement districts of, Senate Bill No. 433.
Aurora avenue condemnation fund, appropriation for benefit of, House Bill No. 333.
Highway from, east to north of Lake Washington to junction with State Road No. 2 west of Snoqualmie Pass, construction to be completed during 1939 and 1940, House Bill No. 468.
Lands dedicated to, in vicinity of, for street and boulevard purposes, Senate Bill No. 289.
Marine Drive highway, completion of, south of Des Moines, between Tacoma and Seattle, House Bill No. 203.
Naval and marine corps reserve armory, establishment in, Senate Bill No. 350.
Pacific N. W. Centennial Exposition to be held in 1942; creating commission to handle, House Bill No. 156.
Shill Shole Bay, asking congress for appropriation to construct breakwater in, House Joint Memorial No. 4.
State Road No. 1, providing for branch of, in Seattle, House Bill No. 413.

Second-Hand Dealers:
Stolen property, unlawful to charge or receive fees for surrender of, to lawful owner, House Bill No. 216.

Secretary of State:
Constitutional amendment relative to abolishment of offices of lieutenant governor and commissioner of public lands, publishing of, by, Senate Joint Resolution No. 6.
Constitutional amendment, relative to state auditor's salary, publishing of, by, Senate Joint Resolution No. 5.
Corporation to file certain reports with, House Bill No. 271.
Department of licenses to be transferred to, House Bill No. 564.
Duties of, under the Soil Conservation Districts Law, Senate Bill No. 69.
Financial or credit reports, firms giving, to file report of business with, House Bill No. 124.
Legislative reference and drafting bureau, member of advisory committee to be, Senate Bill No. 331.
Oath of office, to swear to try to fulfill campaign promises, House Bill No. 491.
Publishing, amended constitutional amendment, relative to tax levies, Senate Joint Resolution No. 4.
Session Laws, emergency acts only, to be published in newspapers, by the, Senate Bill No. 275.
Soil conservation districts laws, duties of, relative to, Senate Bill No. 343.
State to assist counties, municipalities and, with financing for federal work relief projects, Senate Bill No. 467.

Secretary of State:
Certification of members....................................................... 1-5
Transmitting certification of votes cast at General Election.........................................204-241
Transmitting vetoed bills and Governor's veto messages of 25th Session............ 43-53

Securities:
Life insurance companies to invest 60% of legal reserve in Washington real estate and, House Bill No. 278.
Limiting incorporating expense of corporation applying for permit to operate insurance company to 7% of par value or sales price of stock, House Bill No. 268.
Regulation and supervision of the issuance and sale of certain, Senate Bill No. 226.
Trust funds, guardians may invest, in bonds or securities pronounced legal investments for, House Bill No. 439.
Income tax, exemptions from, Senate Joint Resolution No. 14.
Sedro Woolley:
Burlington northeast to, on secondary state highway 1A to be part of state road No. 1, House Bill No. 115.
Secondary state highway from Sedro Woolley north to Northern State Hospital to be branch of State Road No. 17, House Bill No. 114.

Senate Committee on Interstate Cooperation:
Members on, duties and functions of, Senate Bill No. 204.

Senatorial Districts:
Boundaries changed in, 25th and 28th, House Bill No. 220.
Boundaries, changing those of districts 19 and 21, House Bill No. 61.

Sergeant-at-Arms:
Nominations .............................................................. 9-10
Geo. N. Adams, elected ...................................................... 11
Oath of office administered ................................................... 11

Sesquicentennial Celebration:
Captain Robert Gray, commemorating discoveries of, Senate Joint Memorial No. 10.

Session Laws:
Appropriating $3,500 for temporary printing of, House Bill No. 119.
Index of Laws passed ....................................................... 930-937
Publication of emergency, in newspapers in state, Senate Bill No. 275.

Set Nets:
Allowing in Columbia river at certain times; defining priority rights, House Bill No. 573.
Fisheries department only to be allowed to operate, House Bill No. 328.
Willapa Harbor, allowing use of, for salmon fishing at certain times and places, House Bill No. 193.

Sewage:
Cities, authorizing connections with city sewerage system from property located outside limits of, House Bill No. 117.
City, county, or district operating sewerage disposal works, authorized to contract with others, House Bill No. 127.
Construction and maintenance of, plants in cities of the fourth class, Senate Bill No. 383.
Sanitary authority, creation of, to preserve waters from pollution, House Bill No. 228.

Sewer Districts:
Establishment of in certain counties, rules and regulations for, Senate Bill No. 305.
Establishment of, outside limits of incorporated cities and towns, Senate Bill No. 482.

Sewer Systems:
Incorporated city or state may establish and operate, Senate Bill No. 482.

Shareholders:
Board of directors, removal of, by shareholders; demand for payment of shares when corporation merges or consolidates, House Bill No. 271.
Not included as general creditors in determining solvency of building and loan associations, Senate Bill No. 58.
Shares of stock, making uniform law regulating transfer, indorsement and delivery of, House Bill No. 372.

Sheard, Wm. F.:
Appropriation for payment of judgment to, through Bank of California, Senate Bill No. 433.

Shellfishes:
Regulations imposed on, for the securing of, Senate Bill No. 93.
Sale or use of, for purpose of feeding to fur bearing animals, Senate Bill No. 194.

Shelton:
Secondary state highways No. 9G and No. 9H from, to be branches of State Road No. 9, House Bill No. 455.
Sheriffs:
- Civil service regulations for offices of, Senate Bill No. 294.
- Division of criminal investigation to be furnished certain reports and data by, House Bill No. 313.
- Duties of constable to be taken over by, in class A counties and first class cities, Senate Bill No. 318.
- Duties of, in respect to maintaining public peace, Senate Bill No. 144.
- Income tax, securing the same by, Senate Bill No. 192.
- Penitentiary and reformatory, to aid in transportation of prisoners to, House Bill No. 239.

Shil Shole Bay:
- Breakwater, petitioning Congress for $700,000.00 to construct at Seattle, House Joint Memorial No. 4.

Shingles:
- Petitioning Congress for protective tariff thereon.................. 500
- Red cedar shingle industry, asking President for hearing because of loss of trade due to reciprocal trade agreement with Canada, House Joint Memorial No. 8.

Shipping:
- Port districts, authorizing their construction of ship yards and dry docks, House Bill No. 336.
- Shipbuilding plant on Puget Sound and freight and passenger service between Sound and Orient to be established, House Joint Memorial No. 2.

Ships:
- Liquor, ships where liquor is illegally disposed of declared common nuisance, House Bill No. 172.
- Marine insurance on, taxation on premiums, Senate Bill No. 281.
- Retail sales tax, exempting from, materials used in building, repairing, or provisioning ships, House Bill No. 145.
- Steamboat lines, restricting licensing of competing lines, Senate Bill No. 451.

Shipyards:
- Construction or purchase of, by port districts having population of 300,000, Senate Bill No. 261.

Shoreland Improvement Fund:
- Abolishment of, Senate Bill No. 70.

Shorelands:
- Conveyance of, to cities and towns for park and playground purposes, Substitute Senate Bill No. 23.
- Deeded to King County by Commissioner of Public Lands, Senate Bill No. 17.
- Deeded to University of Washington by Commissioner of Public Lands, Senate Bill No. 197.

Silver:
- Insurance on, taxation on premiums, Senate Bill No. 281.

Skagit County:
- Appropriation for, Senate Bill No. 433.
- Clam digging, closing tide lands for commercial, House Bill No. 22.

Sleeping Sickness:
- Horses, appropriation to eradicate sleeping sickness, House Bill No. 277.

Slot Machines:
- Tax of 10 per cent on gross income from, House Bill No. 485.
- Tax of 10% on gross income of business, House Bill No. 519.

Slums:
- Creation of housing authorities, slum clearance and provide dwellings for low income, Senate Bill No. 79.

Small Claims Department:
- Fee for filing claim in, to include entry of judgment transcript, House Bill No. 444.
- Jurisdiction in justices' court limited to action involving $50 or less, House Bill No. 205.
Small Loan Act:
Interest on loans of $300.00 or less limited to 12% unless firm is specially licensed, House Bill No. 95.
Licensing business handling loans of $300 or less, House Bill No. 207.

Smith-Hughes Vocational Work:
Fairs, exhibition of agricultural products at district fairs, House Bill No. 236.

Snohomish County:
Lands to be sold by, for use of Washington State Reformatory, Senate Bill No. 99.
Sale of portion of, Senate Bill No. 53.

Snoqualmie National Forest:
State highway established from Yakima to, vicinity of, Senate Bill No. 299.

Snoqualmie Pass:
Highway from Seattle east to north of Lake Washington to junction with State Road No. 2 west of, construction to be completed during 1939 and 1940, House Bill No. 468.

Soap Lake, Washington:
McKay Memorial Research Hospital, establishment of at, Senate Bill No. 114.

Social Security:
Blind, amending law relating to assistance for, House Bill No. 461.
Creation of, department, rules and regulations to be observed, Senate Bill No. 444.
Director to be selected instead of appointed, House Bill No. 339.
General obligation bonds to be issued to retire debt created to pay old-age pensions, House Bill No. 552.
General Welfare act, asking congress to enact, to standardize social security laws, House Joint Memorial No. 11.
General Welfare act, congress asked to enact, House Joint Memorial No. 1.
General Welfare act, asking enactment of, to standardize social security laws, House Joint Memorial No. 7.
Housing for old-age pension recipients, creating fund to provide, House Bill No. 484.
Investigation and audit of department by joint legislative committee, House Joint Resolution No. 4.
Old-age assistance, eligibility of persons to receive, Substitute Senate Bill No. 47.
Old-age pension applicants, department to have 45 days to investigate, House Bill No. 353.
Old age pension applicants eligible if property value does not exceed $2,500 and annual income is less than $360, House Bill No. 423.
Old-age pension applicant's income for preceding year not to exceed $300, House Bill No. 551.
Old-age pensions, restricting to U. S. citizens; limiting payment to $30.00 per month including other income, House Bill No. 133.

Societies:
Fraternal benefit societies, admitting to beneficiary membership certain persons without medical examination, House Bill No. 368.
Inheritance tax, exemption of, on certain bequests for charitable purposes which pass out of state to certain societies, House Bill No. 425.
Picnics, repealing license to sell beer at, House Bill No. 410.

Soil Conservation:
Establishment of Soil Conservation Districts Law for, Senate Bill No. 69.
Establishment of soil conservation districts laws, Substitute Senate Bill No. 69.
Establishment of soil conservation districts laws for, Senate Bill No. 343.

Soil Conservation Committee:
Establishment of, for carrying out soil conservation districts laws, Senate Bill No. 343.
Soil Conservation Districts Laws:
   Establishment, power and duties, Senate Bill No. 69.
   Establishment of, provision of, Substitute Senate Bill No. 69.
   Preservation of farm and grazing lands under the, Senate Bill No. 343.

Soil Erosion:
   Prevention of, control of to be under soil conservation districts laws, Senate Bill No. 343.
   Prevention of, control of to be under soil conservation districts laws, Substitute Senate Bill No. 69.

Sokulk Indians:
   Fishing privileges extended within designated area on Columbia river, House Bill No. 327.

Soldiers:
   Children of those killed during the World War provided with educational opportunities, House Bill No. 78.
   World War veterans, providing appropriation for rehabilitation of, House Bill No. 23.

Speaker:
   Appointment of Standing Committees ............................................ 23-24
   John N. Sylvester, elected ........................................................ 7
   Nominations ........................................................................... 5-7
   Oath of office administered ......................................................... 8
   Presentation of gift by members .................................................... 770
   Speaker and Chief Clerk to complete business of 26th Session, Resolution ...... 910
   Speaker and Chief Clerk to fix salaries of employees, Resolution .......... 12

Spokane:
   Appropriation for local improvement districts of, Senate Bill No. 433.
   Bridge, to be constructed across Spokane river in city of, House Bill No. 474.
   Colbert to, establishment of secondary state highway, Senate Bill No. 397.
   Secondary highway from Cheney through Marshall to, to be branch of State Road No. 11, House Bill No. 532.

