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<td>44th Day</td>
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<td>56th Day</td>
<td>Sunday, March 6, 1949</td>
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<td>57th Day</td>
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JOURNAL OF THE HOUSE
OF THE
THIRTY-FIRST LEGISLATURE

FIRST DAY

NOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, January 10, 1949.

At twelve o'clock noon, S. R. Holcomb, Chief Clerk of the House of Representatives of the Thirtieth Legislature, called the House to order.

Prayer was offered by the Reverend Frederick A. Schilling, Rector of St. John's Episcopal Church of Olympia.

MESSAGE FROM THE SECRETARY OF STATE


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

Sir: I, Earl Coe, Secretary of State of the State of Washington, do hereby certify that the following is a full, true and correct list of the persons elected to the office of State Representative at the General Election held in the several voting precincts of the State of Washington on the second day of November, 1948, as shown by the official returns of said election now on file in the office of Secretary of State; and also that the same are entitled to seats in the House of Representatives of the Legislature of the State of Washington, at its thirty-first biennial session, commencing on the tenth day of January, A. D., 1949, as appears from said election returns.

LIST OF REPRESENTATIVES ELECTED NOVEMBER 2, 1948

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<tr>
<th>District</th>
<th>Name</th>
<th>Counties Represented</th>
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<tbody>
<tr>
<td>No. 1</td>
<td>John R. Jones</td>
<td>(Douglas and Okanogan)</td>
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<tr>
<td>No. 2</td>
<td>Wilbur G. Hallauer</td>
<td>(Pend Oreille and Stevens)</td>
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<tr>
<td>No. 3</td>
<td>Charles W. Hodde</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 4</td>
<td>Carl F. Mohr</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 5</td>
<td>Reuben T. Smiley</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 6</td>
<td>Russell T. Hoopingarner</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 7</td>
<td>Howard T. Ball</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 8</td>
<td>W. C. Raugust</td>
<td>(Adams, Ferry and Lincoln)</td>
</tr>
<tr>
<td>No. 9</td>
<td>David Hoefel</td>
<td>Whitman</td>
</tr>
<tr>
<td>No. 10</td>
<td>Asa V. Clark</td>
<td>Whitman</td>
</tr>
<tr>
<td>No. 11</td>
<td>J. Chester Gordon</td>
<td>Whitman</td>
</tr>
<tr>
<td>No. 12</td>
<td>Dewey C. Donohue</td>
<td>(Asotin, Columbia and Garfield)</td>
</tr>
<tr>
<td>District</td>
<td>Name</td>
<td>Counties Represented</td>
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<tr>
<td>No. 11</td>
<td>Arthur A. Bergevin</td>
<td>Walla Walla</td>
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<td>No. 11</td>
<td>James D. Stonecipher</td>
<td>Walla Walla</td>
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<tr>
<td>No. 12</td>
<td>Mrs. Eva Anderson</td>
<td>Chelan</td>
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<td>No. 12</td>
<td>J. V. (Jack) Rogers</td>
<td>Chelan</td>
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<td>No. 13</td>
<td>R. C. (Brigham) Young</td>
<td>(Grant and Kittitas)</td>
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<td>No. 13</td>
<td>Nat W. Washington</td>
<td>Yakima, part</td>
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<td>No. 14</td>
<td>F. Stuart Foster</td>
<td>Yakima, part</td>
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<td>No. 14</td>
<td>O. R. Schumann</td>
<td>Yakima, part</td>
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<tr>
<td>No. 14</td>
<td>Loomis J. Shadbolt</td>
<td>Yakima, part</td>
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<td>No. 15</td>
<td>Perry B. Woodall</td>
<td>Yakima, part</td>
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<td>No. 15</td>
<td>Alfred S. Hillyer</td>
<td>Yakima, part</td>
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<tr>
<td>No. 16</td>
<td>Ole H. Olson</td>
<td>Benton, Franklin, Klickitat, Skamania</td>
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<td>No. 16</td>
<td>C. C. Miller</td>
<td>King, part</td>
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<td>No. 17</td>
<td>W. E. (Bill) Carty</td>
<td>Clark</td>
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<td>No. 17</td>
<td>Mark Holliday</td>
<td>Clark</td>
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<td>No. 17</td>
<td>Abner B. McPherson</td>
<td>Clark</td>
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<tr>
<td>No. 18</td>
<td>Julia Butler Hansen</td>
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<td>No. 18</td>
<td>Clyde J. (Jim) Miller</td>
<td>Wahkiakum</td>
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<td>No. 19</td>
<td>Chet King</td>
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<td>Ralph A. Smith</td>
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<td>No. 20</td>
<td>Ray W. Sprague</td>
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<td>Arthur S. Cory</td>
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<td>No. 20</td>
<td>George R. Thompson</td>
<td>Lewis</td>
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<td>No. 21</td>
<td>Andrew Winberg</td>
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<td>No. 21</td>
<td>Grace Kelley</td>
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<td>Henry A. Brown</td>
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<td>Reuben A. Knoblauch</td>
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<td>No. 25</td>
<td>Kenneth H. Simmons</td>
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<td>Arthur H. Basset</td>
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<td>No. 26</td>
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<td>Gordon J. Brown</td>
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<td>No. 30</td>
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<td>No. 30</td>
<td>Louis E. Hofmeister</td>
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<td>James G. Watson</td>
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<td>No. 32</td>
<td>R. E. (Ray) Morris</td>
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<td>No. 32</td>
<td>Wesley R. Eldridge</td>
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<td>No. 33</td>
<td>John L. O'Brien</td>
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<td>No. 33</td>
<td>Charles M. Carroll</td>
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<td>No. 34</td>
<td>Jeanette Testu</td>
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<td>No. 34</td>
<td>Max Wedekind</td>
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<td>No. 35</td>
<td>Edward F. Riley</td>
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<td>No. 35</td>
<td>David M. Roderick</td>
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<td>No. 36</td>
<td>George C. Kinnear</td>
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<td>No. 36</td>
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<td>No. 37</td>
<td>Patrick D. Sutherland</td>
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<td>No. 37</td>
<td>George V. Powell</td>
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<td>No. 38</td>
<td>Howard S. Bargeen</td>
<td>Snohomish, part</td>
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<tr>
<td>No. 38</td>
<td>Tony P. Mardesich</td>
<td>and Island, part</td>
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<td>No. 38</td>
<td>Wallace I. Carmichael</td>
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<tr>
<td>No. 39</td>
<td>Robert Bernethy</td>
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<td>No. 39</td>
<td>Oscar Wenberg</td>
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<td>No. 40</td>
<td>Emma Abbott Ridgway</td>
<td>(San Juan)</td>
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<td>No. 40</td>
<td>Violet P. Boede</td>
<td>and Skagit</td>
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<td>Grant C. Sisson</td>
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<td>Charles A. Pedersen</td>
<td>Whatcom, part</td>
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<td>Homer O. Nunamaker</td>
<td>Whatcom, part</td>
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<td>No. 42</td>
<td>Vaughan Brown</td>
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<td>No. 43</td>
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<td>No. 44</td>
<td>Paul Coughlin</td>
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<td>Michael J. Gallagher</td>
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<td>No. 45</td>
<td>Floyd C. Miller</td>
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<td>No. 46</td>
<td>Vernon A. Smith</td>
<td>King, part</td>
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<tr>
<td>No. 46</td>
<td>Mrs. Vincent F. Jones</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 tenth day of January, A. D., 1949.

EARL COE, Secretary of State.

The roll was called and all members were present except W. C. Raugust of Adams, Ferry and Lincoln Counties, Mr. Raugust having been excused because of illness.

The Honorable E. W. Schwellenbach, Justice of the Supreme Court of the State of Washington, administered the oath of office to all members present.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Rasmussen:

Resolved, That the rules which governed the House of Representatives for the Thirtieth Session of 1947 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. Rasmussen, the resolution was adopted.

Nominations for Speaker of the House were declared to be in order.

The Chief Clerk recognized Mr. Callow.

Mr. Callow of Grays Harbor:

"Mr. Chief Clerk, Justice Schwellenbach, Members of the House:

"Two years ago it was my pleasure and privilege to place in nomination for the high office of Speaker of the House a gentleman who I thought was well qualified to fill that position. He was not elected to that office. Today I wish to place in nomination the same man and I fully expect that today he will be elected,—a man who is always eminently fair, is well informed, is capable, and I am sure will fill the office of Speaker to the satisfaction of all of the members of the House.

"It is true, he is a Democrat, but he is first a citizen of America and of the State of Washington, and in the discharge of the duties that we expect him to fill, I am sure that the interests of the State of Washington will always come first, as they should. There are so many of the members here who have served before, and know him so well, it is not necessary for me to say anything about his qualifications as a man and his qualifications for the office of Speaker of the House. I will simply say that I place in nomination Chas. W. Hodde, shall I say of Stevens and Pend Oreille Counties—or rather, of the State of Washington, for the office of Speaker of the House of Representatives."
The Chief Clerk recognized Mr. Gallagher (Bernard J.).

Mr. Gallagher (Bernard J.) of Spokane:

"I find it a privilege—also a pleasure, to second the nomination of Mr. Hodde, whose qualifications are well known to you who have served with him. He is a man of outstanding ability, with a great record of fairness in all routine. He is, as Mr. Callow says, first a citizen of the State and then a member of his party.

"It is with great pleasure that I second the nomination of Chas. W. Hodde of Stevens and Pend Oreille Counties for Speaker of the House."

The Chief Clerk recognized Mr. Comfort.

Mr. Comfort of Pierce County:

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

"It is my distinct pleasure and privilege to place before this Body for nomination as Speaker of the House the name of George C. Kinnear.

"George Kinnear, as you all know, is one of the younger members of the Republican Party, one of those persons whose career, politically, is on the rise. He is well trained for this position. He has been a member of this House for three different sessions, 1937, 1941 and again in 1947, and each session he filled a position of responsibility, both as minority and majority member. He knows the problems of the minority and the problems of the majority.

"George Kinnear is well balanced, is well trained and experienced. He is tolerant, he is progressive in all his views and he is liberal, and with tolerance and the experience he has had we believe that George Kinnear will make a most acceptable, efficient and capable Speaker of the House of Representatives. We earnestly support him for the position of Speaker of the House."

The Chief Clerk recognized Mr. Woodall.

Mr. Woodall of Yakima:

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

"The qualifications of George Kinnear for Speaker of the House of Representatives were well outlined by Mr. Comfort and I now wish to join in those statements at this time to second the nomination of one who, if chosen as Speaker of the House, will serve his state well.

"I, therefore, second the nomination of Mr. George Kinnear for Speaker of the House of Representatives."

The Chief Clerk recognized Mrs. Hansen.

Mrs. Hansen of Cowlitz and Wahkiakum:

"Mr. Chief Clerk, Justice Schwellenbach, Ladies and Gentlemen:

"It is my privilege and honor to second the nomination of Chas. W. Hodde for Speaker of the House of Representatives. I have served with him several sessions, worked on committees with him, and it gives me great pleasure to second the nomination of Chas. W. Hodde for Speaker of the House."

The Chief Clerk recognized Mr. Rasmussen.

Mr. Rasmussen of Pierce:

"Mr. Chief Clerk, Justice Schwellenbach, Members of the House:

"I, too, join the other seconds in saying that it will be a pleasure to have Chas. W. Hodde at the helm to lead us through this session. He has so many diversified interests. Chas. Hodde has shown he is interested in education; he is interested in public power; he is interested in labor. He is a man well versed in many matters pertaining to the State; if there is any matter a member does not understand, he is very glad to explain it, and he comes directly to the point.

"He is interested in the State of Washington to the fullest extent. I know that all of you will join me at the end of the session to say that we were glad to have had Chas. W. Hodde as Speaker of the House."

On motion of Mr. Ford, nominations for Speaker were closed,

The Clerk called the roll and Mr. Hodde was elected Speaker of the House.
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of Representatives by the following vote: Mr. Hodde, 67; Mr. Kinnear, 31; absent or not voting, 1.

Those voting for Mr. Hodde were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen; Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young—67.

Those voting for Mr. Kinnear were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Clark, Comfort, Cory, Eldridge, Forshee, Foster, Frayn, Gordon, Hillyer, Hodde, Hoefel, Jeffrey's, Johnston, Jones (Mrs. Vincent F.), Pedersen, Powell, Rogers, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall, Zent—31.

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

The Chief Clerk announced that Mr. Chas. W. Hodde, having received the majority vote of the House, was elected Speaker of the House of Representatives.

The Chief Clerk appointed Representatives Riley and Boede to escort Mr. Hodde to the rostrum.

Representatives Riley and Boede escorted Mr. Hodde to the rostrum where the Honorable E. W. Schwellenbach, Justice of the State Supreme Court, administered the oath of office to him.

The Speaker assumed the Chair.

The Speaker addressed the House with the following remarks:

"Mr. Chief Clerk, Justice Schwellenbach and Fellow Members of this House:

"There is not any use for me to make a lot of remarks about appreciating the office of Speaker. Of course, anyone appreciates the confidence that is expressed by the members of the House when he is chosen for Speaker. I think it is unfortunate that the lot can fall to so few people to serve as Speaker. It is one of those things, not a matter of examination and merit, it is a matter of coincidence or accident that some certain person is chosen, that the chips just happen to fall at the right time.

"I feel fortunate that this is true in my case and I hope that you all realize that I am humble in accepting the honor and hope none of you will feel that I am hard to approach or that you have any problem too small for my attention, and I hope I have the confidence in this position of both parties of the House and that we can proceed to do a good job. There is plenty of ability and plenty of old members to help steer the younger ones, and who knows—at the end of the session the younger may be steering the older.

"With these few words, I again express my appreciation for the honor of being elected as Speaker of the House."

The Speaker called for nominations for the office of Chief Clerk.

The Speaker recognized Mr. Adams.

Mr. Adams of Clallam, Jefferson and Mason:

"Ladies and Gentlemen of the Legislature:

"I think I am several times ahead of my good friend, Arthur Callow. He boasts of having had the privilege of nominating our good Speaker two years ago. In placing in nomination for Chief Clerk the name of my good friend, I can say I nominated him four years ago, six years ago, ten years ago, sixteen years ago. I did not have the privilege of doing so two years ago."
"Most of you who are here have heard the words that I have expressed in favor of not only my friend but a friend of each and every one of you. A friend, because at all times he is willing to give you his ear to assist you in matters which are very important to you and important to the State of Washington. I could speak for maybe hours about his qualifications, but that isn't necessary as most of you know him as well as I do. I can go back not only sixteen years, but twenty years ago—truthfully, I can say thirty years ago, this man and I were associated together as employees of the House of Representatives. I have known him through all those years.

"Knowing his sincerity, his ability and his friendliness to each one connected with the House, it is indeed a great pleasure to have the privilege of placing in nomination the name of my friend and your friend, Si Holcomb."

The Speaker recognized Mr. Riley.

Mr. Riley of King:

"Mr. Speaker, Justice Schwellenbach, Ladfes and Gentlemen of the House of Representatives:

"It is my privilege to second the nomination of our Chief Clerk, Mr. S. R. (Si) Holcomb. The duties of the Chief Clerk are manifold. Mr. Holcomb has served the House of Representatives of our state for twenty-five years in an official capacity. Those years have trained him for those duties which are important to the special office of Chief Clerk of the House of Representatives. His mild manner, his training, his experience, his willingness to cooperate, his helpfulness to the members justify you in supporting for re-election to this position Mr. S. R. (Si) Holcomb. There is no substitute for his experience.

"To the younger members here may I say there is a valuable asset called faith, and I am going to ask you to have faith in me, in what I have said in supporting for re-election to the position of Chief Clerk Mr. S. R. (Si) Holcomb and I am sure that faith will not have been misplaced when some sixty days hence we will be closing, giving speeches of farewell.

"I take great pleasure, members, in seconding the nomination of S. R. (Si) Holcomb."

The Speaker recognized Mr. Clark.

Mr. Clark of Whitman:

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

"It gives me great pleasure to second the nomination of Si Holcomb. I nominated the Chief Clerk two years ago. It is a real pleasure to again second the nomination. He is an efficient worker, a diligent worker. He is a friend of all of the House of Representatives and I am sure during this session you will be greatly helped by him for he works with the new members and makes them feel they are a part of the proceedings.

"It is with pleasure that I second the nomination of Si Holcomb."

The Speaker recognized Mr. Comfort.

Mr. Comfort of Pierce:

"Mr. Speaker, I now move that the nomination for Chief Clerk be closed."

The motion was carried.

The Clerk called the roll, and Mr. S. R. Holcomb was unanimously elected Chief Clerk of the House of Representatives by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting for Mr. Holcomb were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King,
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Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rogers, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

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

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

The Speaker appointed Representatives Ford and Beierlein to escort the Chief Clerk to the rostrum.

Representatives Ford and Beierlein escorted Mr. Holcomb to the rostrum where Justice E. W. Schwellenbach administered the oath of office.

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

The Speaker recognized Mr. Wedekind.

Mr. Wedekind of King:

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

"It gives me a great deal of pleasure to place in nomination the name of an individual who has served in the House for several sessions, and has served as an Assistant Sergeant-at-Arms for several sessions. He is capable and will perform his duties well. At this time I place in nomination the name of Victor C. Skinner for Sergeant-at-Arms of the House."

The Speaker recognized Mrs. Ridgway.

Mrs. Ridgway of Skagit and San Juan:

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

"I consider it a very great privilege to second the nomination of Mr. Skinner for Sergeant-at-Arms. He is an outstanding person. He also knows the duties of Sergeant-at-Arms and I feel sure he will discharge his duties as Sergeant-at-Arms to the satisfaction of all members. Therefore, I second the nomination of Mr. Skinner."

Mr. Ford moved that the nominations be closed.

The motion was carried.

The Clerk called the roll and Mr. Victor C. Skinner was unanimously elected Sergeant-at-Arms of the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting for Mr. Skinner were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rogers, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg
Those absent or not voting were: Representative Raugust—1.

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

The Speaker appointed Representatives Morris and Vane to escort the newly elected Sergeant-at-Arms to the rostrum.

Representatives Morris and Vane escorted Mr. Skinner to the rostrum, where Justice E. W. Schwellenbach administered the oath of office to him.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Ford:

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. Ford, the resolution was adopted.

The Speaker appointed Representatives Ridgway, Zent and Callow to notify the Senate that the House of Representatives is now organized and ready for business.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

House Concurrent Resolution No. 1, by Representative Riley:

Relating to notifying the Governor that the Legislature is organized.

The resolution was read the first time by title.

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

On motion of Mr. Riley, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and House Concurrent Resolution No. 1 was placed on final passage and adopted.

On motion of Mr. Riley, the rules were suspended, and House Concurrent Resolution No. 1 was immediately transmitted to the Senate.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Rasmussen:

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

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

Resolution by Mr. Ford:

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.

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

Resolution by Mr. Rasmussen:

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. Rasmussen, the resolution was adopted.

Resolution by Mr. Ford:

Resolved, That the Chief Clerk be and he is hereby instructed to purchase postage stamps in the amount of Thirty Dollars ($30.00) worth for each member of the House
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and Chief Clerk, from the Olympia Post Office, and deliver same to the members and
the Chief Clerk of the House as soon as possible.

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

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

House Concurrent Resolution No. 2, by Representative Riley:

Relating to Joint Session for the purpose of canvassing the vote for con­
stitutional elective state officials.

The resolution was read the first time by title.

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

On motion of Mr. Riley, the rules were suspended, the resolution was
advanced to third reading, the second reading considered the third, and House
Concurrent Resolution No. 2 was placed on final passage and adopted.

On motion of Mr. Riley, the rules were suspended, and House Concurrent
Resolution No. 2 was immediately transmitted to the Senate.

REPORT OF SPECIAL COMMITTEE

The special committee appointed to notify the Senate that the House was
now organized and ready to proceed with 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 Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senators French, Pearson and Hall appeared before the bar of the House
and Senator French reported that the Senate was organized and ready to
proceed with business.

The Speaker declared the House at ease.

The Speaker called the House to order.

MOTION

Mr. Riley moved that Rule 20 be suspended.

The motion was lost.

MESSAGE FROM THE SENATE

Senate Chamber,

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

HERBERT H. SIELER, Secretary.

APPOINTMENT OF COMMITTEE

The Speaker appointed as House members of the joint committee authorized
in House Concurrent Resolution No. 1 to notify the Governor that the Senate
and House of Representatives were organized and ready for business, Repre­
sentatives Jones (John R.), Powell and Hansen.

The committee retired.
MESSAGE FROM THE SENATE
Senate Chamber,

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

HERBERT H. STEILES, Secretary.

FIRST READING OF SENATE BILLS

Senate Bill No. 1, by Senator Binzer:
An Act appropriating the sum of four hundred fifty thousand dollars ($450,000), or so much thereof as may be necessary for the actual and necessary expenses of the Legislature, and declaring an emergency.

The bill was read the first time by title.

On motion of Mr. Riley, the rules were suspended, Senate Bill No. 1 was advanced to second reading and read the second time by sections.

On motion of Mr. Riley, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and Senate Bill No. 1 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 1, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefer, Hofmeister, Holliday, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rogers, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Allen, Foster, Hansen, Hoopingarner, Jones (John R.), Kinnear, Mohr, Powell, Raugust, Smiley, Testu—11.

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.

On motion of Mr. Riley, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 1 to the Senate.

Senate Bill No. 2, by Senator Harley:
An Act appropriating the sum of fifty thousand dollars ($50,000), or so much thereof as may be necessary, for the printing ordered by the Legislature, and declaring an emergency.

The bill was read the first time by title.

On motion of Mr. Ford, the rules were suspended, Senate Bill No. 2 was advanced to second reading and read the second time by sections.
On motion of Mr. Ford, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and Senate Bill No. 2 was placed on final passage. The Clerk called the roll on the final passage of Senate Bill No. 2 and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Jefferys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rogers, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Allen, Hoopingarner, King, Kinnear, Mohr, Nunamaker, Raugust, Smiley—8.

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.

On motion of Mr. Ford, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 2 to the Senate.

**REPORT OF SPECIAL COMMITTEE**

Representatives Jones (John R.), Powell and Hansen, the committee appointed to wait upon the Governor, appeared before the bar of the House, and Representative Jones (John R.), reporting for the committee, stated it had waited upon the Governor, delivered to him the message of the House, and that Governor Mon C. Wallgren expressed a desire to appear before a Joint Session of the Legislature at one o'clock p. m., Tuesday, January 11, 1949, to deliver his message.

**FIRST READING OF SENATE BILLS**

**Senate Bill No. 3,** by Senator Copeland:

An Act appropriating the sum of eighty-seven thousand dollars ($87,000), or so much thereof as may be necessary, for the actual and necessary expenses of the members of the Legislature for the lodging and subsistence actually incurred and paid by them while absent from their places of residence in the service of the state, and declaring an emergency.

The bill was read the first time by title.

On motion of Mr. Rasmussen, the rules were suspended, Senate Bill No. 3 was advanced to second reading and read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and Senate Bill No. 3 was placed on final passage.
The Clerk called the roll on the final passage of Senate Bill No. 3, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernetthy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher, (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunnemaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rogers, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Hoopingarner, Jones (John R.), Kinnear, Raugust—4.

Senate Bill No. 3, having received the constitutional majority, was declared passed.

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

On motion of Mr. Rasmussen, the rules were suspended, and the Chief Clerk was directed to immediately transmit Senate Bill No. 3 to the Senate.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

House Concurrent Resolution No. 3, by Representative Ford:
Relating to Joint Session to receive message of Governor Mon C. Wallgren.
The resolution was read the first time by title.

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

On motion of Mr. Ford, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and House Concurrent Resolution No. 3 was placed on final passage and adopted.

On motion of Mr. Ford, the rules were suspended, and House Concurrent Resolution No. 3 was immediately transmitted to the Senate.

House Concurrent Resolution No. 4, by Representative Rasmussen:
Relating to Joint Session for the purpose of inaugurating Governor Arthur B. Langlie.
The resolution was read the first time by title.

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

On motion of Mr. Rasmussen, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and House Concurrent Resolution No. 4 was placed on final passage and adopted.
On motion of Mr. Rasmussen, the rules were suspended, and House Con­current Resolution No. 4 was immediately transmitted to the Senate.

MOTION

On motion of Mr. Rasmussen, the House adjourned to ten o'clock a. m., Tuesday, January 11, 1949.

S. R. HOLCOMB, Chief Clerk.

SECOND DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 11, 1949.

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 Anderson (Eva), Bergevin, Carroll, Carty, Rasmussen, Raugust and Thompson, Representative Raugust having been excused.
Prayer was offered by the Reverend Frederick A. Schilling, 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

MOTION

Mr. Zent moved that Rule 20 be suspended.
The motion was lost.

MESSAGE FROM THE SENATE

Senate Chamber,

MR. SPEAKER:
The Senate has adopted: House Concurrent Resolution No. 3; also House Concurrent Resolution No. 4, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 1, by Representative Henderson:
An Act authorizing the issuance of bonds by the State Capitol Committee and making an appropriation.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 2, by Representative Henderson:
An Act relating to the construction of an office building on the site of the present Governor's mansion, making an appropriation and declaring an emergency.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 3, by Representatives Miller (Clyde J.) and Hansen:
An Act relating to the protection of anadromous fish life in the rivers and streams tributary to the lower Columbia River and declaring an emergency. Ordered printed and referred to Committee on Fisheries.

House Bill No. 4, by Representative Young:
An Act relating to wholesalers of drugs and drug sundries; imposing penalties; and declaring an emergency. Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 5, by Representative Young:
An Act increasing the fee for retail dealer's prophylactic license; prescribing additional fee for failure to pay renewal fee within ninety days from date due; amending section 4, chapter 192, Laws of 1939 (sec. 10146-4, Rem. Rev. Stat. Supp.); and declaring an emergency. Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 6, by Representative Young:

House Bill No. 7, by Representative Young:
An Act relating to license fees for registered pharmacists, assistant pharmacists, drug stores, pharmacies, dispensaries, shopkeepers, vendors, peddlers; prescribing additional fees for failure to pay renewal fees within ninety days from date due; amending sections 10, 11, 16, 17-c, chapter 121, Laws of 1899, as last amended by sections 4, 5, 7, 12, chapter 98, Laws of 1935 (sections 10135, 10136, 10141, 10145, Rem. Rev. Stat. Supp.); and declaring an emergency. Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

MOTION
On motion of Mr. Rasmussen, the House recessed until 10:50 a.m.

SECOND MORNING SESSION

The Speaker called the House to order at 10:50 a.m.

The Clerk called the roll and all members were present except Representatives Brown (Gordon J.), Comfort, Forshee, Foster, Frayn, Henderson, Rau gust, Shannon, Smiley, Sutherland and Washington, Mr. Rau gust having been excused.
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MESSAGE FROM THE SENATE

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

Herbert H. Sibley, Secretary.

The Speaker announced he was about to sign Senate Bill No. 1; also Senate Bill No. 2; also Senate Bill No. 3.
The Speaker declared the House at ease until the arrival of the Senate.

JOINT SESSION

The Sergeant-at-Arms announced the arrival of the Senate at the bar of the House.
The Speaker invited the Senators to seats within the House, and the President of the Senate to a seat on the rostrum beside the Speaker.
The Joint Session was called to order at eleven o'clock a. m.
The Secretary of the Senate called the roll of the Senate and all members were present except Senators Keefe and Rutter, Senator Rutter having been excused.
The Clerk called the roll of the House and all members were present except Representatives Bassett, Frayn, Kinnear, Powell and Raugust.
The Speaker announced that the Joint Session was called for the purpose of canvassing the vote of the constitutional elective officials.

MESSAGES FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary,

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

Sir:
I have the honor of herewith submitting a recapitulation of the votes cast at the General Election, held throughout the state on November second, nineteen forty-eight, as canvassed by me from the returns made to this department by the several County Auditors of the state.

Respectfully,
Earl Coe, Secretary of State.