Spokane County:
   Fairmont Cemetery Association, conveyance of certain state lands in Spokane County to, Senate Bill No. 109.
   Secondary highway No. 2J from, to Riverside state park, to Nine Mile Falls to be branch of State Road No. 2, House Bill No. 311.

Squier, Paul:
   Relief of, Senate Bill No. 30.

Stallions:
   Registration of, House Bill No. 230.

Stamps:
   Furnishing of, by the manufacturer of the merchandise, Senate Bill No. 43.
   Issuance of postage, celebrating Golden Jubilee of admission of Washington to the union, Senate Joint Memorial No. 4.
   Meter-stamping machines, authorized by Tax Commission, Senate Bill No. 113.
   Taxation, for affixing to cigarette package, Senate Bill No. 260.

Stanwood:
   Secondary state highway from, to Camano Island, House Bill No. 154.
   Secondary state highway from, to Camano Island, Senate Bill No. 189.

State Adjutant General:
   Olympia, authorizing sale of certain lands in, by, House Bill No. 415.

State Athletic Fund:
   Abolishing; transferring money to General Fund, House Bill No. 249.

State Auditor:
   Assistant attorney general to be assigned to office of, Senate Bill No. 252.
   Audit of all state departments once a year by, Senate Bill No. 276.
   Audit report of each department, to be made to the legislature, Senate Bill No. 239.
State Auditor—Continued:

Code, compilation of, containing all constitutional provisions and state statutes for third and fourth-class cities, House Bill No. 113.

County, city auditors to file monthly financial report with, Senate Bill No. 251.

Finance, budget and business department to be transferred to, House Bill No. 564.

Instructed to issue weekly pay warrants. ........................................... 12

Oath of office, to swear to try to fulfill campaign promises, House Bill No. 191.

Records, giving auditor authority to destroy certain old county and city, House Bill No. 42.

Salary to be fixed by legislature, Senate Joint Resolution No. 5.

Signature of, on bonds issued by Washington toll bridge authority, for purchase of ferries, Senate Bill No. 253.

State board of equalization to be notified of amount of state debt for fiscal year, by, Senate Bill No. 273.

State school relief fund, creation of, by, Senate Bill No. 284.

State Board for Vocational Education:

Development and administration of, Senate Bill No. 76.

Establishment and duties of, Senate Bill No. 277.

Physically disabled persons, assistance given by the, Senate Bill No. 270.

State board of education to be designated as, duties of, Senate Bill No. 435.

State Board of Education:

Appointment and qualifications necessary to become members of, Senate Bill No. 301.

County committee on reorganization of school districts, information to be given to, Senate Bill No. 333.

Duties and powers relating to department of education created by this act, House Bill No. 568.

Junior college districts and school districts operating experimental educational program to be under supervision of, House Bill No. 283.

Junior colleges, to be regulated by, House Bill No. 118.

Life certificates only to be granted to those who have complied with provision of laws, Senate Bill No. 461.

Sale, exchange or rental of lands granted to state for educational purposes, approval by, Senate Bill No. 360.

School districts application for relief, approval by, Senate Bill No. 284.

State school relief fund, creation of, to assist needy school districts, House Bill No. 346.

State tenure commission, one member appointed by, Senate Bill No. 121.

Teacher's certificates, regulations to be set by, Senate Bill No. 492.

Textbooks published by state printer to be purchased by state superintendent of public instruction, House Bill No. 421.

State Board of Health:

Cold storage locker employees, health certificate to be secured from, Senate Bill No. 413.

Non-profit hospitals, certificate of organization to be indorsed by, Senate Bill No. 131.

Plumbing, drainage, sewerage and plumbing ventilation, supervision of under, Senate Bill No. 326.

Sale of narcotics and treatment of addicts, administration of state narcotic farm colony, Senate Bill No. 39.

Sanitary authority, director of health to be member of, House Bill No. 228.

Sewer system construction may be authorized by, Senate Bill No. 306.

State Board of Law Examiners:

Lawyers to be examined by, licensing of, Senate Bill No. 329.

State Board of Plumber Examiners:

Creation of, and duties, Senate Bill No. 416.

State Capitol Committee:

Old capitol building, authorizing state capitol committee to make repairs on, House Bill No. 20.
State College of Washington:
Secondary state highway, from east of Pullman, to north of Pullman, Senate Bill No. 337.

State Commission for Reorganization of School Districts:
School district reorganization plans and problems to be presented to, Senate Bill No. 335.

State Custodial School:
Eastern state custodial school, name to replace title of, Senate Bill No. 403.

State Custodial School at Medical Lake:
Teachers of, retirement system to apply to, Senate Bill No. 188.

State Departments:
General fund, transferring from special funds created by law 10% of income to, House Bill No. 530.
Process service charges, exempt from making payment, Senate Bill No. 453.

State Depositaries:
To pledge payment on demand or at specified future date, House Bill No. 299.

State Director of Fisheries and Game:
To be elected and take over duties of director of fisheries and state game commissioners, House Bill No. 564.

State Employees:
Appropriation for salaries of, during fiscal biennium, House Bill No. 450.
Civil service regulations for, Senate Bill No. 177.
Military leave granted to those attending National Guard encampments, House Bill No. 157.
Motor vehicles for, to be purchased from local dealer at retail prices, House Bill No. 549.
Motor vehicles or other property owned by state to be used only for official business, House Bill No. 64.
Outside work for compensation prohibited to those with full-time jobs, House Bill No. 218.
Penal or reformatory institutions and Washington State Patrol; providing for 8-hour day and 44-hour week for employees of, House Bill No. 428.
Pensions, prohibiting persons receiving $50 or more per month from working for state, House Bill No. 335.
Salary to be paid semi-monthly, House Bill No. 159.
State personnel department to prepare list from which state employees will be selected, House Bill No. 555.
Trade unions, giving employees right to join and bargain collectively, House Bill No. 222.

State Finance Committee:
Depositaries of state funds to pledge payment on demand or at specified future date, House Bill No. 299.

State Fire Revolving Fund:
Fire insurance on property of state or municipal corporation, Senate Bill No. 123.

State Forest Board:
Assistant secretary of, to be selected by, Senate Bill No. 375.
Authorize bonds for acquiring, seeding, reforestation and administering lands for forests, Senate Bill No. 98.
Cooperative management of state lands with national forest and private timber lands in a sustained yield management unit, Senate Bill No. 466.
Reconveyance of lands by, to certain counties, Senate Bill No. 310.

State Game Commission:
Cold storage of fish, game birds and animals, records to be furnished to, Senate Bill No. 363.
Cook, Silas, appropriating $6,000 for damages to property as result of unlawful order of game commission, House Bill No. 475.
Field trials for hunting dogs, under supervision of, Senate Bill No. 229.
Foreign game, registration of same to be made with, Senate Bill No. 365.
State Game Commission—Continued:
Hunting and fishing by parties of two or more, information to be furnished to, Senate Bill No. 364.
Hunting dogs, competitive field trials, for regulation of, House Bill No. 326.
Member of, qualifications necessary for, Senate Bill No. 436.
Members: one to be farm owner from East of Cascades; one from West, House Bill No. 86.
Relief appropriation for Mark Edward Klobucher, to come from fund of, Senate Bill No. 377.
Sokulk Indians fishing within designated area on Columbia river regulated, House Bill No. 327.
State director of fisheries to be elected and take over duties of, House Bill No. 564.

State Insecticide and Fungicide Board:
Tests and analyses to be made by, of insecticides and fungicides before department of agriculture issues certificates allowing same to be sold, House Bill No. 276.

State Institute of Child Development Research and Service:
Appropriating of, $20,000 for carrying on work of, Senate Bill No. 297.

State Institutions:
Appropriation for operation and maintenance of, during fiscal biennium, House Bill No. 450.
Blind students, appropriating $5,000 for those attending, House Bill No. 554.
Establishing labor and wage conditions in, House Bill No. 578.

State Junior Colleges:
Establishment of, not more than 10, House Bill No. 118.
Establishment of, providing for no fewer than 8, nor more than 12, House Bill No. 85.

State Lands:
Colville, exchange of state lands with, for new forestry building, House Bill No. 287.
Conveyance of same to cities of first class for municipal park and playground purposes, Senate Bill No. 23.
Cooperative management of, with national forest and private timber lands in a sustained yield management unit, Senate Bill No. 456.
F. L. Rohrbach, authorizing exchange of state lands for land owned by, House Bill No. 108.
Fairmont Cemetery Association, conveyance of certain lands in Spokane County to, House Bill No. 109.
King county, conveyance of certain state lands to, for recreational purposes, House Bill No. 402.
Leasing for exploration and development of gas and oil, Senate Bill No. 19.
Release of, from the reservation for "State Sustained Yield Forest No. 1," Senate Bill No. 146.

State Law Librarian:
Legislative reference and drafting bureau, member of advisory committee to be, Senate Bill No. 331.
Legislature to receive reports from, recommending statutes to be changed or amended, House Bill No. 312.

State Librarian:
Legislative reference and drafting bureau, member of advisory committee to be, Senate Bill No. 331.
Public documents, duties relating to, House Bill No. 284.

State Library:
Appropriation for, Senate Bill No. 433.
Federal funds to provide library service, to be administered by, Senate Bill No. 174.
Legislative reference and drafting bureau, establishment of, under the, Senate Bill No. 331.
Liquor advertising by, to be prohibited, Senate Bill No. 185.
Liquor licenses, before issuing, board to give notice to legislative body of city who shall pass on application in a body, House Bill No. 459.
Liquor to be purchased only from firm with established place of business in this state, House Bill No. 504.
Purchase of a brand of liquor by, if 1,000 permit holders desire it, Senate Bill No. 186.
Sales, increasing state profit on; fees on domestic wineries according to gallonage manufactured, House Bill No. 172.
Wines from other states may be banned from sale in this state by, Senate Bill No. 399.

State Military Department:
Olympia, authorizing sale of certain property in, House Bill No. 415.

State Mine Inspector:
Mine rescue stations, to be determined by, Senate Bill No. 244.

State Narcotic Farm Colony:
Narcotic addicts, isolation, quarantine, treatment of, in, Senate Bill No. 39.

State of Washington:
Consent given by, to U. S. acquisition of lands as sites for forts, magazines, arsenals, dockyards, etc., Senate Bill No. 272.
Great Northern Railway company, conveyance of certain real estate to, House Bill No. 513.
Local improvement districts, petitions initiating and protests against, House Bill No. 434.
Materials, supplies, grown or produced in, for use of a political subdivision, to be purchased in, Senate Bill No. 208.
Motor vehicles for state use to be purchased from local dealers at retail prices, House Bill No. 549.
Pensions, prohibiting employment of persons receiving $50 or more per month retirement, House Bill No. 335.
Property acquired for delinquent taxes may be sold to, at private sale without notice, House Bill No. 144.
Public works, prevailing rate of wage to be paid on, House Bill No. 303.
Wages, rate of pay for overtime on public works done by contract, House Bill No. 162.

State Offices:
Hours of opening and closing, Senate Bill No. 62.
Legislators not to be appointed to, for two years after term expires, House Joint Resolution No. 2.

State Officers:
Appropriation for salaries of, during fiscal biennium, House Bill No. 450.
Bond to be furnished by, charged with making arrests, Senate Bill No. 250.
Director of social security to be elected instead of appointed, House Bill No. 339.
Evidence, written reports by officers to be admitted as, House Bill No. 445.
Insurance commissioner to receive $6,500 per year beginning January 15, 1941, House Bill No. 466.
Married women, prohibiting their employment in public offices, House Bill No. 176.
National guard, military leave granted to those attending encampments, House Bill No. 157.
Oaths, state elective officers to swear to try to fulfill campaign promises, House Bill No. 491.
Outside work for compensation prohibited to those with full-time jobs, House Bill No. 218.
State Officials—Continued:
Party committees, vice-chairman to be opposite sex from chairman, House Bill No. 300.
Public Utilities' records subject to inspection of, House Bill No. 14.
Salaries of state officers and legislators, giving legislature or people by initiative power to fix or change, House Joint Resolution No. 13.
Salary to be paid semi-monthly, House Bill No. 159.
State personnel department to prepare list from which state employees will be selected, House Bill No. 555.
State printer to deliver to state librarian reports of, House Bill No. 284.
Unlawful to employ one seeking an elective office, Senate Bill No. 55.
Wages and salaries of, to be determined by legislature, Senate Joint Resolution No. 16.

State Parks:
Mount Spokane state park, authorizing construction of aerial tramway in, House Bill No. 508.
Pierce county, establishing state park in, House Bill No. 419.
Pierce county, land in, set aside for state park, House Bill No. 320.
Salt Creek State Park, establishing, in Jefferson county, House Bill No. 401.

State Parks and Parkway Fund:
Abolishment of, monies to be paid to motor vehicle fund, Senate Bill No. 362.
Operator's license, 25¢ from each to go into, House Bill No. 432.

State Parks Committee:
Abolishment of, duties vested in department of highways, Senate Bill No. 362.
Appropriation for, Senate Bill No. 433.
Big Tree State Park, disposition of by, Senate Bill No. 371.
Rohrbach, F. L., authorizing exchange of state lands for land owned by, House Bill No. 108.

State Parole:
Probationer may be brought back to court by, Senate Bill No. 254.

State Party Committees:
Vice-chairman of, to be opposite sex from chairman, House Bill No. 300.
Women given political equality with men on county and state committees, Senate Bill No. 288.

State Personnel Board:
Administer civil service regulations for state employees, Senate Bill No. 177.
State elective and appointive officers to select employees from list prepared by, House Bill No. 555.

State Personnel Department:
Civil service regulations, to be administered by, Senate Bill No. 177.

State Planning Council:
Duties of, include studies assigned by legislature or governor, Senate Bill No. 268.
Governor's committee on interstate cooperation, chairman of council, to be a member of, Senate Bill No. 204.
Legislative reference and drafting bureau, member of advisory committee to be, Senate Bill No. 331.
Mine to market roads, duties of chairman relating to, House Bill No. 192.
Safety and convenience of travel, eliminating hazards, preserving landscapes; assistance to be given by, Senate Bill No. 370.

State Plumbing Inspector:
Duties of, relative to installation of plumbing, drainage, sewerage, etc., Senate Bill No. 326.

State Police:
Group life insurance, making provisions for insurance under, House Bill No. 460.

State Printer:
Duties of state, limiting the scope of, Senate Bill No. 181.
Public documents, duties of printer relating to publication of, House Bill No. 284.
Textbooks for schools to be printed by, House Bill No. 421.
State Relief Administration:
Trucks operating under special contract with, exempt from certain regulations, House Bill No. 51.

State Road No. 1:
Burlington northeast to Sedro Woolley on secondary state highway 1A, to be part of State Road No. 1, House Bill No. 115.
Seattle, providing for branch of State Road No. 1 in, House Bill No. 413.
Secondary state highways, extension of as branch of State Road No. 1, House Bill No. 72.
Tacoma, establishing route of primary state highway in, House Bill No. 166.

State Road No. 2:
Hartline to Wilson Creek on secondary highway No. 2J to be branch of, House Bill No. 332.
Highway from Seattle east to north of Lake Washington to junction with, west of Snoqualmie Pass, construction to be completed during 1939 and 1940, House Bill No. 468.
Inland Empire highway, establishment of, Senate Bill No. 145.
Moses coulee, extending from, to Federal reservation at Coulee dam, House Bill No. 136.
Overhead crossing on, west of Cle Elum, House Bill No. 214.
Spokane to Riverside state park to Nine Mile Falls on secondary highway No. 2J to be branch of, House Bill No. 311.

State Road No. 3:
Extending secondary state highway No. 3F to Washington-Idaho boundary line; extending secondary state highway No. 3H from southeast of Oaksdale to southeast of Steptoe, House Bill No. 143.
Paterson on secondary highway No. 3E to junction with No. 3 at Kennewick, House Bill No. 106.
Pomeroy to Colfax, secondary highway as branch of, House Bill No. 414.
Pomeroy via Meadow Gulch to Central Ferry, secondary state highway to be branch of, House Bill No. 348.
Rosalia west to Pine City, secondary state highway No. 3Q to be branch of, House Bill No. 451.
Secondary state highway system, additional highways on, as extension of, House Bill No. 63.
Secondary state highways to be established as branches of; “Dishman-Mica” highway, House Bill No. 38.

State Road No. 4:
Keller to Coulee Dam, establishment of primary highway, Senate Bill No. 367.
Republic to Kettle Falls, secondary highway No. 4D to be branch of, House Bill No. 470.

State Road No. 5:
Buckley, from, east to junction with No. 5, House Bill No. 290.
Buckley to Fairfax to N. W. entrance to Mt. Rainier Nat’l Park; east from Fairfax to Nat’l forest boundary north of Carbon river, House Bill No. 291.
Puyallup through Tacoma to connection with certain city street, secondary highway to be branch of, House Bill No. 452.
Survey and estimate of, for relocation and realignment, House Bill No. 75.
Willows through Eatonville to vicinity of Alder, secondary highway to be branch of, House Bill No. 533.
Yakima to Tieton to vicinity of Snoqualmie National Forest, Senate Bill No. 299.

State Road No. 7:
Marlin to Almira, secondary state highway No. 7C to be branch of, House Bill No. 392.

State Road No. 8:
Lyle through Klickitat to, near Goldendale, secondary highway from, House Bill No. 374.
Three Creeks to Box Springs on, House Bill No. 165.
State Road No. 9:
Discovery Bay to shore of Hood Canal, opposite Lofall, establishment of, Senate Bill No. 296.
Fairholm, secondary highway, from, to junction with State Road No. 9 near East Beach on Lake Crescent, House Bill No. 274.
Memorial of early pioneer trail from Puget Sound to Grays Harbor, House Bill No. 373.
Olympic highway, relocation of portion of, known as State Road No. 9, House Bill No. 469.
Secondary highway 14D from Webb Farm to junction with State Road No. 9, Olympic Highway, to be branch of State Road No. 14, House Bill No. 433.
Secondary state highways No. 9G and No. 9H from Shelton to be branches of, House Bill No. 455.
Survey and location of new road along shore of Juan de Fuca Strait and Clallam Bay to connect with, House Bill No. 76.

State Road No. 10:
Secondary highway from Okanogan to Conconcully; from Omak west to wye junction with secondary highway No. 10E, to be branches of, House Bill No. 437.
Tonasket to Oroville on secondary highway No. 10E to be branch of, House Bill No. 310.

State Road No. 11:
Cheney to Edwall and Cheney to Plaza, secondary highways to be branches of, House Bill No. 512.
Cheney through Marshall to Spokane, secondary highway to be branch of, House Bill No. 532.

State Road No. 12:
Altoona, extending secondary state highway No. 12C beginning at junction with state road No. 12 to, House Bill No. 140.

State Road No. 14:
Secondary highway 14D from Webb Farm to junction with Olympic Highway to be branch of, House Bill No. 433.
Secondary state highways, establishing as branches of, House Bill No. 74.

State Road No. 15:
Monroe to Bothell on, House Bill No. 212.
Monroe to Bothell on, Senate Bill No. 202.

State Road No. 17:
Burlington through North Avon to vicinity west of North Avon, Senate Bill No. 283.
Secondary state highway from Sedro Woolley north to Northern State Hospital to be branch of, House Bill No. 114.

State Road No. 18:
Establishment of, in Whitman county, Senate Bill No. 129.

State Road No. 21:
Hood Canal to Bainbridge Island, primary state highway, Senate Bill No. 296.

State Sanitary Engineer:
Sanitary authority, to be secretary of, and receive $4,000 yearly salary, House Bill No. 228.

State School Equalization Fund:
Appropriation of $1,400,000.00 for, Senate Bill No. 433.
Beer tax, part of which to go into, Senate Bill No. 193.
Pinball license receipts, part to go into, Senate Bill No. 291.

State School for Girls:
Teachers of, retirement system to apply to, Senate Bill No. 188.

State School for the Blind:
Teachers of, retirement system to apply, Senate Bill No. 188.

State School for the Deaf:
Teachers of, retirement system to apply to, Senate Bill No. 188.
State School Relief Fund:
Creation of, to assist needy school districts, House Bill No. 346.
Creation of, to maintain adequate school terms, and pay minimum teachers' salaries, Senate Bill No. 284.

State Soldiers' Home:
Fund for medical attendance, rations and clothing to members of, Senate Bill No. 120.

State Superintendent of Public Instruction:
Federal funds for educational purposes, administered by, Senate Bill No. 174.
Flag week observance in schools, duties of, Senate Joint Resolution No. 13.
Oath of office, to swear to try to fulfill campaign promises, House Bill No. 491.
School districts, apportionment of funds to districts where school is taught less than 180 days, House Bill No. 580.
State board of education, president to be, without a vote in its proceedings, Senate Bill No. 301.
State board of education to prescribe qualifications of, House Bill No. 568.
State board for vocational education, chairman to be, Senate Bill No. 435.
State board of vocational education, chairman to be, Senate Bill No. 277.

State Supervisor of Banking:
Corporations may invest trust funds with approval of, House Bill No. 418.

State Supervisor of Flood Control:
Division of flood control, under department of conservation and development, Senate Bill No. 344.

State Supervisor of Forestry:
Fire hazards, duties relative to abatement of, Senate Bill No. 103.

State Supervisor of Hydraulics:
Dam or structure for control and storage of water to be approved by, Senate Bill No. 111.
Flood control projects, examination, approval or rejection of, by, Senate Bill No. 110.
Notice of application for appropriation or storage of water to be sent to directors of game and fisheries, Senate Bill No. 304.
Water rights, petitioners for determination of, authorized to advance some costs of proceedings, House Bill No. 543.

State Supervision of Safety:
Employer to notify supervisor of safety when fatal accidents occur, House Bill No. 246.

State Teachers' Retirement System:
Pensions to be paid from funds appropriated by the legislature, Senate Bill No. 188.

State Tenure Commission:
Teachers, continuous employment of certificated, House Bill No. 121.

State Textbook Commission:
Establishment of; empowering state to go into textbook printing business, House Bill No. 150.

State Treasurer:
Abolition of office of, Senate Joint Resolution No. 6.
College current fund, abolishing; creating Washington State College Fund, House Bill No. 247.
Current state school suspense fund, abolishing; transferring monies to General Fund, House Bill No. 248.
Deposit interest fund, appropriation from, to charge off "deposits in closed banks" item, House Bill No. 298.
Federal funds for educational and free library services, to serve as trustee of, Senate Bill No. 174.
General fund, transferring from special funds created by law 10% of income to, House Bill No. 530.
Highways, duties relating to retiring assessment installments on certain, House Bill No. 294.
Land assurance fees to be paid to, Senate Bill No. 179.
State Treasurer—Continued:
Oath of office, to swear to try to fulfill campaign promises, House Bill No. 491.
Oyster reserve fund, transferring to fisheries fund, House Bill No. 253.
Shoreland improvement fund warrants paid from state treasury, Senate Bill No. 70.
State athletic fund, abolishing; transferring money to General Fund, House Bill No. 249.
State department funds to be transmitted to, within seven days after receipt, Senate Bill No. 424.
State depositaries to pledge payment on demand or at specified future date, House Bill No. 299.
Veterans' compensation bond retirement fund, abolishing; transferring to General Fund, House Bill No. 250.
Washington State Horse Racing Commission to transfer its funds to, Senate Bill No. 44.
Washington utility district authority fund, in custody of, Senate Bill No. 199.

State Vocational School:
Creation of correctional institution for first offenders between ages of 18 and 24, Senate Bill No. 4.

State Youth Advisory Committee:
Department of social security, creating committee to work with youth administration division, House Bill No. 321.

Statue:
Isaac Ingalls Stevens, to be placed in capitol at Washington, D. C., Senate Bill No. 316.

Statute of Limitations:
Inheritance tax, action for recovery of, to start within 5 years, House Bill No. 57.

Steam Boilers:
Boiler inspection office established, House Bill No. 138.

Steamboats:
Restricting licensing of competing lines, Senate Bill No. 451.

Steptoe:
Extending secondary state highway No. 3H southeast of Oaksdale to southeast of, House Bill No. 143.

Stevens County:
State lands, exchange of, with Colville for new forestry building, House Bill No. 289.