RECAPITULATION OF THE VOTES CAST IN THE GENERAL ELECTION HELD IN THE STATE OF WASHINGTON ON TUESDAY, NOVEMBER THE SECOND, NINETEEN FORTY-EIGHT

INITIATIVE MEASURE NO. 169, entitled:
"An Act providing for the payment of additional compensation to veterans of World War II; establishing administrative procedures; authorizing the issuance and sale of state bonds and allocating the revenues thereof to a compensation fund; providing for the retirement of the bonds through the proceeds of a tobacco tax; making an appropriation and providing penalties."
FOR Initiative Measure No. 169........................................ 438,518
AGAINST Initiative Measure No. 169.................................... 337,410

INITIATIVE MEASURE NO. 171, entitled:
"An Act providing for the regulation and control of the sale of intoxicating liquor by the drink; restricting licenses to restaurants, hotels, clubs, certain places on trains,
boats and airplanes, and qualified tourist establishments; limiting such licenses to one for each fifteen hundred (1500) of population; prescribing license fees up to one thousand dollars ($1,000) per annum and surety bond of ten thousand dollars ($10,000) for payment of penalties; providing terms of office for liquor board members, with removal for cause only; distributing such license fees to the State College and University for medical and biological research; defining terms and repealing conflicting acts."

FOR Initiative Measure No. 171.......................... 416,227
AGAINST Initiative Measure No. 171..................... 373,418

INITIATIVE MEASURE NO. 172, entitled:

"An Act relating to Citizens' Security, providing a minimum standard of living of sixty dollars ($60) a month for needy Senior Citizens and needy Blind, establishing uniform standards for eligibility and amounts of assistance for all categories of public assistance, providing for additional care and funeral benefits, providing for administrative procedures and conformance with Federal Social Security laws, abolishing liens, repealing certain acts and parts of acts in conflict herewith, and appropriating six million five hundred thousand dollars ($6,500,000)."

FOR Initiative Measure No. 172...................................... 420,751
AGAINST Initiative Measure No. 172.......................... 352,642

INITIATIVE TO THE LEGISLATURE NO. 13, entitled:

"An Act prohibiting the retail sale of beer and wine by any person other than the State of Washington, repealing all provisions of existing law pertaining to licensing of retail sale of beer and wine, revoking existing licenses and providing penalties."

FOR Initiative to the Legislature No. 13.................... 208,337
AGAINST Initiative to the Legislature No. 13............. 602,141

AMENDMENT TO THE STATE CONSTITUTION PROPOSED BY THE LEGISLATURE

SENATE JOINT RESOLUTION NO. 4

"Proposed amendment to the Constitution to permit the Legislature to fix the salaries of the elected state officials."

FOR the Proposed Amendment of the Constitution, by adding Article XXVIII.......................... 318,319
AGAINST the Proposed Amendment of the Constitution, by adding Article XXVIII......................... 310,516

AMENDMENT TO THE STATE CONSTITUTION PROPOSED BY THE LEGISLATURE

SENATE JOINT RESOLUTION NO. 5

"Proposed amendment to the Constitution to permit counties to adopt 'Home Rule' charters."

FOR the Proposed Amendment of Section 4, Article XI of the Constitution................................. 296,624
AGAINST the Proposed Amendment of Section 4, Article XI of the Constitution.......................... 269,018

AMENDMENT TO THE STATE CONSTITUTION PROPOSED BY THE LEGISLATURE

HOUSE JOINT RESOLUTION NO. 4

"Proposed amendment to the Constitution repealing Section 7, Article XI, which existing section renders any county officer ineligible to hold his office more than two terms in succession."

FOR the Proposed Amendment of Section 7, Article XI of the Constitution................................. 337,554
AGAINST the Proposed Amendment of Section 7, Article XI of the Constitution.......................... 282,324

AMENDMENT TO THE STATE CONSTITUTION PROPOSED BY THE LEGISLATURE

HOUSE JOINT RESOLUTION NO. 13

"Proposed amendment to the Constitution permitting the formation, under a charter, of combined city and county municipal corporations having a population of 300,000 or more."

FOR the Proposed Amendment of Article XI of the Constitution ............................................. 291,699
AGAINST the Proposed Amendment of Article XI of the Constitution ......................................... 287,813
SECOND DAY, JANUARY 11, 1949

PRESIDENTIAL ELECTORS

<table>
<thead>
<tr>
<th>Party</th>
<th>Name</th>
<th>Votes</th>
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<td>Democratic</td>
<td>George Ryan</td>
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<td>J. W. Austin</td>
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<td>Catherine Chandler</td>
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<td>Emily Mitchell</td>
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<td>May Avery Wilkins</td>
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<td>Alma Madden</td>
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<td>Della T. Urquhart</td>
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<td>Lois Hoff</td>
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<td>Prohibition</td>
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<td>Jack R. Hopkins</td>
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<td>Fair Taylor</td>
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<td>Florence King</td>
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<td>Henry Gusey</td>
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<td>O. A. Vanberg</td>
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<td>W. J. Chamberlain</td>
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<td>Arthur Meenk</td>
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<td>Virginia Meenk</td>
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<td>Vance Kazda</td>
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Socialist Workers

Daniel Roberts ............................................. • 103
John Black .................................................. 103
Louise Black .................................................. 103
Margaret B. Webb ......................................... 103
Alvin Pastern .............................................. 103
Beatrice W. Barber ........................................ 103
Melba Windoffer ............................................ 103
Clara Kransowsky .......................................... 103

REPRESENTATIVES IN CONGRESS

First District
Hugh B. Mitchell ........ Democrat ..................... 100,030
Homer R. Jones .......... Republican .................... 92,215
William J. Pennock .... Progressive ..................... 4,672

Second District
Henry M. Jackson .......... Democrat .................... 83,824
Payson Peterson .......... Republican .................... 48,413
Elmer D. Needham ........ Progressive .................... 3,753

Third District
Charles R. Savage .......... Democrat .................... 56,947
Russell V. Mack .......... Republican .................... 61,856

Fourth District
John F. Eubank ............ Democrat .................... 51,195
Hal Holmes ................. Republican .................... 58,105

Fifth District
John F. McKay ............. Democrat .................... 56,343
Walt Horan ................. Republican .................... 67,757

Sixth District
Jack E. Knudsen .......... Democrat .................... 54,166
Thor C. Tollefson .......... Republican .................... 72,988
Ernest Thor Olson ......... Progressive .................... 5,314

GOVERNOR
Mon C. Wallgren .......... Democrat .................... 417,035
Arthur B. Langlie ........ Republican .................... 445,958
Russell H. Fluent .......... Progressive .................... 19,224
Henry Killman ............. Socialist Labor ............... 780
Daniel Roberts .......... Socialist Worker ................ 144

LIEUTENANT GOVERNOR
Victor A. Meyers.......... Democrat .................... 414,127
Herbert M. Hamblen ...... Republican .................... 407,677
Thomas C. Rabbitt ........ Progressive .................... 18,360
Harry Morton .............. Socialist Labor ................ 878

SECRETARY OF STATE
Earl Coe ................ Democrat .................... 464,863
Agnes M. Gehman .......... Republican .................... 328,327
Edna Lister ............... Progressive .................... 19,014

STATE TREASURER
Tom Martin ................. Democrat .................... 426,047
Charles R. Maybury ...... Republican .................... 357,996
Herman DeHart ............ Progressive .................... 18,753

STATE AUDITOR
Cliff Yelle ................. Democrat .................... 455,486
E. B. Riley ................. Republican .................... 330,469
Emmett A. Gragg .......... Progressive .................... 18,249
SECOND DAY, JANUARY 11, 1949

ATTORNEY GENERAL
Smith Troy .................. Democrat ..................... 459,847
Owen Clarke ............... Republican .................... 331,179
Clarence G. Castor .......• Progressive ......... 18,132

COMMISSIONER OF PUBLIC LANDS
Jack Taylor .............• Democrat· ...................... 396,322
Otto A. Case .............. Republican .................... 394,830
Lyle Mercer .............. Progressive . . . . . . . . . . . . . . . . . . . 17,673
Clayton Van Lydegraf .... Communist . . . . . . . . . . . . . . . . . . . . 876

STATE INSURANCE COMMISSIONER
William A. Sullivan ....... Democrat ..................... 441,637
Fred C. Becker ............ Republican .................... 328,405
L. C. Huntamer ........... Progressive ......... ; .......... 17,858

SUPERINTENDENT OF PUBLIC INSTRUCTION
Pearl A. Wanamaker ...... Non-Partisan •.................. 397,885

JUDGES OF THE STATE SUPREME COURT
Position No. 1
William J. Millard. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 268,501
Thomas E. Grady ...................................... 293,985
Position No. 2
John S. Robinson .................. 328,077
Robert C. Finley ....................................... 207,307
Position No. 3
Joseph A. Mallery......................... 441,472

In Testimony Whereof, I have hereunto set my hand and affixed the Seal of the State of Washington, at Olympia, this 10th day of January A. D., 1949.

EARL CoE,
Secretary of State.

Department of State, Office of the Secretary, Olympia, Washington, January 10, 1949.

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

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

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

In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Washington, at the Capitol in Olympia, this 10th day of January A. D., 1949.

EARL CoE, Secretary of State.

MESSAGE FROM THE SENATE
Senate Chamber,

Mr. Speaker or Mr. President:
By order of the Senate, the Petition of Contest, entitled: Otto A. Case, Contestant, vs. Jack Taylor, Contestee, is hereby transmitted to the Joint Session of the Senate and House of Representatives.

HERBERT H. SIEGEL, Secretary.
ELECTION CONTEST
BEFORE THE SENATE AND HOUSE OF REPRESENTATIVES OF THE
THIRTY-FIRST LEGISLATURE OF THE STATE OF WASHINGTON

Otto A. Case, Contestant,

vs.

Jack Taylor, Contestee.

To the Senate and House of Representatives of the Thirty-first
Legislature of the State of Washington:

Otto A. Case hereby contests the election of Jack Taylor to hold office as Com­
mssioner of Public Lands of the State of Washington under the claim of being the
successful candidate in the general election held on November 2, 1948, and for his
grounds of contest alleges:

I

Otto A. Case is a native born citizen of the United States, and at all times herein
mentioned has been a resident of the State of Washington, a qualified elector therein,
and qualified to hold the office of Commissioner of Public Lands of the State of Wash­

II

At the last general primary election Otto A. Case was nominated as the candidate
for Commissioner of Public Lands for the State of Washington on the Republican
Ticket, and Jack Taylor was the successful candidate for the nomination of said office
on the Democratic Ticket.

III

At the general election held on November 2, 1948, the following votes were received
by said candidates according to the official tabulation on record in the office of the
Secretary of State of the State of Washington, to-wit:

Jack Taylor ............................................... 396,322
Otto A. Case ................................................ 394,830

Total votes cast ......................................... 791,152
Difference ............................................... 1,492

IV

This contest is based upon the following alleged irregularities, which affected the
result of said election:

First: That the said Jack Taylor wilfully and knowingly made false, unlawful and
dishonest assertions against Otto A. Case in newspaper advertising and radio broadcasts
during the campaign immediately preceding the general election on November 2, 1948;
that these false and untrue statements are more fully set forth in a printed petition,
marked Exhibit "A", attached hereto and by reference made a part hereof; that your
petitioner verily believes, and therefore alleges the fact to be that said false, unlawful
and dishonest statements and claims Influenced a sufficient number of voters of the State
of Washington to cast their votes for Jack Taylor who otherwise would not have done
so, and thus to cause the election of the said Jack Taylor.

Second: That the conduct of the said Jack Taylor herein complained of is de­
nounced by the laws of this state and constitutes a crime under the provisions of
section 5389 of Remington's Revised Statutes of the State of Washington. That your
Honorable bodies should not approve this open violation of the law and declare elected
one whose vote was obtained by such fraudulent and criminal methods.

Wherefore, your contestant prays that this contest be entertained and pending the
determination thereof Jack Taylor be not held to be elected and qualified to assume
the office of Commissioner of Public Lands of the State of Washington.

STATE OF WASHINGTON

COUNTY OF THURSTON

Otto A. Case, Petitioner.

Otto A. Case, being first duly sworn, on oath, deposes and says:

That he is the petitioner in the above-entitled action; that he has read the foregoing
petition of contest, knows the contents thereof and believes the same to be true.

Otto A. Case.
SECOND DAY, JANUARY 11, 1949

Subscribed and sworn to before me this tenth day of January, 1949.
W. K. CROWTHER, Notary Public in and for the State of Washington, residing at Olympia.

MOTION

Mr. Ford moved that the Petition of Contest be indefinitely postponed.

The Speaker recognized Senator Rosellini.

Senator Rosellini:

"Mr. Speaker:

"Speaking on the motion. This is a matter probably so ridiculous in my mind that it does not deserve an answer. It seems to me there have been some serious and unfounded accusations made upon a man who has long served the state as a public official which will require a few remarks to the accusations made here.

"In the first place, even assuming for the purpose of argument that the things set out in the petition were true, so what? Nothing could be done about it. I would like to point out that the contents of the petition are nothing but unmitigated lies. Otto Case contended that radio and newspaper advertisements published by Taylor contained false statements as to the true facts. However, he has since admitted that they were true but that he was not responsible for the acts of Jack Taylor. One thing he points out is the sale of timber at $517,000 above the appraised value that Otto Case himself had made on that timber. Then Otto Case tried to evade the responsibility by saying that the Land Commissioner had,—that Otto Case had not appraised the timber himself but a timber cruiser, who was in the employ of Otto Case, had appraised it.

"Another point he raised, I think the members of the Senate who were here in 1941 will recall, was the fact that Otto Case had taken credit for co-sponsoring Senate Bill No. 299, which bill placed the Attorney General and the Superintendent of Public Instruction on the Land Board and gave to that Board added power that they never had before, to check the appraisal made by the Land Commissioner on school lands. I think, Mr. Speaker, that the people here who served in the 1941 session will recall, and the Senate Journal shows, that Jack Taylor did that.

"I do hope that you people and the public will pay no attention to the lies set forth in this petition, as the petition does not recite the true facts."

The Speaker recognized Senator McCutcheon.

Senator McCutcheon:

"Mr. Speaker, and Members of the Joint Session:

"I regret to take exception at any time to what my good friend Senator Rosellini has said, but I realize in all political campaigns the people say things that are a little bit stretching the point, to say it mildly, but there should be care taken even in political campaigns to tell the truth.