Stevens, Isaac Ingalls:
Statue of, to be placed in capitol at Washington, D. C., Senate Bill No. 315.

Stocks:
Sale of delinquent shares of corporations, under metalliferous mining securities act, Senate Bill No. 481.

Stolen Property:
Pawnbrokers; etc., unlawful to charge fees for surrender of property to lawful owner, House Bill No. 216.

Stores:
Chain stores, providing for licensing of, House Bill No. 160.
Chain stores, licensing of, House Bill No. 301.
Foreign-made goods, sign to be displayed stating country where manufactured, House Bill No. 223.

Strait of Juan de Fuca:
Highway along Clallam Bay and Juan de Fuca strait to connect with State Road No. 9, House Bill No. 76.

Streams:
Diking districts, authorizing, to improve rivers which overflow and damage lands within boundaries; may contract with other districts for same, House Bill No. 565.
Streams—Continued:
Highways not to be established along those used as sources of city water supply, House Bill No. 73.
Navigable lakes, rivers, and streams, defining; reserving certain ones for public recreation, House Bill No. 21.
Recreation, reserving from sale or lease certain streams, etc., for public, House Bill No. 17.
Sanitary authority, creation of, to preserve purity of water in, House Bill No. 228.

Street Lights:
Water districts given authority to construct and maintain system of, Senate Bill No. 359.

Street Railway:
Cities operating, with 100 miles of main track, may acquire and operate any other method of freight or passenger transportation, House Bill No. 420.
Municipally-owned, authorizing certain cities to borrow from Reconstruction Finance Corporation, for, House Bill No. 323.

Strikes:
Employees, manner of hiring, during strike, House Bill No. 306.

Sunday:
Beer and wine, allowing sale of from 2:00 p. m. to 10:00 p. m. on Sunday, House Bill No. 411.
Father's Day to be third Sunday in June, House Concurrent Resolution No. 5.

Sunday Closing Law:
Repealing, House Bill No. 198.
Repealing same, Senate Bill No. 45.
Repealing the Sabbath closing law, Senate Bill No. 37.
Sabbath breaking, enactment of, Senate Bill No. 229.

Sunnyside:
Secondary highway No. 3N from, to junction near Roosevelt, House Bill No. 375.
Vantage Bridge to, establishment of secondary state highway, Senate Bill No. 418.

Superintendent of Elections:
Code of election laws, to be furnished by, to members of legislature, Senate Bill No. 385.

Superior Court:
Adoption of children, investigation of circumstances, Senate Bill No. 242.
Appeals from Department of Labor and Industries, either party entitled to trial by jury, Senate Bill No. 38.
Appeals from Department of Labor and Industries, either party entitled to trial by jury, Senate Bill No. 101.
Appeals to, from orders, decisions and awards of joint board of department of labor and industries, House Bill No. 449.
Appropriation for retirement of judges of, Senate Bill No. 433.
Bailiffs, appointment and compensation of, in, House Bill No. 69.
Bailiffs, compensation of, in, House Bill No. 94.
Bonds, action to test validity of those issued by counties, cities, school or taxing districts, House Bill No. 426.
Clerks of, permitted to close office at 12:00 noon on Saturdays, House Bill No. 465.
Court reporters, repealing law granting 10 day per diem per month while court is in session, House Bill No. 269.
Department of licenses, judges to certify each Monday to, detailed information concerning any convictions for certain traffic violations, House Bill No. 472.
District board of appeals, decision of, may be carried to superior court, House Bill No. 492.
Divorce, amending law relating to separation as grounds for, House Bill No. 447.
Flood control, court to have jurisdiction in regulation of outflow of lakes for, House Bill No. 462.
Garnishment—proceedings in, payment of advance fees, Senate Bill No. 139.
Inheritance tax, liability of property for payment of, House Bill No. 546.
Judges, disqualification of, House Bill No. 396.
Judges’ duties relating to estates of absentees, House Bill No. 489.
Superior Court—Continued:

Judges, number to appear on ballot in election of, House Bill No. 296.
Judges of, already retired, to receive retirement pay, Senate Bill No. 419.
Judicial commission, creation of, by legislature; Governor to appoint judges from
list submitted by, House Joint Resolution No. 11.
Jurors must be property taxpayers, House Bill No. 270.
Jurors, selection of, for, Senate Bill No. 266.
Juror to be property taxpayer, House Bill No. 361.
King county, reducing judges from 15 to 12, Senate Bill No. 443.
Lien foreclosures, providing for court costs and attorney's fees in, House Bill
No. 547.
Liquor license, appeal by one to, whose license has been revoked or suspended,
Senate Bill No. 356.
Lobbying, prohibiting any member of judiciary from, House Bill No. 480.
Minor children, care, custody and adoption, regulations to be governed by, Senate
Bill No. 241.
New trials granted in, for errors relating to damages, Senate Bill No. 247.
Port districts, disincorporation of, House Bill No. 256.
Recall election, charges to be first substantiated before the, Senate Bill No. 407.
Salaries to be paid judges of, information to be first ascertained, Senate Bill
No. 402.
Vacancies in, to be filled by governor, Senate Bill No. 443.
Veterans, court to direct transfer of insane to U. S. veterans' facilities, House
Bill No. 104.
Washington Labor Relations Board, empowering, to petition court to enforce its
order, House Bill No. 436.
Waterway districts, petitioning of, to dissolve districts, Senate Bill No. 349.

Supreme Courts:

Appropriation for retirement of judges of, Senate Bill No. 433.
Chief justice of, to serve on advisory committee of legislative reference and draft­
ing bureau, Senate Bill No. 331.
District board of appeals, decision of, may be reviewed by supreme court, House
Bill No. 492.
Judges, number to appear on ballot in election of, House Bill No. 296.
Judges of, already retired to receive retirement pay, Senate Bill No. 419.
Judicial commission, creation of, by legislature; Governor to appoint judges from
list submitted by, House Joint Resolution No. 11.
Lobbying, prohibiting any member of judiciary from, House Bill No. 480.
New trials granted in, for errors relating to damages, Senate Bill No. 247.
Schwellenbach, Lewis B., relating to his appointment to U. S. supreme court,
House Joint Memorial No. 19.

Surgery:

Healing, practicing any method of, without specific training, prohibited, House Bill
No. 4.

Surveys:

Public record of, required in certain cases, House Bill No. 315.

Sylvester, John N. (see Speaker).

Syphilis:

Examination to be given by attending physician of pregnant women, Senate Bill
No. 374.
Medical examination to determine, prior to issuance of marriage license, Senate
Bill No. 373.
Patients infected with, treatment at state hospitals, Senate Bill No. 490.

Tacoma:

Appropriating $2,000 to, as compensation for state patrol's use of city's police radio
station, House Bill No. 495.
Establishment of Narrows Bridge, primary state highway, Senate Bill No. 12.
Marine Drive highway, completion of, south of Des Moines, between Tacoma and
Seattle, House Bill No. 203.
Narrows bridge to be constructed from Tacoma across Sound, House Bill No. 292.
Tacoma—Continued:

Primary state highway, establishing route of, in Tacoma, House Bill No. 166.
Secondary highway from Puyallup through Tacoma to connection with certain
city street, to be branch of State Road No. 5, House Bill No. 452.

Tariff:
Wage scale, tariff regulation based on country's, House Joint Memorial No. 9.

Taverns:
Bottled beer to be sold by, Senate Bill No. 217.
Minors not allowed in, where wines or beer sold, Senate Bill No. 307.

Tax
Commission:
Cash buyer of agricultural products to make $10 deposit to, House Bill No. 135.
Cigarette tax of one-tenth of one cent for each cigarette, collection of by, Senate
Bill No. 260.
Commissioners to be elected and receive $5,000 per year, House Bill No. 564.
County officers, commission to exercise general supervision over all whose duties
pertain to taxation, House Bill No. 80.
Department of public service to be transferred to, House Bill No. 564.
Gift tax, to be computed by, Senate Bill No. 434.
Gross income tax to be filed with, administration of law, Senate Bill No. 192.
Income, 5% excise tax on net, House Bill No. 416.
Inheritance tax, extending time for payment of, House Bill No. 576.
Inheritance tax, liability of property for payment of, House Bill No. 546.
Meter stamping machines to be authorized by, Senate Bill No. 113.
Re-assessment and re-taxation of property, Senate Bill No. 207.
Salary, setting at $7,500 per year, House Bill No. 253.
Tokens, fixing denomination of, House Bill No. 112.

Taxation:
Governor's communication recommending certain increases...................... 632
Actions for foreclosure of delinquent taxes on real property, procedure to follow;
Senate Bill No. 477.
Air, water and railroad transportation companies, taxation of operating property,
House Bill No. 293.
Amending the present sales tax law, Senate Bill No. 113.
Art museums, exemption from payment of inheritance taxes, Senate Bill No. 176.
Assessment of real property, excluding repairs to home, Senate Bill No. 330.
Assessments, providing for cancellation or reduction of, on property erroneously
assessed, House Bill No. 103.
Attorney general to investigate resale of lands purchased by county for delinquent
taxes, House Bill No. 574.
Beer brewers and wholesalers, increasing tax to $2.00 per barrel, House Bill
No. 505.
Beer tax of $2.50 per barrel, Senate Bill No. 193.
Board of Budget Review determines, in counties of first and second class, Senate
Bill No. 90.
Boundaries of tax districts, setting date for establishing, House Bill No. 163.
Butter fat, assessment of, in milk and cream, House Bill No. 189.
Butter substitutes, excise tax of 3¢ per pound on certain, House Bill No. 422.
Butter substitutes, excise tax of 10¢ per pound, Senate Bill No. 417.
Certified budget, making and filing of, with clerk of board of county commission-
ers, House Bill No. 131.
Charitable and semi-charitable institutions, property of certain may be exempt
from, House Joint Resolution No. 12.
Cigarettes and tobacco, increasing sales tax on, House Bill No. 486.
Cigarettes, one-tenth of one cent for each, Senate Bill No. 260.
Cigarette tax increased to two cents per package, Senate Bill No. 113.
Classification of forest lands preventing from being classified as reforested if
assessed for forest growth the previous year, House Bill No. 169.
Common carrier railroad operating as plant facility to extent of 80% or more of
its business, tax rate on, House Bill No. 487.
Common school fund, 5-mill maximum tax on all state taxable property toward,
House Bill No. 184.
Taxation—Continued:

- Constitutional amendment to limit property tax levies, Senate Joint Resolution No. 4.
- Counties and cities, empowering to levy taxes on all subjects of taxation formerly reserved for the state, House Bill No. 26.
- County assessor may appeal to tax commission relative to, Senate Bill No. 428.
- Cull apples, levying assessment of 40¢ per ton on, House Bill No. 394.
- Delinquent taxes, owner of more than one parcel of land may make installment payments on, House Bill No. 146.
- Delinquent taxes, payment of fees for collection of, Senate Bill No. 262.
- Delinquent taxes, prohibiting sale of property acquired for, at less than its last declared assessment value, House Bill No. 147.
- Designation of taxes and assessments, Senate Bill No. 10.
- Determination of true and fair value of property, how to be valued, Senate Bill No. 166.
- Diking, drainage, or sewerage improvement districts, assessment of lands acquired by foreclosure and sold under contract, House Bill No. 120.
- Equalization of the assessment of property to be made by board of tax appeals, Senate Bill No. 340.
- Excise tax of 1% upon the receipt of gross income, Senate Bill No. 192.
- Exemptions to religious and certain non-profit corporations and associations from payment of, Senate Bill No. 106.
- Fire protection districts, levy and collection of taxes within, House Bill No. 81.
- Firms engaged in games of chance or skill, 1% of gross income, Senate Bill No. 237.
- Forest lands classified as real property; merchantable timber as personal property, House Bill No. 79.
- 40-mill tax on real and personal property, state income tax, House Joint Resolution No. 8.
- Fuel oil, 1½ cents upon each gallon of, upon distributor, Senate Bill No. 128.
- Fuel oil, excise tax upon selling of, Senate Bill No. 191.
- Gasoline, excise tax on wholesaler of, House Bill No. 259.
- Gift tax, revenue from, Senate Bill No. 434.
- Grains, flour, fruit, vegetables, exempt from, if shipped from state within certain time, House Bill No. 264.
- Grains, reducing business tax on grain wholesalers, regular 1½% tax on scales of extracted products, House Bill No. 354.
- Homesteads, lands acquired by counties for taxes to be eligible for, House Bill No. 19.
- Improvements, authorizing segregation and separate payment of tax on those owned separately, House Bill No. 521.
- Income, 5% excise tax on net, House Bill No. 416.
- Income tax, asking congress to increase, House Joint Memorial No. 12.
- Income tax, constitutional amendment relating to, House Joint Resolution No. 12.
- Income tax, exemptions from, Senate Joint Resolution No. 14.
- Income tax, providing for, House Bill No. 563.
- Inheritance tax, action for recovery of, by state to start within 5 years, House Bill No. 57.
- Inheritance tax, coordination laws relating to, House Bill No. 425.
- Inheritance tax, extending time for payment of, House Bill No. 576.
- Inheritance tax, liability of property for payment of, House Bill No. 546.
- Installment contracts for delinquent payments of real property, Senate Bill No. 51.
- Insurance companies taxed, Senate Bill No. 42.
- Intangible personal property, certain exemptions from, Senate Bill No. 296.
- Intrastate companies under regulation of department of public service, on gross operating revenue, Senate Bill No. 225.
- Irrigation districts, duties concerning sales of land for delinquent district assessments, House Bill No. 126.
- Juror in superior court must be property taxpayer, House Bill No. 361.
- Juror must be property taxpayer, House Bill No. 270.
- Levies to pay off state debt, made by state board of equalization, Senate Bill No. 273.
- Liquid or liquefiable petroleum products, one-quarter cent on each gallon, Senate Bill No. 227.
- Liquid petroleum fuels blended with alcohol, taxation of, House Bill No. 567.
- Liquor sales, sales tax to be applied to, Senate Bill No. 113.
Taxation—Continued:

Local improvements, assessment payments for, to correspond to fractional interest of ownership, House Bill No. 77.

Method of assessment of property, Senate Bill No. 56.

Method of assessment of real and personal property for purposes of, Senate Bill No. 102.

Metropolitan park districts, contracting indebtedness for parks, etc., limited to $3/20 of 1% taxable property, House Bill No. 134.

Metropolitan Park Districts, limited to 2½ mills on property in, House Bill No. 37.

Minerals, taxation of those excepted and reserved in deeds of conveyance to real estate, House Bill No. 174.


Mortgaged real property, taxation of mortgages on, House Bill No. 15.

Motor vehicles belonging to dealers not to be assessed for ad valorem taxes, House Bill No. 173.

Newspapers and magazines, tax of one-quarter of one per cent on gross income of business of publishing, House Bill No. 485.

Nursery stock not to be taxed until it can be sold as commercial nursery stock, House Bill No. 380.

Oil and gas, produced and saved, Senate Bill No. 169.

Old-age pension recipients' property to be exempt from foreclosure for delinquent taxes, House Bill No. 66.

Olympic National Park, state reserves right to tax corporations' property located within park, House Bill No. 41.

Pari-mutuel betting, 25% gross receipts, Senate Bill No. 354.

Payment of delinquent local improvement district bonds to be paid out of special revolving funds, Senate Bill No. 157.

Payment of property taxes by tax refund warrants, House Bill No. 164.

Personal property, assessed on basis of average monthly inventory, Senate Bill No. 282.

Personal property, exempting certain from, when shipped outside state, House Bill No. 263.

Personal property, providing for levy and collection of excise or tax on tangible, House Bill No. 87.

Personal property taxes, collection of, by county treasurer, Senate Bill No. 122.

Personal property to be assessed annually on monthly average basis, House Bill No. 175.

Pinball and slot machines and other mechanical devices, tax of 10 per cent on gross income from, House Bill No. 485.

Pinball machines, slot machines, and other mechanical devices, tax of 10% on gross income from business of, House Bill No. 519.

Poll tax to be levied for payment of old age pensions, House Bill No. 265.

Port districts, property to be taxed to pay indebtedness of disincorporated, House Bill No. 226.

Premiums on marine insurance policies, 2½ per cent, Senate Bill No. 281.

Property, real and personal, limiting taxation of, to 40 mills within incorporated city or town; 30 mills outside, House Joint Resolution No. 3.

Public assistance, three mill tax to be levied by county, Senate Bill No. 444.

Public library, levy to provide support of, Senate Bill No. 135.

Public utilities, foreclosure and collection of taxes levied against operating property of, House Bill No. 338.

Public utility districts to pay to county treasurers, 5% of gross income, Senate Bill No. 199.

Publicly owned property to be taxed as if privately owned, Senate Joint Resolution No. 11.

Real and personal property, not to exceed forty mills on the dollar of assessed valuation, Senate Joint Resolution No. 10.

Real and personal property subject to investigation and visitation of county assessor, House Bill No. 255.

Real property acquired by counties for taxes; authorizing lease of same with or without option to buy, House Bill No. 479.

Real property, sale of, acquired by county for taxes, House Bill No. 3.
Taxation—Continued:
Real property, sale of for delinquent taxes, detailed procedure to be followed, Senate Bill No. 478.
Re-assessment and re-taxation of property, Senate Bill No. 207.
Renting of commercial space in buildings on land owned by state, gross income tax of 3%, Senate Bill No. 471.
Residence to be exempt from, up to $1,000, Senate Bill No. 468.
Sale of property acquired by counties for taxes, cash necessary if purchase price is less than $50, House Bill No. 417.
Sale of property acquired by county for taxes, procedure for releasing part of tract to purchaser, House Bill No. 364.
Sale of property acquired for delinquent taxes to U. S. government, state or city within county at private sale without notice, House Bill No. 144.
Sale of property for taxes, 90-day notice to be given owners, Senate Bill No. 431.
Sales tax, increasing to 3%; allotting part of proceeds to old age assistance fund, House Bill No. 544.
Sales tax, increasing to 3%, House Bill No. 545.
School aid and equalization regulations on teacher rather than pupil-day basis, Senate Bill No. 209.
School districts, delinquent taxes on real estate donated to, may be reduced or canceled, House Bill No. 395.
School fund, to produce revenues for disbursements to various districts, Senate Bill No. 209.
Second and third-class school districts, fixing revenues and disbursements of, House Bill No. 345.
Second and third-class school districts, property to be taxed to raise revenue provided in budget, House Bill No. 317.
Sewer districts, levy on property in, Senate Bill No. 305.
Ships, exempting from retail sales tax materials used in building, repairing, or provisioning, House Bill No. 145.
Smelt, candlefish or herring fee of $5.00 for each dip-bag net, Senate Bill No. 108.
State Colleges of Education, tax levies to be used for support of, Senate Bill No. 487.
Tangible personal property purchased or manufactured for commercial use, Senate Bill No. 49.
Tokens, fixing denomination of, House Bill No. 112.
Township to levy and collect taxes on real and personal property for its corporate uses, House Bill No. 187.
Tuna privilege fee, 2½ cents per 100 pounds; Senate Bill No. 109.
Unifying tax laws, House Bill No. 80.
Validating tax levies made for the creation of a revolving fund to guarantee payment of local improvement bonds, Senate Bill No. 13.
Water districts, attempted assessments by, prior to this act, illegal and invalid, House Bill No. 155.

Tax Districts:
Bonds, providing for action to test validity of those issued by, House Bill No. 426.
Boundaries, setting date for establishing, House Bill No. 163.

Tax Refund Warrants:
Payment of property taxes by, House Bill No. 164.

Tax Tokens:
Fixing denomination of, House Bill No. 112.

Taylor, Ben F.:
 Appropriating $2,250 for the relief of, House Bill No. 390.

Teachers:
Annuities and disability allowances, monthly payment of, House Bill No. 16.
Certificates for, validity of, Senate Bill No. 492.
Coercion of, to join clubs or organizations and pay dues prohibited, Senate Bill No. 252.
Continuous employment of, as set forth in the Teachers Tenure Act for the State of Washington, Senate Bill No. 121.
Contract for services limited to two years, Senate Bill No. 464.
Institutes, providing for optional attendance by, House Bill No. 40.
Teachers—Continued:
Life certificates to be granted only to, who have complied with laws, Senate Bill No. 461.
Merchandise, prohibiting public school employee from selling certain, to pupils, House Bill No. 559.
Minimum educational standards for school, Senate Bill No. 445.
Minimum salaries of, to be maintained, Senate Bill No. 284.
Minimum salary repealed, Senate Bill No. 7.
Retirement pensions to be paid from funds appropriated by legislature, Senate Bill No. 188.
Retirement system for public school employees, House Bill No. 29.
Substitute teachers, relating to salary of; providing that such salary be deducted from regular teacher, House Bill No. 456.
Tenure commission established; manner of discharge and discipline, House Bill No. 121.

Teachers State Tenure Commission:
Establishment of, manner of discharge and discipline, House Bill No. 121.

Teachers Tenure Act for the State of Washington:
Employment of teachers to be continuous, Senate Bill No. 121.

Teachers' Tenure Revolving Fund:
Expenses incurred by tenure commission to be paid from, House Bill No. 121.
Tenure commission expenses to be paid out of, Senate Bill No. 122.

Teamster:
Personal property, certain exemptions from execution and attachment, Senate Bill No. 170.

Telegraph:
Interference by electrical lines, department of public service to order elimination of, House Bill No. 536.

Telephone:
Appropriation for investigation of telephone utilities by department of public service, House Bill No. 524.
Boundaries between exchange areas and different companies, providing for revision of, by department of public service, House Bill No. 502.
Installation, location and inspection of meters, Senate Bill No. 11.
Interference by electrical lines, department of public service to order elimination of, House Bill No. 536.
Interference of lines, with electric lines, elimination of, Senate Bill No. 439.
Public utilities, communicating systems to be included in public utilities constructed, acquired, and maintained by incorporated cities and towns, House Bill No. 1.
Public utilities, foreclosure and collection of taxes levied against operating property of, House Bill No. 338.

Terry, Mrs. Georga:
Appropriating $15,000 for the relief of, and her three children, House Bill No. 453.

Testamentary Trustees:
Inventory by, to be filed in probate court, House Bill No. 446.

Testimony:
Perpetuation of, of witnesses, in judicial proceedings, Senate Bill No. 425.

Textbooks:
State printer to publish, House Bill No. 421.
State to print and furnish free to pupils, House Bill No. 150.

Theaters:
Prohibiting operation of those owned by producers or distributors of motion picture films, House Bill No. 506.

Theft:
Pawnbrokers, etc., unlawful to charge fees for surrender of stolen property to lawful owner, House Bill No. 216.
Rolling stock of railroads, theft of, or buying stolen goods to be felony, House Bill No. 501.
Thompson Securities Company:
  Appropriation for payment of costs in judgment to Acme Finance Company, Senate Bill No. 433.

Thrall:
  Thrall to Murkland Corner to Kittitas; establishing secondary state highway No. 3N, House Bill No. 213.

Three Creeks:
  State Road No. 8, establishing, from Three Creeks to Box Springs, House Bill No. 165.

Thurston County:
  Appropriation by Legislature of $210,000.00 to retire bonds and interest for construction of state highways, Senate Bill No. 57.
  Appropriation for redemption of road bonds, House Bill No. 252.
  Appropriation for, Senate Bill No. 433.
  Appropriation of $210,000.00 for, to retire certain delinquent bonds; for interest for construction and improvement of state highways, House Bill No. 49.
  State adjutant general, authorizing to sell certain lands in Olympia, House Bill No. 415.

Tide Lands:
  Closing same in Island county to commercial clam digging, Senate Bill No. 27.
  Harbor lines, relocation and reestablishment of inner and outer, in front of Pt. Townsend, House Bill No. 92.
  La Conner, authorizing sale of, in front of, House Bill No. 381.
  Skagit county, closing tide lands for commercial clam digging, House Bill No. 22.

Tideland District No. 10:
  Harbor lines, relocation and reestablishment of inner and outer, in front of Pt. Townsend, House Bill No. 92.