"Speaking against the indefinite postponement, speaking a word for my good friend, Otto Case,—he has been in public life a long time in the State of Washington and nobody has been able to point a finger at him. I do not like the statements made here, they are purely libelous—that 'he put up for sale 80 acres of replanted land for $800. This land had fine growing trees eventually worth $100,000. Replanting this land would cost $18 an acre. What sinister motive caused Otto to put this land up for sale? Did he know what he was doing?' It is certainly libelous and I have been informed, wholly untrue.

"Otto Case is an old man and has had a very long public career and no one has ever questioned his honesty and integrity, and I think no one can successfully do so at any time."

The Speaker recognized Senator Miller.

Senator Miller:

"I know that Jack Taylor is innocent and I think he should hold his position."

Mr. Riley demanded the previous question and the demand was sustained. The motion to indefinitely postpone the Petition of Contest of Otto Case was carried.
There being no objection, the Speaker announced he was about to sign the certificates of election of the following elective officials of the State of Washington:

Arthur B. Langlie ........................................ Governor
Victor A. Meyers ........................................... Lieutenant Governor
Earl Coe ........................................ Secretary of State
Tom Martin ........................................... State Treasurer
Cliff Yelle ............................................ State Auditor
Smith Troy ........................................ Attorney General
Jack Taylor ........................................... Commissioner of Public Lands
Pearl A. Wanamaker ........ Superintendent of Public Instruction
William A. Sullivan .......................... State Insurance Commissioner

There being no objection, the President of the Senate announced that he was about to sign the certificates of election of the following elective officials of the State of Washington:

Arthur B. Langlie ........................................ Governor
Victor A. Meyers ........................................... Lieutenant Governor
Earl Coe ........................................ Secretary of State
Tom Martin ........................................... State Treasurer
Cliff Yelle ............................................ State Auditor
Smith Troy ........................................ Attorney General
Jack Taylor ........................................... Commissioner of Public Lands
Pearl A. Wanamaker ........ Superintendent of Public Instruction
William A. Sullivan .................. State Insurance Commissioner

The Speaker of the House declared the following to be elected to the constitutional elective offices for the State of Washington:

Arthur B. Langlie ........................................ Governor
Victor A. Meyers ........................................... Lieutenant Governor
Earl Coe ........................................ Secretary of State
Tom Martin ........................................... State Treasurer
Cliff Yelle ............................................ State Auditor
Smith Troy ........................................ Attorney General
Jack Taylor ........................................... Commissioner of Public Lands
Pearl A. Wanamaker ........ Superintendent of Public Instruction
William A. Sullivan .................. State Insurance Commissioner

**MOTION**

On motion of Mr. Ford, the Joint Session was dissolved.

The Speaker requested the Sergeant-at-Arms of the House to escort the President of the Senate and all Senators to the Senate Chamber.

The Speaker called the House to order.

The Speaker:

"The Speaker wishes to announce that the committee appointments will be made at the next session starting at twelve-forty."

**MOTION**

On motion of Mr. Rasmussen, the House recessed until 12:40 p. m.
SECOND DAY, JANUARY 11, 1949

AFTERNOON SESSION

The Speaker called the House to order at 12:40 p. m.

The Clerk called the roll and all members were present except Representatives Allen, Bassett, Boede, Callow, Carroll, Carty, Frayn and Raugust.

APPOINTMENT OF STANDING COMMITTEES

The Speaker announced the following appointment of the standing committees:

- **Agriculture and Livestock**—Jones (John R.), Chairman; Anderson (Eva), Bergevin, Carty, Gordon, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Knoblauch, Miller (C. C.), Rosenberg, Thompson, Woodall, Wyatt, Young.

- **Appointments**—Riley, Chairman; O'Brien, Vice-Chairman; Allen, Bargreen, Boede, Clark, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Henderson, Hoefel, Jeffreys, Kinnear, Mardesich, Schumann, Shannon, Simmons, Smiley, Thompson, Vane, Watson.

- **Aviation and Airports**—Dillard, Chairman; Allen, Clark, Carmichael, Hallauer, Hofmeister, Nunamaker, Stonecipher, Watson.

- **Banks and Banking**—Sutherland, Chairman; Adams, Anderson (B. Roy), Beierlein, Clark, Cory, Dillard, Simmons, Winberg (Andrew).

- **Cities and Counties**—O'Brien, Chairman; Blair, Brown (Henry A.), Callow, Donohue, Forshee, Kupka, Nunamaker, Rogers, Simmons, Sprague.

- **Claims, Auditing and Printing**—Callow, Chairman; Brown (Vaughan), Donohue, Frayn, Hillyer, Jones (John R.).

- **Colleges and Universities**—Wilson, Chairman; Anderson (Eva), Brown (Vaughan), Clark, Eldridge, Frayn, Hoopingarner, Olson, Powell, Ridgway, Riley, Shadbolt, Washington, Young, Zent.

- **Commerce and Manufacturing**—Carroll, Chairman; Forshee, Kinnear, Kupka, Morris, Smith (Vernon A.), Sutherland, Wilson, Zent.

- **Education and Libraries**—Foster, Chairman; Anderson (Eva), Bassett, Bergevin, Boede, Carty, Donohue, Farrington, Ford, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Ridgway, Riley, Testu, Thompson.

- **Elections**—Gallagher (Michael J.), Chairman; Bassett, Blair, Brown (Vaughan), Buse, Eldridge, Kelley, McPherson, Miller (C. C.), Powell, Sprague, Woodall, Wyatt.

- **Engrossment and Enrollment**—Comfort, Chairman; Ball, Brown (Gordon J.), Carmichael, Farrington, King, Miller (Floyd C.), Rhodes, Shannon, Smith (Vernon A.), Testu, Thompson, Wyatt.

- **Fisheries**—Boede, Chairman; Adams, Coughlin, Farrington, Forshee, King, Miller (Clyde James), Nunamaker, Pedersen, Rasmussen, Wedekind, Winberg (Andrew).

- **Forestry, State Lands and Buildings**—Bernethy, Chairman; Buse, Henderson, Hoefel, Jeffreys, King, Olson, Rogers, Shannon, Smith (Ralph A.), Wilson.

- **Game and Game Fish**—Simmons, Chairman; Bergevin, Ball, Hallauer, Henderson, Hoefel, Hoopingarner, Miller (Clyde James), Mohr, Sisson, Vane.

- **Harbors, Waterways and Flood Control**—Mardesich, Chairman; Hansen, Kupka, McPherson, Miller (C. J.), Shannon, Wedekind.

- **Horticulture**—Hallauer, Chairman; Boede, Hillyer, Mohr, Rogers, Shadbolt, Simmons.

- **Industrial Insurance**—Brown (Henry A.), Chairman; Berenethy, Brown (Gordon J.), Comfort, Farrington, Holliday, Johnston, Kelley, King, Mohr, Paulsen, Smiley, Zent.

- **Insurance**—Sandison, Chairman; Bassett, Cory, Ford, Forshee, Pedersen, Smiley, Sutherland, Wyatt.

- **Judiciary**—Paulsen, Chairman; Blair, Brown (Vaughan), Coughlin, Dillard, Foster, Gallagher (Bernard J.), Johnston, Kinnear, Mardesich, O'Brien, Powell, Schumann, Sutherland, Washington, Woodall.
Labor Relations—Miller (Floyd C.), Chairman; Allen, Bernethy, Buse, Carroll, Frayn, Gordon, Miller (C. J.), Mohr, Morris, Roderick, Schumann, Watson, Winberg (Andrew), Zent.

Licenses—Young, Chairman; Allen, Anderson (B. Roy), Mardesich, Rasmussen, Sandison, Stonecipher, Watson, Woodall.

Liquor Control—Vane, Chairman; Anderson (B. Roy), Bargreen, Bernethy, Buse, Callow, Hillyer, Holliday, Miller (C. C.), Miller (Floyd C.), Miller (C. J.), O’Brien, Rasmussen, Roderick.

Medicine, Dentistry and Drugs—King, Chairman; Adams, Ball, Comfort, Gallagher (Michael J.), Jones (Mrs. Vincent F.), O'Brien, Rasmussen, Roderick.

Memorials—Ball, Chairman; Carroll, Hoefel, Morris, McPherson.

Military and Naval Affairs—Bargreen, Chairman; Bernethy, Carmichael, Holliday, Kinneal, Miller (C. C.), O’Bien, Rhodes, Sandison.

Mines and Mining—Johnston, Chairman; Holliday, Pedersen, Rogers, Rosenberg, Vane, Young.

Parks and Playgrounds—Wenberg (Oscar), Chairman; Boede, Callow, Hansen, Johnston, Jones (Mrs. Vincent F.), Smith (Ralph A.).

Public Utilities—Pedersen, Chairman; Blair, Brown (Vaughan), Coughlin, Kupka, Shadbolt, Shannon, Washington, Watson, Wenberg (Oscar), Winberg (Andrew).

Reclamation and Irrigation—Washington, Chairman; Bergevin, Jones (John R.), Olson, Raugust, Rogers, Schumann, Thompson, Wenberg (Oscar).

Revenue and Taxation—Olson, Chairman; Anderson (B. Roy), Blair, Callow, Carroll, Carty, Comfort, Coughlin, Eldridge, Furrington, Ford, Hallauer, Hofmeister, Paulsen, Powell, Rhodes, Roderick, Shadbolt, Smith (Vernon A.), Sprague, Wyatt.

Roads and Bridges—Hansen, Chairman; Beierlein, Vice-Chairman; Adams, Anderson (Eva), Bassett, Brown (Gordon J.), Brown (Henry A.), Carmichael, Cory, Dillard, Donohue, Gordon, Hillyer, Hoopingarner, Jones (John R.), Knoblauch, McPherson, Miller (C. C.), Pedersen, Rosenberg, Raugust, Ridgway, Smith (Ralph A.), Stonecipher, Testu, Washington, Wedekind, Wenberg (Oscar), Wilson.

Rules and Order—Hodde, Chairman; Adams, Beierlein, Clark, Ford, Gallagher (Bernard J.), Kinneal, Rasmussen, Raugust, Ridgway, Schumann, Wedekind, Winberg (Andrew).

Social Security—Nunamaker, Chairman; Brown (Henry A.), Beierlein, Brown (Gordon J.), Comfort, Eldridge, Gallagher (Bernard J.), Jeffreys, McPherson, Raugust, Rhodes, Roderick, Smiley.

State Government—Carty, Chairman; Allen, Eldridge, Ford, Foster, Gallagher (Michael J.), Kelley, Riley, Sisson, Testu, Vane.

State Institutions—Knoblauch, Chairman; Ball, Carty, Cory, Dillard, Hoopingarner, Jones (Mrs. Vincent F.), Kelley, Miller (Floyd C.), Rhodes, Sisson.

Transportation—Testu, Chairman; Bargreen, Brown (Gordon J.), Carroll, Foster, Morris, Sandison, Sisson, Smith (Vernon A.).

Veterans’ Affairs—Hofmeister, Chairman; Carmichael, Gallagher (Bernard J.), Henderson, Johnston, Knoblauch, Kupka, Paulsen, Rosenberg, Sandison, Stonecipher, Wilson, Woodall.

The Speaker declared the House at ease until the arrival of the Senate.

**JOINT SESSION**

The Sergeant-at-Arms of the House announced the arrival of the Senate at the bar of the House.

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

The Joint Session was called to order by the President of the Senate at 12:55 p. m.

The Secretary of the Senate called the roll of the Senate and all members were present except Senators Keefe and Rutter, Senator Rutter having been excused.
The Clerk of the House called the role of the House and all members were present except Representatives Comfort, Frayn, Henderson and Raugust.

The President announced that the Joint Session was called for the purpose of receiving a message from Governor Mon C. Wallgren.

The President appointed the following committee to notify Governor Wallgren that the Senate and House were in Joint Session and were ready to receive his message: Senators Earlywine, Edwards and Dixon, and Representatives Adams, Ball and Boede.

The committee retired.

The President declared the Joint Session to be at ease until the arrival of the Governor.

The Sergeant-at-Arms of the Senate announced the arrival of His Excellency, Governor Mon C. Wallgren. Governor Wallgren was escorted to a seat upon the rostrum. (Applause.)

The President of the Senate:

"This Joint Session has been called by concurrent resolution of both Houses for the purpose of receiving a message from our Governor, Mon C. Wallgren. At this time, Members of the Senate and House, Ladies and Gentlemen of the radio audience, it is my pleasure to present to you His Excellency, the Governor of the State of Washington." (Applause.)

MESSAGE OF GOVERNOR MON C. WALLGREN TO THE LEGISLATURE

Mr. President, Mr. Speaker, Members of the Legislature and my Fellow Citizens:

In delivering this, my third message to a joint session of the Legislature, I am mindful of the honor accorded me as well as my grave responsibility to you.

Our state soon will have another governor. His problems will be many and varied. His solutions will be important to the welfare of Washington. I wish him well. We must all cooperate with him in things which will mean continued development of our commonwealth and the comfort and prosperity of our citizens.

I do not intend to trespass in any way nor do I presume to give advice to the new chief executive or to this body. However, I do feel that it is my duty to review briefly some of our accomplishments and to make certain recommendations which I feel are to the best interests of the state. In doing this I hope the experiences will serve as guideposts to you in charting your future course.

When I delivered my inaugural message to you on January 10, 1945, we were in the midst of a global war. It was a cooperative effort which engulfed all of us either in the armed forces or the war economy at home. In outlining my program to you, I realized that this state had to progress, maintain its services to the citizens, continue its important place in the war effort yet be ready to make an orderly transition from a war to a peace-time economy.

I felt that we had a sacred obligation to the men and women who fought for our ideals in every part of the world. It was my sincere desire that they would be able to step back into their places in our economy without disillusionment.

Because of the lack of critical materials during the conflict we were forced to postpone necessary construction. This shortage penalized not only the state but its citizens and industries. At the cessation of hostilities your state increased its highway construction and building programs which had been curtailed and in turn assisted schools and municipalities while doing everything in its power to encourage and aid its citizens in their development problems.

Today we can look about us and see the concrete examples of a far-sighted and courageous program. Our veterans are either employed or taking advantage of educational institutions prepared to accept them. We enjoy new buildings, city streets, sanitary systems and a host of other improvements. Yes, we were prepared to change over to our peace-time pursuits while still contributing to the war effort.

Before going further I will give you a brief insight on the state's financial condition.