Timber:
  Big Tree State Park, disposition of, Senate Bill No. 371.
  Evergreen trees, license required for cutting, House Bill No. 337.
  Personal property, classifying as, for taxation purposes, House Bill No. 79.
  Port Orford cedar logs and Douglas fir peeler logs, petitioning congress to pass measures relating to exportation of, House Joint Memorial No. 20.
  Sale of timber for educational purposes, approval by state board of education, Senate Bill No. 360.
  Sale of, upon state forest board and state granted lands, Senate Bill No. 456.

Tobacco:
  Automatic vending machine for, prohibited, Senate Bill No. 222.
  Establishment of Washington State Tobacco Commission, Senate Bill No. 67.
  Sales tax, increasing on, House Bill No. 486.
  Vending machines; prohibiting use of for tobacco products, House Bill No. 281.

Toll:
  Ferry rates to be fixed by Washington toll bridge authority, Senate Bill No. 253.

Toll Bridges:
  Furey, Fred H., appropriation to compensate, for money spent in operation of Brewster toll bridge during condemnation proceedings by state, House Bill No. 454.
  Washington toll bridge authority, providing for legislative approval of certain acts of, House Bill No. 141.

Tonasket:
  To Oroville on secondary highway No. 10E to be branch of State Road No. 10, House Bill No. 310.

Towing:
  Vehicles specially constructed for, to be exempt from regulations pertaining to "common carriers," House Bill No. 97.

Township Road and Bridge Fund:
  Creation of, House Bill No. 307.
### Townships:
- Counties having township organization to establish road and bridge fund, House Bill No. 275.
- Increasing powers of; authorizing consolidation and contractual relations with each other, House Bill No. 187.
- Township road, defining, House Bill No. 307.

### Traffic Regulation:
- Blind, regulating traffic on streets and highways, limiting use of white canes, House Bill No. 43.
- Motor vehicle, authorizing city to impound, if driver is convicted of certain traffic violations, House Bill No. 472.
- Motor vehicles, operation of, in negligent manner unlawful, House Bill No. 470.
- Vehicle operator's license, suspension not mandatory when convicted of reckless driving or on forfeiture of bail, House Bill No. 488.

### Trailers:
- Explosives, prohibiting hauling of, in trailers on highways, House Bill No. 122.
- Farms, exempting trailers used on, from certain license fees, House Bill No. 531.
- Fees, increasing, on certain trailers, House Bill No. 397.
- Fees, providing for refund of certain, House Bill No. 391.
- License number plates, only one to be issued to, House Bill No. 473.
- Prohibited from travel on highways on certain days, Senate Bill No. 355.

### Transportation:
- Air and water transportation companies, operating property to be taxed as personal property, House Bill No. 293.
- Auto transportation brokers and auto travel agents, licensing and regulating, House Bill No. 412.
- Bus drivers limited to a 10-hour, 210-mile shift, Senate Bill No. 212.
- Cities operating street railway with 100 miles of main track, may acquire and operate any other method of freight or passenger transportation, House Bill No. 420.
- Common and contract carriers, fees to be paid by, Senate Bill No. 184.
- County reorganization school districts committees to consider problems of, Senate Bill No. 335.
- Explosives, prohibiting hauling of, on highways in trailers, House Bill No. 122.
- Insurance on goods while en route, Senate Bill No. 281.
- Livestock and poultry, certain, to be included in provisions regulating sale, transportation and handling of same, House Bill No. 510.
- Motor busses operating in first-class cities to be regulated by governing body, House Bill No. 330.
- Motor vehicles, regulating those leased or hired for transportation of property, House Bill No. 168.
- Municipally-owned street railway, authorizing certain cities to borrow from reconstruction finance corporation for, House Bill No. 323.
- Noxious weed "screenings," requiring vehicles transporting to be cleaned, House Bill No. 151.
- Public utilities, foreclosure and collection of taxes levied against operating property of, House Bill No. 338.
- Rear safety door required in for-hire vehicle carrying more than 14 passengers, House Bill No. 219.
- Routes of, for school busses, reimbursement upon pupil-mile, Senate Bill No. 285.
- School bus routes, to be established by school directors, Senate Bill No. 209.
- School busses to be purchased by director of finance, budget and business, House Bill No. 514.
- School districts operating transportation systems, increasing reimbursements to, House Bill No. 347.
- Shipbuilding plant for Puget Sound; freight and passenger line between here and Orient to be established, House Joint Memorial No. 2.
- Trucks and certain other, to be exempt from regulations pertaining to "common carriers" transporting property, House Bill No. 97.
- Trucks, limiting gross load to 20,000 pounds, House Bill No. 350.
- Trucks operating under special contract with Federal or state relief offices exempt from certain regulations, House Bill No. 51.
- Trucks, prohibiting on highways from Saturday noon to Sunday midnight, House Bill No. 349.
Transportation Commission:
- Municipally-owned street railway, borrowing from reconstruction finance corporation for duties of commission relating to, House Bill No. 323.

Trespassing:
- Seek permission of owner before hunting or fishing on other's property, Senate Bill No. 74.

Trials:
- Department of Labor and Industries' appeals to Superior Court, either party has right of, Senate Bill No. 38.
- Giving person accused of contempt of court the right of, Senate Bill No. 35.
- New, granted in superior or supreme courts for errors relating, damages, Senate Bill No. 247.
- State officers, written reports by, to be admitted as evidence, House Bill No. 445.
- Witnesses, compelling attendance of out-of-state, in criminal cases, House Bill No. 243.
- Written reports of experts to be admitted as evidence, House Bill No. 443.

Trout:
- Preservation of, in Columbia river district, creation of fund to administer federal monies, Senate Bill No. 412.

Trucks:
- "Common carriers," certain ones carrying property on highways to be exempt from regulations pertaining to, House Bill No. 97.
- Explosives, prohibiting hauling of, on highways in trailers, House Bill No. 122.
- Farmers, exempting trucks or cars used by, from certain motor vehicle requirements, House Bill No. 499.
- Farms, exempting trucks used on, from certain license fees, House Bill No. 531.
- Fees, increasing on certain trucks, House Bill No. 397.
- Fees, providing for refund of certain, House Bill No. 391.
- Fees to be paid for, based on maximum gross weight, Senate Bill No. 184.
- Gross load limited to 20,000 pounds, House Bill No. 350.
- Highways, prohibiting trucks on, from Saturday noon to Sunday midnight, House Bill No. 349.
- Logging, prohibiting on highways over week-end, House Bill No. 273.
- Logging trucks, method of determining weight of load of logs, House Bill No. 537.
- Rented or hired to transport property, regulating and requiring insurance, House Bill No. 198.

Trust Companies:
- Joint bank accounts, rights of either depositor, Senate Bill No. 342.

Trust Receipts:
- Giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.

Trustees:
- Bonds, providing for reduction or substitution of; control of funds; notice of citation in case of default, House Bill No. 47.
- Gross income tax to be filed by, for trust estates, Senate Bill No. 192.
- Hospital appointment, term, duties of, Senate Bill No. 151.
- Hospital trustees, appointment of, when two counties or county and city jointly establish hospitals, House Bill No. 158.
- Testamentary trustee to file inventory with probate court, House Bill No. 446.

Trusty Camp:
- Certain prisoners from state prisons to be sent to, House Bill No. 242.

Tuberculosis:
- Cattle, indemnities to be paid for killing diseased, House Bill No. 27.
- Livestock, indemnities for slaughtering diseased, House Bill No. 132.

Tuition:
- Junior colleges established by state to have minimum tuition of $125 per year, House Bill No. 85.
- University of Washington, designating what fees will be spent for, House Bill No. 561.
INDEX 1147

Tuna:
Floating reduction plants, licensing those processing tuna, House Bill No. 409.
Floating reduction plants, prohibiting operation of, for reduction or processing of tuna, House Bill No. 408.
License for handling of, Senate Bill No. 109.

Tunnels:
Cascade, commission to make survey, Senate Bill No. 380.
Inclusion of, to come under primary state highway system, determined by Department of Highways, Senate Bill No. 218.

Twidwell, George:
Nominated for Speaker..............................................................6

Undertaker:
Burial of a blind person, to be paid not more than $100.00, Senate Bill No. 157.
Physically disabled persons funeral expenses, not to exceed $100, paid by department of social security, Senate Bill No. 270.

Unemployment Compensation:
Abolishing division of, and employment service, Senate Bill No. 68.
Appropriation for, given priority, Senate Bill No. 470.
Creation of department of social security for, Senate Bill No. 444.
Employers affected under who hire one or more employees, Senate Bill No. 214.
Weekly benefit amount to be paid employees, Senate Bill No. 219.

Unemployment Compensation Fund:
Administered by the commissioner of, Senate Bill No. 219.

Unemployment Insurance:
Creation of social security department, Senate Bill No. 444.

Unfair Practices Act:
Monopolies, prohibiting unfair competition, discrimination and practices in connection with sale of certain articles to prevent, House Bill No. 282.

Uniform Act on Fresh Pursuit:
Reciprocity agreement with other states for pursuit of criminals, House Bill No. 244.

Uniform Act to Secure Attendance of Witnesses From Without a State in Criminal Proceedings:
Witnesses, compelling attendance of out-of-state in criminal cases, House Bill No. 243.

Uniform Composite Reports as Evidence Act:
Evidence, written reports by experts to be admitted as, House Bill No. 443.

Uniform Expert Testimony Act:
Appointment of expert witnesses for testimony, Senate Bill No. 77.

Uniform For-Rent Motor Vehicle Safety Responsibility Act:
Financial responsibility by owners and operators of for-rent motor vehicles, Senate Bill No. 133.

Uniform Motor Vehicle Responsibility Act:
Financial responsibility by owners and operators of motor vehicles, Senate Bill No. 25.

Uniform Official Reports as Evidence Act:
State officers, written reports by, to be admitted as evidence, House Bill No. 445.

Uniform Stock Transfer Act:
Shares of stock, making uniform law regulating transfer, indorsement and delivery of, House Bill No. 372.

Uniform Trust Receipts Act:
Trust receipts, giving banks lien on certain conditional sales contracts without having in actual possession, House Bill No. 322.

Uniform Vendor and Purchaser Risk Act:
Contract to sell realty, risk of loss after; to make uniform law referring to, House Bill No. 360.
United States:
Foreclosure of mortgages held by, or any agency thereof, House Bill No. 362.
Irrigation districts, limiting time to bring action to enforce certain rights and claims of those owned by, House Bill No. 286.
Local improvement districts, petitions initiating and protests against, House Bill No. 434.
Property acquired for delinquent taxes may be sold to, at private sale without notice, House Bill No. 144.
Public works, contracts for, to be let only to firms using products manufactured, mined, or produced in U. S., House Bill No. 511.
Rights of way, establishing, over state lands, House Bill No. 285.

United States Housing Authority:
Agency, to continue as permanent agency of government, House Joint Memorial No. 5.

United States Supreme Court:
Schwellenbach, Lewis B., relating to his appointment to U. S. supreme court, House Joint Memorial No. 19.

University Campus Approach Fund:
Acquire tracts of land for an approach to University of Washington campus, Senate Bill No. 26.

University of Washington:
Approach to, acquisition of lands for, Substitute Senate Bill No. 26.
Associated students, appropriation for payment of judgment to, Senate Bill No. 433.
Board of regents, members of, term of office, meetings and records to be public, House Bill No. 538.
Chemistry laboratories available to state patrol for crime detection, Senate Bill No. 441.
Gifts from private sources, authorizing acceptance of, by board of regents; disposition of, House Bill No. 204.
Lands deeded to, used for aboretum and botanical garden purposes, Senate Bill No. 197.
Library facilities for students of, Senate Bill No. 430.
Tuition, designating what fees will be spent for, House Bill No. 561.

Usury:
Misdemeanor to take more interest than allowed, Senate Bill No. 22.

Vail:
Rainier to Vail, secondary state highway No. 5H from, House Bill No. 238.

Validating Act of 1939:
Bonds and other instruments or obligations heretofore issued, validating and ratifying certain, House Bill No. 522.

Vantage Bridge:
Sunnyside to, establishment of secondary state highway, Senate Bill No. 418.

Vegetables:
Agricultural prorated marketing zones for, Senate Bill No. 336.
Taxation, exempt from while stored if shipped from state within certain time, House Bill No. 274.