On January 1, 1945, the cash available in the General Fund amounted to 53 million dollars. The total cash available in all funds including the General Fund at that time amounted to 84 million dollars. The securities owned amounted to 95 million, making a total of cash and securities of 179 million dollars. The bonded indebtedness of the state at that time was 7½ million dollars.
On December 1, 1948, according to the latest financial statement, the cash available in the General Fund plus the amount due it from the War Liquor Tax Fund amounted to 47 million dollars. The total cash available in all funds as of December 1, 1948, amounted to 93 million dollars. The securities owned amounted to 130 million dollars, making a total of cash and securities of 223 million dollars. The bonded indebtedness of the state as of December 1, 1948, was 3 million dollars with sufficient funds on hand to retire the entire amount.

A comparison of the financial positions of these two periods indicates an improvement in the total state finances of 48½ million dollars.

We have been able to accomplish this improvement in the financial condition of the state, even though we have spent large sums of money for needed new buildings and equipment and also improving and replacing old buildings and equipment. We have also granted large sums of money to counties, cities and school districts for new schools and other buildings and for repairing and replacing old ones.

To aid in post-war transition, the Washington State Development Board was created in 1945. One of its major accomplishments was to assist the educational systems prepare for the returning veteran who wanted to continue his postponed education. The board granted more than $13,000,000 to the institutions of higher learning for the construction of laboratories and classrooms and veterans' housing. At the end of the war we were ready to accommodate the student veteran.

Washington was the first state in the nation to provide housing for veterans returning to college. We are extremely proud of that record.

This same board granted more than $10,000,000 to the common schools of Washington. The amount not expended has been reappropriated for the Superintendent of Public Instruction to carry on the program. I know that you agree as to the wisdom of these investments and will continue to support the improvement of our schools as far as finances will permit.

While improving our physical equipment we have not overlooked the teacher. We now have a retirement system second to none. This one progressive step alone is aiding us in attracting high-type educators to our state. Also, the new medical school and the new dental school at the University of Washington are other concrete examples of our enthusiasm for the progress of Washington.

In the placement of veterans I felt that the state administration should take the lead. At this time more than one-third of our employees are veterans. The Veterans' Department has rendered 1,117,812 services to veterans and their dependents and was instrumental in obtaining more than 36 million dollars in federal benefits to them.

This Department also placed more than one-half of the returning servicemen who contacted them and placed more than 6,648 disabled veterans in jobs. At the present time we have under way one of the Nation's finest on-the-job training programs. It is my sincere hope that you will cooperate in every way possible in any legislation which will benefit and improve this program.

I made two proposals to the last Legislature for the improvement of our state system of insurance protection for the unemployed worker.

I proposed that the existing Unemployment Compensation Law extend its protection to persons who are unable to work because of non-occupational temporary disability or illness. I again strongly recommend that this Legislature direct its earnest attention to this problem.

Unemployment due to illness is a more serious problem to the individual worker than is economic unemployment. In enacting such legislation, however, full opportunity should be permitted the private insurance companies to continue existing protection in this field.

I also proposed a reduction in the tax which supports the Unemployment Compensation Fund. I am indeed pleased to advise you that this enactment by the 30th Legislature has resulted in more than 20 million dollars of tax savings to employers within the past two years. While this tax reduction is indeed a substantial one, by far the largest in the history of our State, our Unemployment Compensation Fund still stands at a high level of reserve, sufficient to meet any possible emergency. This result has been attained through sound, careful, efficient management of our unemployment compensation system.

Previously I discussed at some length the services of the Department of Health in the eradication of one of our most serious health problems—tuberculosis. It has been estimated that it takes a total of 650 lives and affects 2,500 persons each year. Each case throughout its lifetime costs the State government an estimated $10,000.
We are embarked upon a program which I am told will eliminate tuberculosis in Washington in a period of from thirty to forty years. In cooperation with Spokane County we are building an addition to the Edgecliff Tuberculosis Sanitarium in Spokane. When it is completed, beds will be provided for the first time to take care of patients in eleven Eastern Washington counties.

At Selah in cooperation with six counties we are building another tuberculosis hospital. We have cooperated in King County and obtained the use of a naval hospital which takes care of all cases on the western side from King County to the Canadian border. With these hospitals we can take care of all cases in Washington except those in the southwest part of the state. It is my sincere hope that the members of the Legislature will find it possible to build one more hospital in cooperation with Pierce County.

The Pollution Control Commission created by the 1945 Legislature has accomplished a great many improvements by their regulation of stream pollution. However, certain administrative weaknesses have developed. While the Commission insists that cities cease polluting waterways with domestic sewage, cities have not always been able to comply because of their inability to finance proper treatment.

For the best protection of our fisheries resources, recreational advancements and the health of our citizens, possibly a fund should be provided by the state to assist in the financing of sewerage treatment projects for the cities. This has been done in many states.

For an example near to home, the State of California allocates funds on per capita basis. The Legislature might well look into the possibility of granting loans without interest or with low interest for such projects and select some agency to administer them.

During the past two years much progress has been made in rebuilding the state's vitally important game and fish resources. The Department with the assistance of a Development Board grant, made at my suggestion, has completed the construction of two large fish hatcheries, one near Shelton, the other near the city of Puyallup. Four new and modern game farms have been constructed, one in Lewis County near the city of Centralia, one on Whidby Island in Island County, one near Deer Park in Spokane County and one near Ellensburg in Kittitas County.

In addition, the entire existing system of hatcheries and game farms has been repaired and placed in first class operating condition. The state now owns and operates 22 trout hatcheries and 11 game farms giving it possibly the finest such system existing in the United States.

A completely modern and comprehensive game code has been adopted which was arrived at only after a study of the game systems of many other states. It includes the best features of all these. New and modern techniques of game management have been adopted and are in active operation. A broad and comprehensive research program has been established and is developing many short cuts to better game and fish production.

Large and important public hunting and fishing areas are being established, which will eventually assure to our residents of the state equal participation in its hunting and fishing as well as providing a great heritage to future generations. Today Washington is generally recognized as having one of the outstanding game systems presently existing in the United States. Despite considerable expansion in all fields the Game Department has been prudently managed and today maintains a cash balance in the State Game Fund of approximately one and one-half million dollars.

I earnestly hope that this Legislature and future legislatures will give to the game program every assistance, not only because it provides what I believe to be our foremost type of outdoor recreation but also for the reason that hunting and fishing provides a substantial income to the people of our state.

The State of Washington fisheries provide more than 160 million pounds of highly nutritious foods every year to help supply the needs of our people. If we are to fill this growing demand we must in all cases protect the natural conditions of our streams and waterways from harmful influences which might cause the decline of our many species of fish.

To supplement the natural reproduction we should provide scientific artificial means of reproduction such as hatcheries and rearing stations. While we have progressed in this activity there is still much to be done.

Recently the Department received a large number of lobsters from the State of Maine in exchange for salmon eggs and Dungeness crab. Experiments are being carried on to see if this can be developed into another industry for the state. This work should
be continued. The importation of other species from the several parts of the continent should be planned to determine their adaptability for rearing in the State of Washington. Sufficient funds should be allocated to complete the survey and marking of our state oyster reserves and to make needed improvements.

I want to again restate my position in suggesting the periodical revision of the constitution under which we have been governed since the beginning of statehood. The numerous problems which we face today cannot be adequately solved under the limitations of our present charter.

The amendments intended to keep abreast of the changing times have made the constitution complex and unwieldy and yet have not constituted the basic changes required for a growing state. It is my studied opinion that the Legislature should make possible a speedy solution to this problem.

The State Patrol has a record of which it is justly proud. The organization has increased its effectiveness, regulation policing and education to save lives. Two years ago Washington ranked 26th nationally and fifth among the western states in all phases of traffic safety. Today it ranks second in the nation and first among the western states as judged by the National Safety Council.

The low pay schedule was discussed at great length during the 1947 Legislature. Because of the inadequate pay we were losing efficient patrolmen to other fields which were more remunerative. The Legislature did not act to increase the salaries but the administration did adopt a temporary measure to raise the base pay of the State Patrol. I believe it wise economy to adopt some positive pay adjustments so that we may continue to attract men of ability.

In discharging its responsibilities, the Department of Public Utilities maintains regulatory jurisdiction over 219 utility companies serving more than a million customers—59% more than in 1940. On January 1, 1946, their combined plant investment in Washington was $398,759,831 and their revenues for the previous year totaled $97,611,675.

Besides handling 59 rate proceedings, the Department authorized the payment of common stock dividends amounting to $3,699,276 and the issuance of utility securities reaching an all-time high of nearly a half billion dollars, much of which is scheduled for new construction to serve unprecedented business and residential demands for utility services.

Our increasing population and the resultant increased demand for services make it necessary to regulate agencies furnishing these services. Only a competent regulatory body can protect the needs of our citizens.

The importance of the work of the Department of Transportation in regulating public transportation—so vital a part of our general economy—cannot be over-estimated, especially in these days of extraordinary high living costs. The Department has been able to protect the public—which means every man, woman and child in the state—from unreasonable and unjustified fare increases. The official acts of the Department gave the public assurance of reasonable rates, and at the same time provided sufficient revenues to enable the carriers to give adequate and continued service.

In my message to this body January 15, 1947, I expressed the hope that the State of Washington might encourage, foster and assist in the development of aeronautics. It was my thought at that time that Washington might be linked with the capitals of Europe on the "over the top" route through the stratosphere, using the then-to-be-built Boeing Stratocruiser. Further, it was my hope that Washington might become the "Safest State in Which to Fly," developing on a broad basis the use of private aircraft.

The Washington State Aeronautics Commission and its administrator, have carried out an aggressive, original and helpful program in aid of the aviation industry which cannot be matched in any state in the union. Today, you may fly from Western to Eastern Washington over Stevens, Snoqualmie, Stampede and White Passes with the knowledge that four emergency landing fields have already been constructed by the Commission in this rugged terrain, and that three more are to be completed this spring.

The Department has promoted safety through education and application of the Washington State Aeronautics Act, which prohibits careless and reckless flying. This office has been instrumental in designating three skyways crisscrossing our state and leading the aerial tourists of the country to Washington, where they will see evidence of the airmarking program of the Commission throughout the state. Aerial tourists are furnished a copy of "Washington Flight Maps" published by the Commission.

The Commission has activated an air search and rescue procedure, promoted logical state and federal aviation legislation, and has at all times since its creation stimulated, assisted and encouraged the development of aviation in our state.
Let us review the accomplishments of the Washington Toll Bridge Authority since the enactment of Chapter 173 of the Laws of 1937. The original Tacoma Narrows Bridge and the Lake Washington Floating Bridge were successfully financed and constructed by the Authority.

In September of 1945 the Authority completed the fourth refinancing program for the Lake Washington Floating Bridge, effecting a total potential savings in that refinancing alone to the amount of $344,043.49 through reductions made in interest charges, insurance premiums and trustees fees.

In December, 1947, the Longview Inter-State Bridge was purchased by the Authority thereby enabling this state to make that a free bridge within 10 to 15 years, assuming successful refunding programs are carried out. The tolls and revenues from the Longview Bridge today are substantially in excess of those estimated by the traffic engineers as being necessary to properly finance the acquisition and operation of the bridge.

The unfortunate collapse of the original Tacoma Narrows Bridge in 1940 necessitated the financing and reconstruction of a new Tacoma Narrows Bridge. In March of last year, after months of ceaseless efforts, the Authority successfully arranged for financing the reconstruction of the Tacoma Narrows Bridge and construction on that project, I am pleased to state, is well ahead of schedule.

Inadequate transportation over Puget Sound has served to retard the economical growth and development which otherwise would have occurred, particularly in the Olympic Peninsula. One year ago when ferry rates had become so prohibitive as to practically paralyze traffic, the Washington Toll Bridge Authority immediately took steps to ascertain what it could do to alleviate the conditions and to solve permanently the Puget Sound transportation difficulties.

The Washington Toll Bridge Authority in furtherance of such a program caused an extensive traffic survey to be made by nationally recognized traffic engineering experts. These experts in their reports on file with the Authority concluded that a state owned and operated system of ferries and toll bridges would permit a substantial reduction in fares and shorten the time for crossing the sound.

In furtherance of the recommendations of the traffic engineers the Washington Toll Bridge Authority proceeded with the financing of the project. Bonds were issued and actually sold pursuant to public advertisement and bid. The money for the entire project was made available to the Authority. However, the Supreme Court of this state rendered its opinion to the effect that the Washington Toll Bridge Authority was without statutory power to acquire and operate a transportation system consisting of ferries upon and across Puget Sound.

The resolution authorizing and providing for the issuance of revenue bonds to finance this Puget Sound Transportation System contemplates the acquisition of the ferries and properties of the Puget Sound Navigation Company, King County Ferry District No. 1, and the Olympic Navigation Company. When such ferries and properties are acquired the state would operate the ferries at all points on the sound and be in a position to converge traffic for speedy and economical crossings.

The bond resolution also provides for the immediate construction of a toll bridge at Agate Pass between Bainbridge Island and the mainland. The resolution is so drawn as to permit the construction of a floating bridge at Fletchers Bay on Bainbridge Island to the mainland and the construction of other bridges as recommended by the traffic engineers or as may be deemed desirable as a part of the system.

Every single phase of this transaction has been analyzed over a period of this past year and has been found to be sound, practical and to the best advantage of the state. It is my recommendation that this Legislature approve that program in all of its particulars, authorizing the Washington Toll Bridge Authority to proceed as originally contemplated prior to the decision of the Supreme Court.

There will be agitation, doubtless, at this session for the abolishment of tolls on the Lake Washington Floating Bridge. It is my opinion that tolls should not be abolished on the Lake Washington Bridge until two other matters are considered: First, the construction of the remainder of the original Lake Washington Floating Bridge project, consisting of an overcrossing from the westerly tunnel approaches over Rainier Avenue to 12th Avenue in Seattle. The completion of this overcrossing can be effected through a refinancing program whereunder the present bridge tolls may be substantially reduced. Second, the construction of an additional floating bridge northerly from the present bridge and in the vicinity of Kirkland to East Madison Street.

It is obvious that no such additional floating bridge can be financed through tolls and revenues if the present bridge is to be made toll free. If the people of this state are to consider any future financing of highway development across or in the vicinity
of Lake Washington through means of tolls and revenues, there must likewise be con­
considered the all important effect of removing the tolls from the floating bridge.