Vehicle Operator's License:
Director of licenses given power to suspend, House Bill No. 139.
Examinations for granting of conditional, House Bill No. 473.
State parks and parkways fund, 25¢ from each license fee, to go into, House Bill No. 432.
Suspension not mandatory when convicted of reckless driving or on forfeiture of bail, House Bill No. 486.

Vending Machines:
Cigar, cigarette, or tobacco, use of prohibited, House Bill No. 281.
Cigarettes, cigar, tobacco, prohibited, Senate Bill No. 222.
Venereal Disease:
Prophylactics, requiring licensed wholesaler and retailer to sell, for prevention or treatment of, House Bill No. 60.

Veronal:
Sale, gift, barter, exchange prohibited, Senate Bill No. 24.
Sale of, prohibiting and regulating, House Bill No. 325.

Vessels (also see Ships):
Exemption from having licensed personnel, Senate Joint Memorial No. 7.

Veterans:
Insane, court may direct their transfer to U.S. veterans' facilities, House Bill No. 104.
Veterans compensation bond retirement fund, application for benefits from, time extended to January 1, 1941, House Bill No. 334.
World War veterans, rehabilitation of disabled, House Bill No. 25.

Veterans' Compensation Bond Retirement Fund:
Abolishing; transferring to General Fund, House Bill No. 250.
Veterans, time for applying for compensation extended to January 1, 1941, House Bill No. 334.

Veterinarians:
Additional license fees for, House Bill No. 387.
Domestic animal injured by vehicle, operator to notify, Senate Bill No. 140.
Examinations required before license may be issued to, House Bill No. 393.
Narcotic drugs, regulating handling of, House Bill No. 261.
Prescription required from, for pharmacist to sell amytal, luminal, veronal, etc., or their derivatives, House Bill No. 11.

Veterinary Practice Act:
Examinations required before license is issued to veterinarian, House Bill No. 393.

Veto:
Constitutional amendment relating to Governor's power of, House Joint Resolution No. 10.

Veto Messages:
On bills of 25th Legislature.................................................. 43-53
On bills of 26th Legislature..................................................915-919

Vital Statistics:
Birth certificates of adopted and illegitimate children, House Bill No. 71.

Vocational Education:
Accepting federal vocational educational act of 1936 and providing compliance, Senate Bill No. 435.
Junior college districts and school districts to operate experimental program including vocational and non-vocational education, House Bill No. 283.
Promotion of, establishment of state board for vocational education, Senate Bill No. 277.
School districts, barring action against, when in connection with vocational training department, House Bill No. 186.
Youth administration division to provide for people between ages of 16 and 25, House Bill No. 321.

Voters:
City charter, 50 or more voters may initiate changes in, House Bill No. 44.
Costs of registrations to be split for precincts lying partly in each county, Senate Bill No. 469.
Drainage commissioners, voters' qualifications for election of, House Bill No. 93.
Election in second-class school districts, directors to establish one or more polling places, House Bill No. 233.
Poll tax to be paid before voting in certain elections, House Bill No. 265.
Registration, certificates of, to be issued to registered voters, House Bill No. 48.
Registration, county auditor to be registrar for rural precincts; city clerk, for city precincts, House Bill No. 33.
Registration of, can be transferred from an incorporated city to a city, Senate Bill No. 165.
Voters—Continued:
Second-class school district, registration not required to vote in, House Bill No. 258.
Third and fourth-class cities, consolidation of precincts in city elections, House Bill No. 111.

Voting Machines:
Care of by voting machine custodian, Senate Bill No. 91.
Regulating the recount of ballots and recount of votes registered on, Senate Bill No. 238.

Wage and Hour Act:
Wage-hour law, establishment of, House Bill No. 498.

Wage Board:
Establishment of, in connection with wage-hour law, House Bill No. 498.

Wages and Salaries:
Appropriation for salaries of state officials and employees for fiscal biennium, House Bill No. 450.
Appropriations for state departments, Senate Bill No. 433.
Bailiffs in superior courts, compensation of, House Bill No. 94.
Board of prison terms and paroles and tax commission, setting salary at $7,500 per year, House Bill No. 253.
County commissioners, compensation of, paid on a per diem basis, Senate Bill No. 265.
Director of highways to be elected and receive $5,000 per year, House Bill No. 564.
Director of labor and industries to be elected and receive $5,000 per year, House Bill No. 564.
Domestic help, hours, wages and conditions of labor to be established, House Bill No. 525.
Employer to pay those earned by deceased employee prior to death to nearest kin, House Bill No. 221.
Employer withholding part of wages to give receipt for and state reason for deductions, House Bill No. 353.
First-class cities, authorizing, to establish salary fund, House Bill No. 458.
Garnishment, exempting 80% of weekly wage from, House Bill No. 266.
Household or domestic employees, Senate Bill No. 107.
Insurance commissioner to receive $6,500 per year beginning January 15, 1941, House Bill No. 466.
Justice of peace receiving $3,600 yearly in cities of more than 100,000 prohibited from private practice, House Bill No. 448.
Legislative expenses, appropriations for, Senate Bill No. 400.
Legislative members', to be fixed by law, Senate Joint Resolution No. 12.
Lieutenant-governor to receive $3,800 per year as chief of state patrol, House Bill No. 564.
Loan of $300 or less, regulating salary assignments when given as security for, House Bill No. 207.
Officers of cities of the second class, Senate Bill No. 65.
Payment of, to be made within 5 days after close of payroll period; if discharged, 24 hours, House Bill No. 340.
Payment to state, county and city employees to be semi-monthly, House Bill No. 159.
Pilots, rate to be paid per nautical mile, Senate Bill No. 401.
Police pension, deduction of 5% from monthly compensation, Senate Bill No. 143.
Poll tax to be deducted from, of employees not having paid same, House Bill No. 265.
Prisoners to receive 25¢ per day in honor camps, House Bill No. 242.
Prosecuting attorney and school superintendent in eighth and ninth-class counties to receive $1,200 per year, House Bill No. 427.
Prosecuting attorney, enforcement of, Senate Bill No. 303.
Public defender to receive $350 per month, House Bill No. 566.
Public officer with full-time job, prohibiting from doing outside work for compensation, House Bill No. 218.
Public utilities, dismissal compensation to be paid employees of those taken over by governmental bodies, House Bill No. 497.
Public works done by contract, rate of overtime pay on, House Bill No. 162.
Public works, prevailing rate of wage to be paid on, House Bill No. 303.
Recount of ballots, counting clerks, Senate Bill No. 238.
Salary fund, creation of, in all counties, House Bill No. 39.
Wages and Salaries—Continued:

School teachers' minimum salary repealed, Senate Bill No. 7.
Secondary state highways, reappropriation for, Senate Bill No. 394.
Secretary of agricultural proration program committee, salary of, Senate Bill No. 336.
State auditor, to be fixed by legislature, Senate Joint Resolution No. 5.
State director of fisheries to be elected and receive $5,000 per year, House Bill No. 564.
State Institutions, establishing labor and wage conditions in, House Bill No. 578.
State officers and legislators, giving people by initiative or legislature power to fix or change salaries of, House Joint Resolution No. 13.
State officers, constitutional amendment, Senate Joint Resolution No. 16.
State Sanitary Engineer to receive $4,000 yearly salary, House Bill No. 228.
Substitute teachers, relating to salary of; providing that such salary be deducted from regular teacher, House Bill No. 456.
Superior court judges, information to be ascertained, prior to payment of, Senate Bill No. 402.
Tariffs, regulation of, based upon level of country's wage scale, House Joint Memorial No. 9.
Tax commissioners to be elected and receive $5,000 per year, House Bill No. 564.
Teachers, minimum to be maintained out of state school relief fund, Senate Bill No. 284.
Teachers' salaries not to be reduced unless part of general plan of retrenchment, House Bill No. 121.
Underpayment of agreed wages and certain deductions from, are unlawful, House Bill No. 128.
Unemployment compensation refunds, to be determined by, Substitute Senate Bill No. 219.
United States, exempt from gross income taxation, Senate Bill No. 192.
Wage-hour law, establishing state, House Bill No. 498.
Washington state apple commission, relating to compensation for performance of duties, House Bill No. 557.
W. P. A. wages, petitioning congress to make uniform throughout state, House Joint Memorial No. 18.

Wahkiakum County:
Appropriation for, Senate Bill No. 433.

War Materials:
Japan, prohibiting shipment of, to, Senate Joint Memorial No. 3.
Japan, prohibiting shipment of war materials to, House Joint Memorial No. 3.

Warehouses:
Cities not within port district may construct and operate, House Bill No. 420.
Fourth-class cities, authorizing to construct and maintain, House Bill No. 371.
Grains, flour, fruit, fish exempt from taxation if shipped from state within certain time, House Bill No. 264.
Public utilities, foreclosure and collection of taxes levied against operating property of, House Bill No. 338.

Warrants:
Public utility district commissioners, issuance of, by, Senate Bill No. 200.
School, to be registered in county treasurer's and school superintendent's offices, Senate Bill No. 466.

Washington Apple Marketing Board:
Apples, prohibiting unfair trade practices and preventing frauds, House Bill No. 541.

Washington Commission Merchants Act:
License required to sell agricultural products on commission, House Bill No. 135.

Washington Dairy Products Commission:
Dairy products, advertising and sales promotion campaign to increase consumption of, House Bill No. 189.

Washington Dog Racing Commission:
Creation of, duties of, Senate Bill No. 339.
Washington Feed, Fertilizer, and Livestock Remedy Act:
Registration of commercial feeds, fertilizers and livestock remedies, House Bill No. 351.

Washington Food, Drug and Cosmetic Act:
Manufacture, shipment, sale of misbranded food, drugs, devices and cosmetics, Senate Bill No. 15.

Washington Gambling Control Board:
Gambling games and mechanical devices to be regulated and licensed by, House Bill No. 404.

Washington Greyhound Racing Board:
Greyhound racing, regulation, licensing and supervision of, House Bill No. 534.

Washington-Idaho Boundary Line:
Secondary state highway No. 3F, extending to, House Bill No. 143.

Washington Labor Relations Board:
Creation of; giving employees right to bargain collectively; declaring certain labor practices by employer unfair, House Bill No. 436.
Creation of; giving employees right to organize and bargain collectively, House Bill No. 528.

Washington Motor Vehicle Act:
Liability of owner, guest in car to have cause of action against owner in case of accident, House Bill No. 54.
Livestock, unlawful to graze on right of way of highways or to cross without sufficient persons to herd them, House Bill No. 32.

Washington State Apple Advertising Commission:
Abolishment of, House Bill No. 34.
Advertising, must be placed only with taxpaying agencies of the state, House Bill No. 478.
Changing name to Washington state apple commission, House Bill No. 557.
Cull apples, 40% of assessments on, to be disbursed to commission, House Bill No. 394.

Washington State Apple Commission:
Rehabilitation of apple orchards and industry; changing name of Washington state apple advertising commission to, House Bill No. 557.

Washington State Association of County Commissioners:
Co-ordination of county administrative programs, execution by, Senate Bill No. 359.

Washington State Bar Association:
Legal aid bureau, powers and duties of bar association in creation of, House Bill No. 30.

Washington State Board of Aeronautics:
Creating; licensing air craft and airmen; providing traffic rules, House Bill No. 500.

Washington State Board of Pharmacy:
Licenses for retailers or wholesalers of certain prophylactics, board to have jurisdiction of, House Bill No. 60.

Washington State Chiropractors' Association:
Establishment of, rules and regulations, Senate Bill No. 322.

Washington State College:
Chemistry laboratories of, available to state patrol, for crime detection, Senate Bill No. 441.
Clarke-McNary act and cooperative farm forestry act, federal funds to be received from, House Bill No. 289.

Washington State College Fund:
Creating; abolishing college current fund, House Bill No. 247.

Washington State Commission:
Pacific Northwest Centennial Exposition, creating commission for, House Bill No. 156.

Washington State Commission on Interstate Cooperation:
Development of a more perfect union among various governments in the U. S., Senate Bill No. 204.
Washington State Employment Service:
Aliens and non-residents prohibiting employment of, on public works; requiring men to be hired through, House Bill No. 161.

Washington State Extension Service:
Soil conservation committee, member to be director of, Senate Bill No. 343.

Washington State Honey Seal:
Honey, regulating sale and marketing of, House Bill No. 227.

Washington State Meat Seal:
Meat inspection, seal must be affixed to meat and meat food products, House Bill No. 83.

Washington State Patrol:
Animals, appointment to administer act relative to prevent cruelty to, Senate Bill No. 154.
Assistance to be given by certain departments of the University of Washington and Washington state college, Senate Bill No. 441.
Billboard advertising, assistance to be given by, Senate Bill No. 221.
Bus drivers' shift of 10 hours, enforce observance of, Senate Bill No. 212.
Communication system, authorization and maintenance, Senate Bill No. 338.
Criminal identification, investigation and statistics, creating division of, within patrol, House Bill No. 313.
Employees of, to work 8-hour day and 44-hour week, House Bill No. 428.
Group life insurance, eligible to be insured under, House Bill No. 460.
Injured or incapacitated members of, to be relieved from duty, Senate Bill No. 333.
Investigation, appointment of committee, Senate Joint Resolution No. 2.
Lieutenant-governor to take over powers and duties of chief of, House Bill No. 564.
Penitentiary and reformatory, to cooperate for transportation of prisoners to, House Bill No. 239.

Petroleum product distributor act, enforcement of some rules by, Senate Bill No. 227.
Public utilities, to assist in supervision of motor fuel companies declared to be, House Bill No. 99.
Tacoma, appropriating $2,000 for, as compensation for patrol's use of city's police radio station, House Bill No. 495.
Vehicle inspection equipment stations to be regulated by the, Senate Bill No. 484.

Washington State Penitentiary:
Employees of, to work 8-hour day and 44-hour week, House Bill No. 428.
Prisoner's release from, House Bill No. 240.
State hospitals, prisoner may be transferred to, for psychiatric treatment, House Bill No. 241.
Supervision and temporary care of persons paroled from, Senate Bill No. 3.
Transportation of prisoners to, sheriff and state patrol to cooperate with prison board for, House Bill No. 239.
Trusty camps, certain prisoners to be sent to, House Bill No. 242.
Use of merchandise manufactured for state, Senate Bill No. 29.

Washington State Poultry Congress Committee:
Exhibition at exposition in Cleveland, Ohio, state's exhibit to be handled by, Senate Bill No. 384.

Washington State Producers and Consumers Act:
Agricultural products, providing method for determining cost of production and sale price, House Bill No. 516.

Washington State Reformatory:
Employees of, to work 8-hour day and 44-hour week, House Bill No. 428.
Lands, purchase of additional, for use of, Senate Bill No. 99.
Prisoner's qualifications for release from, House Bill No. 240.
State hospitals, prisoner may be transferred to, for psychiatric treatment, House Bill No. 241.
Supervision and temporary care of persons paroled from, Senate Bill No. 3.
Teachers of, retirement system to apply to, Senate Bill No. 188.
Transportation of prisoners to, sheriff and state patrol to cooperate with prison board for, House Bill No. 239.
Trusty camps, certain prisoners to be sent to, House Bill No. 242.
Use of merchandise manufactured for state use, Senate Bill No. 29.
Washington State Teachers' Retirement System:
Annuities and disability allowances, monthly payment of, House Bill No. 16.

Washington State Tobacco Commission:
Establishment of, Senate Bill No. 67.

Washington State Training School:
Teachers of, retirement system to apply to, Senate Bill No. 188.

Washington State Uniform Act on Fresh Pursuit:
Reciprocity between states in pursuit of criminals, House Bill No. 202.

Washington State Veterinary Medical Commission:
To conduct examinations for veterinarians and enforce laws relating to, House Bill No. 393.

Washington Toll Bridge Authority:
Ferries, acquisition, construction, operation and financing of, empowered by, Senate Bill No. 253.
Legislative approval required for certain acts of, House Bill No. 141.
Operation and maintenance Lake Washington and Narrows Bridges, Senate Bill No. 12.

Washington Uniform Food, Drug and Cosmetic Act:
Establishment of, for safeguarding public health, Senate Bill No. 315.

Washington Utility District Authority:
Water and water power resources, conservation of, under the, Senate Bill No. 199.

Washington Utility District Authority Fund:
Creation of, for conservation of water and power resources, Senate Bill No. 199.

Washtucna:
Lind to, on secondary state highway No. 11B, House Bill No. 309.

Watches:
Sale of used, records to be kept, Senate Bill No. 300.

Water:
Application for appropriation or storage of, notice to be sent to director of fisheries and game, Senate Bill No. 304.
Bonds for construction of works, revenue bond law of 1939, Senate Bill No. 286.
Conservation of, under Washington utility district authority act, Senate Bill No. 199.
Corporate limits of city of more than 1,500 persons owning their water system as public utility, House Bill No. 370.
Dam or storage of, to be approved by supervisor of hydraulics, Senate Bill No. 111.
Diking districts, authorizing, to improve rivers which overflow and damage lands within boundaries; may contract with other districts for same, House Bill No. 565.
Highways, relating to establishment of, to prevent pollution of city water supply, House Bill No. 73.
Irrigation districts, authorizing board to release lands for domestic water purposes, House Bill No. 126.
Petitioners for determination of water rights authorized to advance some costs of proceedings, House Bill No. 543.
Public utilities, foreclosure and collection of taxes levied against operating property of, House Bill No. 338.
Sanitary authority, creation of, to preserve purity of streams, lakes, etc., House Bill No. 228.
Supplying of, by cities or towns, regulations to be observed, Senate Bill No. 274.
Townships, acquisition of waterworks for, House Bill No. 187.
Water rights and ditches, regulating loan, exchange, or lease of, House Bill No. 477.

Water Districts:
Assessments or condemnation, those attempted by water districts prior to this act not legal or valid, House Bill No. 155.
Revenue bonds, issuance and sale of by, Senate Bill No. 361.
Revenue bonds, issuance of; establishing special funds to retire, House Bill No. 405.
Street lighting systems, authority given to, for construction and maintenance, Senate Bill No. 358.
Taxation on certain property in, Senate Bill No. 440.
Water rights and ditches, regulating loan, exchange, or lease of, House Bill No. 477.
Water supply systems operated by, regulations to be observed, Senate Bill No. 386.
Water Power:
Fees by claimants of, to be paid into reclamation revolving fund, House Bill No. 177.

Water Revenue Redemption Fund:
Creation of by water districts, Senate Bill No. 361.

Water Transportation Companies:
Operating property to be assessed and taxed as personal property, House Bill No. 293.

Waterway:
Vacation of Des Chutes in Olympia, Senate Bill No. 257.

Waterway Districts:
Commercial waterway district, readjustment of outstanding debt, House Bill No. 319. Dissolution of, when all obligations have been paid, Senate Bill No. 349.
Districts, dissolution of when all obligations have been paid, Senate Bill No. 349.

Webb Cut-Off:
Secondary highway 14D from Webb Farm by way of, to junction with Olympic Highway to be branch of State Road No. 14, House Bill No. 433.

Weeds:
Congress, petitioning, to enact legislation and provide funds for control of noxious weeds, House Joint Memorial No. 21.
“Screenings” and seeds of noxious, defining, prohibiting transportation, purchase of, House Bill No. 151.

Welfare Department:
Trucks operating under special contract with, exempt from certain regulations, House Bill No. 51.

Western Washington College of Education:
Appropriation for, Senate Bill No. 433.
Cigarette tax receipts, .03% to be paid to fund of, Senate Bill No. 260.
Retirement system to apply to teachers of, Senate Bill No. 188.

Western Washington State Custodial School:
Teachers of, retirement system to apply to, Senate Bill No. 188.

Westport:
Fishhaven, establishment of northeast of, House Bill No. 386.

Weyerhauser Timber Company:
Appropriation for payment of judgment to, Senate Bill No. 433.

Wharves:
Fourth-class cities, authorizing to construct and maintain, House Bill No. 371.

Whatcom County:
Fish traps and pound nets, establishment of, in vicinity of, Senate Bill No. 429.
Highways on Point Roberts in, to be made part of secondary state highway system, Senate Bill No. 369.

Wheat:
Tax upon person selling, Senate Bill No. 113.

Whidby Island:
Anacortes to, establishment of primary state highway, Senate Bill No. 473.

White Pass Highway:
Appropriation for completion of, Senate Bill No. 475.

Wholesalers:
Beer, increasing tax to $2.00 per barrel, House Bill No. 505.
Egg wholesalers required to have licenses, House Bill No. 463.
Farmers, providing license for manufacture and sale of wine by, House Bill No. 494.
Grain wholesalers, reducing business tax on, House Bill No. 354.
Monopolies, prohibiting unfair competition, discrimination and practices in connection with sale of certain articles to prevent, House Bill No. 262.

Wildlife-Restoration Projects:
Department of game to establish and conduct, House Bill No. 231.
Willapa Harbor:
Salmon fishing, allowing use of set nets for, at certain times and places, House Bill No. 193.

Williams, Morris:
Appropriation for payment to, Senate Bill No. 433.

Wilson Creek:
Secondary highway No. 2 J to, from Hartline to be branch of State Road No. 2, House Bill No. 332.

Wine (see Liquor).

Witnesses:
Appointment of expert, by the court, Senate Bill No. 77.
Attendance of, for prosecution or investigation purposes, Senate Bill No. 97.
Composite reports to be admitted as evidence without calling person making same, House Bill No. 443.
Out-of-state, compelling their attendance in criminal cases, House Bill No. 243.
Perpetuation of testimony of, in judicial proceedings, Senate Bill No. 425.
Social welfare worker not to be examined as to communications made to him while in his official capacity, Senate Bill No. 136.
State officers, written reports by, to be admitted as evidence, House Bill No. 445.
Subpoena of, for investigation of hospital associations, medical service bureaus, Senate Bill No. 311.
Subpoena of, for testimony relative to department of agriculture, Senate Bill No. 224.
Subpoena of, relative to conservation of oil and gas, Senate Bill No. 169.

Women:
Employment of married women on public works illegal, House Bill No. 176.

Workmen's Compensation:
Amending part of, relating to medical and surgical care of workmen injured, Senate Bill No. 83.
Compensation for those injured and for their dependents in case of death, House Bill No. 18.
Compensation for those injured in extrahazardous employment, Senate Bill No. 100.
Occupational disease, compensation for disability or death incurred by employee resulting from, House Bill No. 100.
Radios and electrical refrigerators, installing and servicing of, defined as extrahazardous, House Bill No. 91.
Sanipractic, chiropractic, osteopathic treatment to be included in care of injured workmen, House Bill No. 302.

Works Progress Administration:
Continuation of by appropriation of $875,000,000, Senate Joint Memorial No. 5.
State to assist counties, cities, and school districts to carry out work relief projects and programs, House Bill No. 553.
W. P. A. wages, petitioning congress to make uniform throughout the state, House Joint Memorial No. 18.

Works Project Assistance Fund:
State to assist counties, cities and school districts to carry out work relief projects and programs, House Bill No. 553.

World War:
Children of soldiers, sailors, and marines killed during, to have educational opportunities, House Bill No. 78.
Disabled veterans, appropriation for rehabilitation of, House Bill No. 25.

Wrestling:
Civilian Conservation Corps, army, navy exempt from securing of license for exhibition of, Senate Bill No. 259.

Yakima:
Appropriation for, Senate Bill No. 433.
County engineer of, to be member of Cascade tunnel commission, Senate Bill No. 380.
State highway No. 5 N, beginning in, to Tieton to vicinity of Snoqualmie National Forest, Senate Bill No. 299.
Yakima County:
Federal Migratory Labor Camps, Congress asked to abandon plans for; in, House Joint Memorial No. 16.

Yelm:
Alder to, establishment of secondary state highway, Senate Bill No. 368.

Youngberg, Elmer:
Appropriating $3,000 for relief of, House Bill No. 581.

Youth Administration Division:
Department of social security, creating division within, House Bill No. 321.

Zindorff, Edward and Cedric:
Appropriation of $38.00 for relief of, Senate Bill No. 463.

Zones:
Agricultural prorated marketing, establishment of, Senate Bill No. 336.
Highway, elimination of business or educational use of land, Senate Bill No. 370.