Further, the state highway gas tax monies should be reimbursed for all expenditures
made in connection with the bridge before any removal of the tolls.

There are other forseeable important highway development projects such as the
Cascade Tunnel, the contemplated toll bridge at The Dalles, Oregon, and similar
facilities, the construction of which would be impossible excepting through the use of
tolls and revenues derived through the operation of such projects.

This method of financing is used by many leading states in developing their trans­
portation systems. It is the only feasible method of providing certain types of projects.
In this way they can be paid for entirely out of tolls collected from users without
obligation on the part of the state or its taxpayers.

The Washington Toll Bridge Authority was organized and created for the purpose
of accomplishing such objectives. I deem it entirely advisable to broaden and extend
the powers of the said Authority so that it may clearly accomplish all of the things I
have mentioned.

Only in this way will the state be able to build the necessary and vital traffic
facilities, the construction of which will for a long time be practically impossible
because of other highway uses for gas tax monies. It should be remembered that a
large part of these tolls are paid by tourists.

The Department of Agriculture has improved and extended its services during the
past four years by stepping up its inspection program and adding experimental projects
to its duties.

The diversity of farming in this state is so great that time does not permit a dis­
cussion of its many activities. A full report of the very important work of this depart­
ment may be found in its biennial report.

Adequate power equipment, improved communications and trained fire fighting
emergency crews have reduced the average acreage burned from forest fires to the
lowest ever recorded.

The Forest Practices Act, which became effective in 1946, provides for an ample seed
source during and after logging operations, on both state and privately owned lands.
This has resulted in improved cutting methods and left the ground in much better
productive condition for growing another crop of timber. To date, the state forest
nursery has produced 18 million trees that have been planted on 30,000 acres of denuded
state-owned lands. The planting program, if continued, will eventually fully restock
all barren state forest lands.

Since the forest resources have been and will continue to be a major factor in the
development and economy of Washington, sufficient funds should be provided by the
Legislature to protect adequately this important resource.

Flood control at the state level has been prominent during the current biennium.
By March 31, 1949, the state will have expended $1,200,000 on urgent flood control pro­
jects, participating on a matching basis with eighteen counties, eleven cities or towns
and five soil conservation districts.

Primary interest in this activity centered in the Columbia Basin area following the
disastrous floods of early summer, 1948. The state must continue to aid our political
subdivisions in the prevention of floods and the repair of flood damage. An entirely
adequate appropriation for such purpose and a comprehensive flood program merits
your serious consideration.

The division of Progress and Industry Development, remaining active during the
1947-1949 biennium by virtue of appropriations from the Governor's Emergency Fund,
placed 40 colorful travel promotion advertisements in national publications, answered
122,699 specific requests for information concerning Washington, mailed 205,000 tourist
booklets and folders, and 50,000 highway maps to prospective tourists. A questionnaire
survey reveals that during 1948, 58 per cent of the persons requesting travel information
actually visited the state.

The tourism industry in Washington is big business. In 1947 out-of-state tourists and
visitors spent an estimated $113,140,000 in Washington. Advance reports reveal an
increase of $116,000,000 during 1948.

I strongly recommend that serious consideration and favorable action be given the
tourist advertising appropriation in order that Washington may further increase her
benefits from this great industry.

For the fiscal years 1933 through 1948 there has been appropriated from the State of
Washington and the general treasury of the United States for construction surveys and
land purchase a total of $291,531,698.72 for Grand Coulee Dam and the Columbia Basin
SECOND DAY, JANUARY 11, 1949

project. When the nine new units are installed the power plant of Grand Coulee will have a total of eighteen major units operating in the east and west power houses and the rated capacity will reach 1,944,000 kilowatts. Sale of power generated by the major units at the dam will pay more than three-fourths the cost of building the self-liquidating Columbia Basin project irrigation system—the largest of its type in the Nation. Value of electrical energy produced at Grand Coulee Dam will approximate $90,000 daily when the units R-7, 8 and 9 are operating.

The Columbia Basin Commission has been promoting not only these projects but all others in the area concerned with power, reclamation and irrigation. It has represented the people of this state at hearings in Washington, D.C., and has been successful in securing adequate appropriations with which the projects could continue. It is my earnest hope that this Legislature will continue the functions of the Columbia Basin Commission.

Even though the major work being done in this state on power projects is by the federal government, nevertheless, it is the responsibility of the people of this state to continuously be on guard against shortsightedness in our planning. With an increase in population from 1940 to the present time of over 40 per cent, we must adequately plan to satisfy our needs as well as those increased needs of the future. A power shortage is upon us. It can only be solved by cooperation of all concerned.

Outstanding among accomplishments of this administration has been the work of the Department of Labor and Industries. In the past four years, industrial workers have been provided a quantity and quality of service never before equalled in the history of the state.

These achievements include prompt, liberal compensation—the finest of medical service—establishment of the Workmen's Rehabilitation Center—a record breaking reduction of accident frequencies—activation of the State Mediation Service—and establishment of a 65-cent minimum wage for women and minors in office work.

But, despite these accomplishments, much remains to be done. The State's labor laws, generally, are a hodge-podge of antiquated legislation and require revision. In particular, the State should enact a modern, comprehensive child-labor law. Existing laws, dating back to 1907, are outmoded, inadequate and contradictory, providing little protection for children who work. The Industrial Insurance Act, which underwent considerable necessary revision by the Legislature at the last session, should be revised, providing additional compensation in some categories, most particularly the item for unspecified injuries, which under the present law only provides for $3,600. I recommend a substantial increase.

Another, and no less urgent need, is for adequate funds for administration of labor laws. As an example, the Department's accident-prevention drive reduced compensable accidents in 1947 from 24,000 to 19,000—but that 19,000 is still far too many. The soaring costs of accidents—in compensation, medical aid, in lost wages and production, and in human suffering and hardship—demand that funds be appropriated for a hard-hitting, state-wide campaign to prevent accidents.

Similarly, the increasing important task of maintaining harmonious labor-management relations requires more administrative funds. Laws on apprenticeship, mediation, child labor, wage claims and minimum wages look good on the statute books—but they don't mean much unless funds are provided for administration.

This Department, with a record-breaking 35,000 employers on its books and 400,000 workers under coverage, must have funds to do its work properly and adequately.

During the past four years, considerable progress has been made in the conduct of our institutions which are for about 15,000 wards of the state. Rehabilitation of the individual has been stepped up. Scientific research into causes and prevention has been encouraged.

New buildings have been provided, some for replacement of hazardous fire-trap buildings of great age, and some for expansion to take care of the increasing demands upon our institutions.

The welfare of the less fortunate depends upon the attitude of the State Legislature in providing adequate funds and a workable program, as well as upon the unselfish devotion to a cause of the employees of these institutions.

We request and receive expert service and long hours of work from the employees of the state institutions. It is my sincere desire that the forty hour week be enacted for them.

The progress we have made is due in measure to your consideration and to the integrity and loyalty of our state employees.
During the past four years, we have experienced a tremendous increase of our population and have watched our state set the pace for the progress of this Nation. The development of our industry, the expansion of our public power resources and the creation of our light metals industry has come as a result of far-sighted planning by men and women who for 16 years and more have worked for the development of the Columbia River Basin. The resultant power and reclamation projects have made it possible for this state to be first in the Union in wise utilization of its natural resources.

With all our natural advantages we could not progress without a well educated and enlightened citizenry.

It has been a great privilege to work with you and I am humbly thankful for having had this opportunity to serve the people of this state as Chief Executive for the past four years. I wish you every success in this, the 31st Legislature. (Applause).

The President announced that the special committee would escort His Excellency, Governor Mon C. Wallgren, to the Governor's chambers.

The special committee thereupon escorted the Governor from the House chamber.

On motion of Mr. Rasmussen, the Joint Session was dissolved.

The Speaker requested the Sergeants-at-Arms of the House and of the Senate to escort the President of the Senate and the Senators to the Senate chambers.

The Speaker called the House to order at 1:55 p.m.

MOTION

On motion of Mr. Rasmussen, the House adjourned until eleven o'clock a.m., Wednesday, January 12, 1949.

S. R. HOLCOMB, Chief Clerk.
THIRD DAY, JANUARY 12, 1949

of a resolution of Congress, entitled, "Joint Resolution Proposing an amendment to the Constitution of the United States relating to the terms of office of the President."

Respectfully,

MON C. WALLGREN,
Governor.

State of Washington, Executive Department,
Olympia, January 11, 1949.

Copy:

To the Honorable, The Senate
of the State of Washington.

GENTLEMEN:

I have the honor to transmit herewith certified copy of a resolution of Congress, entitled, "Joint Resolution Proposing an amendment to the Constitution of the United States relating to the terms of office of the President," for such action as you may wish to take.

Respectfully,

MON C. WALLGREN,
Governor.

State of Washington, Executive Department,
Olympia, January 12, 1949.

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

In compliance with the provisions of chapter 9, Laws of 1925, as amended by chapter 162, Laws of 1929, of the State of Washington, I have the honor to transmit herewith the Governor's Budget for the fiscal biennium, April 1, 1949, to March 31, 1951, together with letter of transmittal from the Director of Budget, and other information and data.

Respectfully submitted,

MON C. WALLGREN,
Governor.

State of Washington, Executive Department,
Olympia, January 12, 1949.

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, 1949, to March 31, 1951, for the various departments and institutions of the state, as detailed in the Governor's budget, also transmitted this date.

Respectfully submitted,

MON C. WALLGREN,
Governor.

MESSAGES FROM THE LEGISLATIVE COUNCIL


Honorable Charles W. Hodde,
Speaker, House of Representatives,

Dear Sir:

At a meeting of the Legislative Council held on December 13, 1948, I was instructed to present to the House of Representatives the recommendations of the Legislative Council as made by it in accordance with Chapter 36, Laws of 1947. These recommendations are herewith submitted to you in the report of the Legislative Council and the several reports of the subcommittees thereof, which are attached.

It is the hope of the Legislative Council that the recommendations of the several subcommittees will be referred by you to the respective committees of the House of Representatives dealing with the subject matter of the subcommittee reports.

In presenting these recommendations to the House of Representatives the Legislative Council does so in the hope that they will be of value to the Legislature during the Thirty-first Session. The recommendations of various subcommittees are the result of careful investigation and study on the part of the members thereof.

A copy of this final report with the recommendation of the subcommittees attached has been given to each member of the Legislature convening on January 10,
1949, and additional copies of the report and recommendations of the subcommittees will be available for any of the committees of the House, should they be needed. The twenty-one members of the Legislature comprising the Legislative Council are very conscious of their responsibility in making recommendations to the Legislature and realize that the Legislature is not bound to accept any of these recommendations, but it is our hope that the recommendations will be of assistance in the forthcoming session of the Legislature.

Respectfully yours,

CLINTON S. HARLEY, Chairman.


Honorable Charles W. Hodde,
Speaker, House of Representatives,
Olympia, Washington.

DEAR Sir:

A special Subcommittee to Study Transportation Problems on Puget Sound was appointed by the Legislative Council. The committee consisted of the Honorable George C. Kinnear, Chairman, Senator E. C. Huntley and Senator Jack Rogers. The special subcommittee made a final report to the Legislative Council on December 13, 1948.

The recommendations of the special subcommittee were discussed at the Council meeting held on that date and it was the consensus of opinion of the members of the Council that the Legislative Council should not take action upon the report, due to lack of time to give proper consideration to the recommendations contained within it. Upon motion duly made and seconded and carried, the Council decided to refer the report to the Thirty-first Legislature without recommendation and requested that the Legislature be advised that the referring of the report to it without recommendation was solely the result of the report not having been received in time for the Legislative Council to take action upon it.

It is our hope that you will refer this report to an appropriate committee which will give this most important subject careful consideration.

Respectfully yours,

CLINTON S. HARLEY, Chairman.

REPORTS OF SPECIAL COMMITTEE

REPORTS OF LEGISLATIVE COUNCIL

The following reports were read by title and acted upon as indicated:

Preliminary report on Transportation Problems on Puget Sound.
Referred to Committee on Roads and Bridges.

Special report on Transportation Problems on Puget Sound.
Referred to Committee on Roads and Bridges.

Report on Legislative Appropriations, Budgeting and Expenditures of State Funds.
Referred to Committee on Appropriations.

Supplemental report on Legislative Appropriations, Budgeting and Expenditures of State Funds.
Referred to Committee on Appropriations.

Report on Metropolitan Lease to Legislative Council.
Referred to Committee on Colleges and Universities.

Referred to Committee on Social Security.

Further report on Public Welfare.
Referred to Committee on Social Security.

Referred to Committee on Rules and Order.

Report on Education.
Referred to Committee on Education and Libraries.
THIRD DAY, JANUARY 12, 1949

Referred to Committee on State Government.

Referred to Committee on State Government.

Report on Interstate Cooperation.
Referred to Committee on State Government.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

House Bill No. 8, by Representative O'Brien:
An Act prohibiting certain public pensioners receiving more than one hundred dollars monthly from holding public office or public employment excepting under certain conditions.
Ordered printed and referred to Committee on State Government.

House Bill No. 9, by Representative O'Brien:
An Act excluding certain relatives of public officers from public employment by such officers, but permitting certain exceptions thereto.
Ordered printed and referred to Committee on State Government.

House Joint Memorial No. 1, by Representative Henderson:
Relating to a canal from North Bay on Puget Sound to Hood Canal.
Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.

House Joint Memorial No. 2, by Representative Henderson:
Relating to Marcus Whitman National Park.
Ordered printed and referred to Committee on Parks and Playgrounds.

MOTIONS

On motion of Mr. Zent, Rule 20 was suspended.
On motion of Mr. Ford, the House recessed until 12:45 p. m.

AFTERNOON SESSION

The Speaker called the House to order at 12:45 p. m.
The Clerk called the roll and all members were present except Representatives Kinnear and Raugust, Representative Raugust having been excused.
The Speaker declared the House at ease until the arrival of the Senate.

JOINT SESSION

The Sergeant-at-Arms of the House announced the arrival of the Senate at the bar of the House.
The Speaker invited the Senators to seats within the House, and the President of the Senate to a seat at the Speaker's desk.
The Speaker called the Joint Session to order at 12:55 p. m.
The Secretary of the Senate called the roll of the Senate and all members were present except Senators Ostrander and Rutter, having been excused.

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

The Speaker appointed the following committee to escort the Justices of the Supreme Court from the Reception Room to the bar of the House: Senators Shank and Rosellini and Representatives Vane and Powell.

The committee retired.

The Sergeant-at-Arms of the House announced the arrival of the Justices of the Supreme Court at the bar of the House, and the Speaker invited the Justices to seats at the front of the House Chamber and requested the Sergeant-at-Arms to escort Chief Justice Jeffers and Associate Justice Steinert to the rostrum.

The Speaker appointed the following committee to escort the elective State Officials from the Reception Room to the bar of the House: Senators Lindsay and Sears and Representatives Coughlin and Bargreen.

The committee retired.

The Sergeant-at-Arms of the House announced the arrival of the elective State Officials at the bar of the House, and the Speaker instructed the committee to escort them to seats at the front of the House Chamber.

The Speaker appointed the following committee to escort Governor-elect Arthur B. Langlie from the Reception Room to the bar of the House for the purpose of proceeding with the inaugural ceremonies and to receive his message: Senators Davison, Robertson and Ganders and Representatives Anderson (Eva), Jones (Mrs. Vincent F.), and Gallagher (Bernard J.).

The committee retired.

The Sergeant-at-Arms announced the arrival of His Excellency, Governor-elect Arthur B. Langlie at the bar of the House, and the Speaker instructed the committee to escort Governor-elect Arthur B. Langlie to a seat on the rostrum. (Applause).

Prayer was offered by the Reverend Dr. L. David Cowie of the University Presbyterian Church of Seattle.

The Speaker announced that the Joint Session was called for the purpose of administering the oath of office to the constitutional elective State Officials of the State of Washington, and to receive the inaugural address of Governor-elect Arthur B. Langlie.

The Speaker:

"The Honorable Associate Justice Steinert will now administer the oath of office to the duly elected State Officials."

Associate Justice Steinert administered the oath of office to Earl Coe, Secretary of State, and the Speaker presented to him his Certificate of Election. (Applause).

Associate Justice Steinert administered the oath of office to Tom Martin, State Treasurer, and the Speaker presented to him his Certificate of Election. (Applause).

Associate Justice Steinert administered the oath of office to Cliff Yelle, State Auditor, and the Speaker presented to him his Certificate of Election. (Applause).

Associate Justice Steinert administered the oath of office to Smith Troy, Attorney General, and the Speaker presented to him his Certificate of Election. (Applause).
THIRD DAY, JANUARY 12, 1949

Associate Justice Steinert administered the oath of office to Jack Taylor, Commissioner of Public Lands, and the Speaker presented to him his Certificate of Election. (Applause).

Associate Justice Steinert administered the oath of office to Pearl A. Wanamaker, Superintendent of Public Instruction, and the Speaker presented to her the Certificate of Election. (Applause).

Associate Justice Steinert administered the oath of office to William A. Sullivan, State Insurance Commissioner, and the Speaker presented to him his Certificate of Election. (Applause).

Associate Justice Steinert administered the oath of office to Victor A. Meyers, Lieutenant Governor of the State of Washington.

The Speaker requested the Sergeant-at-Arms of the Senate and the Sergeant-at-Arms of the House to escort Lieutenant Governor Victor A. Meyers to the rostrum and presented to him his Certificate of Election. (Applause).

The Speaker of the House turned the gavel over to Lieutenant Governor Victor A. Meyers, who presided over the Joint Session.

Lieutenant Governor Victor A. Meyers:

"At this time, Members of the Legislature, Ladies and Gentlemen of the radio audience and those who are now assembled in this House Chamber, I would request that the Chief Justice of the Supreme Court of the State of Washington step forward and administer the oath of office to the Governor-elect Arthur B. Langlie."

Chief Justice Jeffers administered the oath of office to Arthur B. Langlie, Governor of the State of Washington, and Lieutenant Governor Victor A. Meyers presented to him his Certificate of Election.

Lieutenant Governor Victor A. Meyers:

"Your Excellency, Speaker Hodde, Members of the Legislature:

"This Joint Session was called by Concurrent Joint Resolution for the purpose of inaugurating the duly elected State Officials and also for the purpose of receiving the inaugural address of our newly elected Governor.

"At this time, it is my great pleasure to present to you, His Excellency, the Governor of the State of Washington." (Applause).

MESSAGE OF GOVERNOR ARTHUR B. LANGLIE TO THE LEGISLATURE
(See Senate Journal)

The Lieutenant Governor instructed the committee consisting of Senators Davison, Robertson and Ganders, and Representatives Anderson (Eva), Jones (Mrs. Vincent F.) and Gallagher (Bernard J.), to come forward and escort Governor Langlie from the rostrum to the Reception Room.

The committee retired.

The Lieutenant Governor instructed the committee consisting of Senators Shank and Rosellini, and Representatives Vane and Powell to come forward and escort the Chief Justice and Associate Justices of the Supreme Court of the State of Washington from the House Chamber to the Reception Room.

The committee retired.

The Lieutenant Governor instructed the committee consisting of Senators Lindsay, Sears, and Representatives Coughlin and Bargreen to come forward and escort the elective State Officials from the House Chamber to the Reception Room.

The committee retired.

The Lieutenant Governor turned the gavel over to Speaker Hodde.
On motion of Mr. Ford, the Joint Session was dissolved.

The Speaker requested the committee consisting of Representatives Coughlin and Bargreen to escort the Lieutenant Governor to the Reception Room and the Senators to the Senate Chamber.

MOTIONS

On motion of Mrs. Boede, the use of the House Chamber was granted for a joint meeting of the Committee on Fisheries of the Senate and House, January 24, 1949, at seven o'clock p. m.

On motion of Mr. Rasmussen, the House adjourned until twelve noon, Thursday, January 13, 1949.

S. R. Holcomb, Chief Clerk.

FOURTH DAY

NOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., THURSDAY, JANUARY 13, 1949.

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

The Clerk called the roll and all members were present except Representatives Adams, Anderson (Eva), Gallagher (Michael J.), Jones (John R.), Raugust, Rogers and Thompson, Representatives Adams, Jones (John R.) and Raugust having been previously excused.

Prayer was offered by the Reverend Frederick A. Schilling, 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Simmons:

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 Thirty-first Session.

MOTION

Mr. Simmons moved the adoption of the resolution.

The motion was carried and the resolution adopted.
FOURTH DAY, JANUARY 13, 1949

APPPOINTMENT OF COMMITTEE

The Speaker appointed, as the committee of three provided for in the House Resolution by Mr. Simmons, Representatives Simmons, Chairman; Riley and Frayn.

MOTIONS

Mr. O'Brien moved that the Chief Clerk be instructed to request the State Patrol to provide adequate parking facilities for members of the State Legislature.

The motion was carried.

Mr. Riley moved that the Chief Clerk be directed to write a letter to Dr. Raymond B. Allen, President of the University of Washington, expressing deep appreciation from the House of Representatives for the services rendered by the University in sending Mrs. Utter to conduct the parliamentary law classes at the Legislature; and, further, that the Chief Clerk be instructed to write a similar letter of appreciation to Mr. Martin N. Chamberlain, Executive Officer, Adult Education and Extension Services, University of Washington. The Chief Clerk was also directed to send a letter of appreciation to Mrs. E. C. Utter, expressing the thanks of this House for the time and energy she has given instructing the members in parliamentary law.

The motion was carried.

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

REPORT OF ENROLLMENT COMMITTEE

House of Representatives,

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Concurrent Resolution No. 1; also
House Concurrent Resolution No. 2; also
House Concurrent Resolution No. 3; also
House Concurrent Resolution No. 4, have compared same with the original concurrent resolutions and find them correctly enrolled.

I concur in this report: Howard T. Ball.

A. B. COMFORT, Chairman.

MESSAGES FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary;

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 1947, and vetoed by the Governor, together with his veto message attached thereto.

They are House Bills Nos. 32, 63, 168, 245, 283, 412, 421 and 496.

Respectfully,
EARL COW, Secretary of State.

State of Washington, Executive Department,
Olympia, March 21, 1947.

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. 32, entitled:

"An Act relating to probate law and procedure and to revenue and taxation; providing for inventory and appraisement of estates of deceased persons, and for the
appointment and fees of appraisers thereof for inheritance tax and other purposes, and amending section 95, chapter 156, Laws of 1917 as last amended by section 8, chapter 202, Laws of 1939 (sec. 1465, Rem. Rev. Stat.; sec. 974-51, PPC)."

This bill affects the allowance of fees to appraisers of estates. The statute presently provides that appraisers shall receive a fee of one-tenth of one per cent of the appraised value of the estate. This bill provides that the fee allowed shall be in such amount as to the court shall seem just and reasonable.

The records of the State Tax Commission fully bear out the Commission's contention that the collection of inheritance taxes since the passage of the present law in 1939 has been greatly improved. Competent appraisers must be adequately compensated. Unless adequate compensation may be paid them less competent appraisers are apt to be resorted to for appraisal work.

Some judges of the Superior Court who have handled a substantial percentage of probates of this state have stated unequivocally that they do not favor the enactment of this bill into law. They state that a statutory rule as to the fixing of fees for appraisers is helpful both to them and the State of Washington. They point out that where the matter of compensating appraisers is left to the discretion of the judge the rules for determining reasonableness will be nearly as numerous as the counties in the state. Furthermore judges generally dislike having imposed upon them the position of being required to act as an umpire between the heirs and the appraisers in each individual probate, so far as the allowance of fees is concerned.

For these reasons House Bill No. 32 is vetoed. Respectfully submitted,
MON C. WALLGREN,
Governor.

State of Washington, Executive Department,
Olympia, March 21, 1947.

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. 63, entitled:

"An Act making an appropriation for the purpose of consummating the objectives sought to be attained by the establishment of State Sustained Yield Forest No. 1."

House Bill No. 63 makes an appropriation to the Commissioner of Public Lands for certain purposes, in connection with State Sustained Yield Forest No. 1. It is inadvisable to attempt to carry out the purposes of this bill until some consolidation is made of the various state agencies at present authorized to administer state owned land. It is also extremely doubtful whether the present market is ready for the rather inaccessible and low grade timber situated within State Sustained Yield Forest No. 1.

For these reasons, House Bill No. 63 is vetoed. Respectfully submitted,
MON C. WALLGREN,
Governor.

State of Washington, Executive Department,
Olympia, March 21, 1947.

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. 168, entitled:

"An Act relating to motor vehicles, providing for the licensing of certain types of vehicles and prescribing fees therefor, and amending section 17, chapter 188, Laws of 1937, as last amended by section 1, chapter 224, Laws of 1941 (sec. 6312-17, Rem. Rev. Stat.; sec. 290-5, PPC)."

I have already signed Senate Bill No. 371 which contains practically the same provisions as are contained in House Bill No. 168.

For this reason, House Bill No. 168 is vetoed. Respectfully submitted,
MON C. WALLGREN,
Governor.
FOURTH DAY, JANUARY 13, 1949

State of Washington, Executive Department,

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. 245, entitled:

"An Act providing that lack of consideration in certain written transactions shall not render such transactions invalid or unenforceable, and making uniform the law relating thereto."

The bill makes a written release or promise enforceable even though there is a lack of consideration, if an express statement in any form is made in the agreement that the signer expressly intends to be bound.

The bill would change the rule which now exists in this state. It has been adopted only by a few states.

The bill is not proposed by the Judicial Council, nor so far as I am advised has the Judicial Council nor the bar of the state considered whether the bill is or is not desirable.

I believe that an opportunity to study and weigh the effect of the proposed change should be given to the bar of the state and the Judicial Council.

For these reasons, I have vetoed House Bill No. 245. Respectfully submitted,

MON C. WALLGREN,
Governor,
State of Washington, Executive Department,
Olympia, March 21, 1947.

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, House Bill No. 283, entitled:

"An Act relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles; providing penalties for violations thereof; amending section 31, chapter 158, Laws of 1939 (sec. 6600-131, Rem. Rev. Stat.; sec. 294-59, PPC), by adding thereto fourteen new sections to be known as sections 31-a through 31-n; making an appropriation; and declaring this act shall take effect September 1, 1947."

The above act pertains to motor vehicle accidents and to the giving of adequate protection for other users of the highway through insurance policies or bonds, and for penalties.

My understanding is that the bill was actively supported by insurance agencies generally, in a desire to provide greater security for those injured in motor vehicle accidents. I am in favor of any feasible plan to provide such additional security. However, the bill appropriates only $50,000 for its administration and enforcement, and that appropriation is made from the Highway Safety Fund. The Director of Licenses has at all times informed the sponsors of this bill that $125,000 would be required for administration and enforcement.

After House Bill No. 283 had been passed, an item of $75,000 was inserted in Senate Bill No. 291, the supplemental appropriation bill, for the same purpose, but such item was likewise appropriated from the Highway Safety Fund. In so far as amount is concerned, these appropriations are considered adequate. However, it is apparent that the Highway Safety Fund is so far over-appropriated that a sizable deficit of several hundred thousand dollars is certain to exist in the Highway Safety Fund. The Washington State Patrol, because of inadequate appropriations, will be required to reduce substantially its operations, in order to keep within the sum appropriated.

House Bill No. 283 would embark the state upon a new field supervision without providing the funds required for its administration and enforcement.

For these reasons, I have vetoed House Bill No. 283. Respectfully submitted,

MON C. WALLGREN,
Governor.
State of Washington, Executive Department,  
Olympia, March 22, 1947.  

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 State of Washington at the next session of the Legislature, without my approval, House Bill No. 412, entitled:  

"An Act relating to the payment of state warrants to a purchaser in good faith; and amending section 16, page 639, Laws of 1890 (sec. 11011, Rem. Rev. Stat.; sec. 945-33, PPC)."

This bill contains provisions which might have the effect of making state warrants negotiable instruments, something they are not at the present time. The State Auditor's office has informed me that in their judgment it would impose unnecessary obstacles upon their operations.

By far, the majority of requests for duplicate warrants are from recipients of old age assistance. This bill would probably result in the administrative offices of the state requiring surety bonds before issuing a duplicate warrant, which would impose an undue amount of expense upon such recipients. I feel that the provisions of existing law are adequate.

For these reasons, I have vetoed House Bill No. 412. Respectfully submitted,

MON C. WALLGREN,  
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. 421, entitled:

"An Act relating to clubs; regulating the ownership and operation of slot machines; defining terms; imposing a tax and providing for the collection thereof; imposing duties upon the prosecuting attorneys; defining crimes and prescribing penalties therefor; and repealing section 2, chapter 119, Laws of 1937."

I am unwilling to give any further legal sanction to slot machine operations than they now enjoy under the existing law, passed in 1937. It is common knowledge that there is now pending in the Supreme Court of this State an action involving the legality of slot machine operations. I do not desire to further complicate the issues there involved by approving additional legislation on the same subject.

It has been urged that I approve this bill in order to give the Tax Commission authority to enforce the tax levied against slot machines. To that contention I answer that chapter 118, Laws of 1941, which imposed the original tax on slot machines incorporated by reference the provisions of Title XVIII, chapter 180, Laws of 1935 (the Revenue Act of 1935). That law contains the enforcement provisions of our general revenue acts. It is sufficiently broad and stringent to enforce the provisions of any tax on slot machines.

It has also been urged that I sign this bill because of the fact that it raises the tax rates on slot machines to 40% of the gross operating income of such machines. I have previously signed Senate Bill No. 77 which effects the same raise in tax rate. In addition, Senate Bill No. 77 will produce additional revenue to the state by an increase of taxes on pinball machines.

For the reasons indicated, I have vetoed House Bill No. 421. Respectfully submitted,

MON C. WALLGREN,  
Governor.

State of Washington, Executive Department,  
Olympia, March 21, 1947.  

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. 496, entitled:
"An Act relating to state lands; authorizing and directing the governor to execute a conveyance to Yakima County of certain state lands lying therein."

This bill would authorize and direct the Governor to execute and deliver a deed to Yakima County for the property used as the Yakima Fair Grounds. The state has spent many thousands of dollars improving this property and it is worth many thousands of dollars. If it is no longer needed for state purposes, the property should be sold to the highest bidder.

For this reason, I have vetoed House Bill No. 496.

Respectfully submitted,
MON C. WALLGREN,
Governor.

Department of State, Office of the Secretary,

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, certified copies of the following bills passed by the House and Senate in the Legislative Session of 1947, and partially vetoed by the Governor together with his veto message attached thereto.

They are House Bills Nos. 42, 268, 401 and 503.

Respectfully,
EARL COE, Secretary of State.

State of Washington, Executive Department.
Olympia, March 22, 1947.

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 the last unnumbered item in section 3, section 4, 5, and 6, of House Bill No. 42, entitled:

"An Act relating to and regulating the practice of engineering and land surveying; defining terms; providing for the registration of professional engineers and land surveyors; creating and providing for the State Board of Registration for Professional Engineers and Land Surveyors; defining the powers and duties of officials in the administration of the act and the engineering of public works; providing penalties; and repealing chapter 167, Laws of 1935 (secs. 8306-1 to 8306-16, inclusive, Rem. Rev. Stat.; secs. 536-1 to 536-31, inclusive, PPC)."

Section 4, 6, and most of section 5, contain provisions which are all covered by general law. The same is true of matters contained in the last unnumbered item in section 3.

Section 5 establishes a special fund. I am not in favor of creating any more special funds. I have therefore vetoed the last unnumbered item in section 3, and also section 4, 5, and 6, of House Bill No. 42 and have approved the remainder of the bill.

Respectfully submitted,
MON C. WALLGREN,
Governor.

State of Washington, Executive Department,
Olympia, March 22, 1947.

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 (e) of section 1, and section 5 of House Bill No. 268, entitled:

"An Act relating to the University of Washington and the old University grounds, defining the powers of the Board of Regents with respect thereto and repealing sections 7 and 8 of chapter 122 of the Laws of 1893."
Section 5 of the bill gives to the Board of Regents of the University of Washington certain powers with respect to the sale, lease, plan of operation, or other arrangements for the disposal, operation and management of the University tract belonging to the University of Washington in downtown Seattle. The powers granted to the Board of Regents in sections 2, 3, and 4 of the act are necessary and desirable to enable the Board of Regents to make preliminary arrangements for the operation, management and lease of the University tract upon the expiration of the existing lease of the property.

Section 5 of the bill further provides, in general, that no sale, lease, encumbrance, agency, contract, agreement or plan of operation of the University tract shall be valid until it shall have been first approved "by statute enacted by the Legislature." The section furthermore provides that if the Board shall negotiate a mutually satisfactory contract for private operation of the tract, such agreement shall be submitted to the Legislative Council. Subsection (d) of section 5 further provides, "the Legislative Council may approve such contract only by the affirmative vote of two-thirds (2/3) of its entire membership, whereupon such contract shall take effect according to its terms."

It is more than likely that section 5 of the act could be construed as providing that any agreement for the lease or private operation of the tract would be finally concluded upon being approved by a 2/3 vote of the Legislative Council and that any other arrangement for the disposal of the tract must be submitted to the Legislature. I am unwilling that the Legislative Council should be given any final authority as to the disposal of the tract. I believe that the final approving authority should in all instances be in the Legislature as is provided in chapter 44 of the Session Laws of 1923.

For these reasons, subsection (e) of section 1, and section 5 of House Bill No. 268 are vetoed and the remainder of the bill is approved.

Respectfully submitted,
MON C. WALLGREN, GOVERNOR.

State of Washington, Executive Department,
Olympia, March 22, 1947.

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 8, House Bill No. 401, entitled:


Section 8 provides for rather sharp increases in regulatory fees to be collected by the Department of Transportation from the trucking operators. I am informed that the industry had agreed to this increase in fees to provide the money needed for more thorough regulation. The Legislature, however, failed to appropriate the funds from the Transportation Revolving Fund.

I am informed by the Director of Transportation that the fee schedule provided for existing law will provide ample funds for the operation of the department, when considered in connection with the appropriation for the ensuing biennium, and that section 8 is unnecessary.

I have therefore vetoed section 8 of House Bill No. 401 and have approved the remainder of the bill.

Respectfully submitted,
MON C. WALLGREN, GOVERNOR.
State of Washington, Executive Department, Olympia, March 21, 1947.

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 3A, House Bill No. 503, entitled:

"An Act relating to motor vehicles and the operation thereof upon the public highways; prescribing vehicle equipment, devices, lighting, and the inspection thereof; amending sections 7, 16, 17, 23, 29, and 85, chapter 189, Laws of 1937 (secs. 6360-7, -16, -17, -23, -29, and -85, Rem. Rev. Stat.; secs. 298-3, 291-5, -7, -19, -31, and 295-21, PPC), and amending said chapter 189, Laws of 1937, by adding four new sections to be designated sections 22, 26, 33 and 59."

Section 3A was first passed, in almost identical language, in 1937 and was specifically repealed in 1943. It relates to certain lamps on motor vehicles. Existing law authorizes the State Commission on Equipment to regulate such subjects as are covered by section 3A. I feel inclined to believe that since the subject matter of section 3A has been once abandoned by the Legislature as a matter of legislative regulation, and in view of the existing powers of the State Commission on Equipment, that such matters can be more efficiently handled by regulation than by positive statutory law. I have therefore vetoed section 3A of House Bill No. 503 and approved the remainder of the bill.

Respectfully submitted,

MON C. WALLGREN, Governor.

MOTION

Mr. Ford moved that the messages from the Secretary of State, together with the Governor's vetoes, be referred to the Committee on Rules and Order. The motion was carried.

The Speaker observed within the bar of the House the Honorable Hugh C. Todd, former Representative from Whitman County, and appointed Mr. Gordon and Mr. Zent to escort him to a seat beside the Speaker. (Applause).

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 10, by Representative Farrington:
An Act relating to fisheries; authorizing the director of fisheries to construct a fresh-water trout hatchery on the Des Chutes River, and making an appropriation.

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

House Bill No. 11, by Representative Cory:
An Act relating to state institutions and providing for transfer of appropriations.

Ordered printed and referred to Committee on State Institutions.

House Bill No. 12, by Representative Johnston:
An Act providing for an additional judge in the Superior Court of Spokane County; prescribing for his appointment and election, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

House Bill No. 13, by Representatives King and Ford:
An Act relating to the practice of chiropractic, providing for the application to practice, providing examinations for licenses to practice chiropractic, establishing effective dates, and amending sections 5 and 6, Chapter 5, Laws of 1919.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

**House Bill No. 14**, by Representatives Foster and Woodall:
An Act providing for an additional judge in the Superior Court of Yakima County; prescribing for his appointment and election, and declaring an emergency.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 15**, by Representative Henderson:
An Act providing for taxing reserved mineral rights.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 16**, by Representatives Pedersen and Wyatt:
An Act prohibiting the use of other than standard time and providing a penalty for the violation thereof.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 17**, by Representative Henderson:
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 18**, by Representatives Cory and Sandison:
An Act relating to prosecuting attorneys; declaring that the coordination of their activities is a matter of public interest; designating the Washington State Prosecuting Attorneys' Association as a coordinating agency; authorizing counties to reimburse the association for services rendered; authorizing the prosecuting attorneys to engage in its activities and attend its meetings; requiring annual reports to the governor and the submission of biennial recommendations to the Legislature.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 19**, by Representative Comfort:
An Act relating to the election of freeholders to revise the charters of cities of the first class and amending section 1, Chapter 27, Laws of 1895, as last amended by section 1, Chapter 55, Laws of 1945, and declaring an emergency.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 20**, by Representative Buse:
An Act providing that each county comprised within the Twenty-fourth Representative District shall be entitled to elect one representative.
Ordered printed and referred to Committee on State Government.

**House Bill No. 21**, by Representative Hansen:
An Act relating to flood control and amending section 1, Chapter 99, Laws of 1947, and section 6, Chapter 204, Laws of 1941, (Sec. 9663F-6, Rem. Rev. Stat.; sec. 564-11, PPC).
Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.

**House Bill No. 22**, by Representatives Hofmeister and Beierlein:
An Act making an appropriation for the completion of the location and design of a toll tunnel through the Cascade Mountains.
Ordered printed and referred to Committee on Roads and Bridges.
House Joint Memorial No. 3, by Representative Farrington:
Relating to the election of the President and Vice President of the United States by popular vote.
Ordered printed and referred to Committee on Elections.

House Joint Memorial No. 4, by Representative Cory:
Relating to enlarging the classifications, increasing the benefits and removing inequalities from national social security legislation.
Ordered printed and referred to Memorials Committee.
The Speaker announced he was about to sign House Concurrent Resolution No. 1; also
House Concurrent Resolution No. 2; also
House Concurrent Resolution No. 3; also
House Concurrent Resolution No. 4.

MOTION
On motion of Mr. Rasmussen, the House adjourned until 11:30 a. m., Friday, January 14, 1949.

S. R. Holcomb, Chief Clerk.

FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 14, 1949.

The Speaker called the House to order at 11:30 a. m.
The Clerk called the roll and all members were present except Representatives Ball, Blair, Cory, Gallagher (Bernard J.), Kinnear, Mardesich, Powell, Raugust, Smith (Vernon A.), and Woodall, Representatives Ball, Blair, Cory, Gallagher (Bernard J.), Kinnear, Mardesich, Powell and Raugust having been previously excused.
Prayer was offered by the Reverend Frederick A. Schilling, 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed House Concurrent Resolution No. 1; also
House Concurrent Resolution No. 2; also
House Concurrent Resolution No. 3; also
House Concurrent Resolution No. 4, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.
The following were introduced, read first time by title, and acted upon as indicated:

**House Bill No. 23**, by Representative Cory:
An Act relating to crimes and punishments and amending section 9.52.05, Revised Code of Washington.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 24**, by Representative Cory:
An Act relating to sentences in convictions for violations of certain motor vehicle laws.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 25**, by Representative Comfort:
An Act relating to probate law and making provisions for the support of the family of deceased persons and for the awarding and setting off and aside of property of decedents to surviving spouses and amending section 104, Chapter 156, Laws of 1917, as last amended by section 1, Chapter 198, Laws of 1945, said section being erroneously designated therein as section 105.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 26**, by Representative O'Brien:
An Act providing for taxing reserved mineral rights.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 27**, by Representative Farrington:
An Act relating to the conservation of a natural resource, regulating the taking of salmon from the waters of the State of Washington for commercial purposes, prohibiting the maintenance or operation of certain apparatus in such waters, defining offenses, and providing penalties.
Ordered printed and referred to Committee on Fisheries.

**House Bill No. 28**, by Representatives Olson and Miller (C. C.):
An Act providing for the distribution and expenditure of moneys received from forest reserves and amending section 2, Chapter 185, Laws of 1907.
Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 29**, by Representative Hansen:
An Act extending the provisions of Chapter 80, Laws of 1947, to include certain noncertificated employees, making an appropriation and declaring that this act shall take effect July 1, 1949.
Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 30**, by Representative Sandison:
An Act relating to the protection of children, imposing duties upon parents, guardians and other custodians of such children, and providing penalties.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 31**, by Representatives Rasmussen and Brown (Gordon J.):
An Act relating to motor vehicle operators' licenses, amending Chapter 188, Laws of 1937, by adding a new section to be known as section 65½.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 32**, by Representative Shannon:
An Act relating to water pollution and to the Pollution Control Commission and its powers and duties; providing an executive secretary, and amending sections 5, 7, 8 and 12, Chapter 216, Laws of 1945.
Ordered printed and referred to Committee on Fisheries.
House Bill No. 33, by Representative Riley:
An Act relating to the rehabilitation and redevelopment of areas which have become economic and social liabilities; empowering existing instrumentalities of cities and towns and counties to effectuate such purpose and authorizing the creation of new instrumentalities therefor; authorizing the exercise of the powers of eminent domain, taxation and other necessary powers in connection therewith, including lease or sale of such areas and the issuance of revenue bonds in connection therewith.

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 34, by Representative Riley:
An Act providing for the creation of a division of humane law enforcement in the Department of Agriculture and repealing Chapter 107, Laws of 1913.

Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 35, by Representative Riley:
An Act relating to cities and towns; granting powers to require or effect removal of certain weeds and vegetable and horticultural growths and providing a method of enforcing and collecting the costs of removal if done by the city or town.

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 36, by Committee on State Government:
An Act fixing the compensation of certain elected state officials, legislators and judges of the Supreme Court and the Superior Court; repealing Chapter 173, Laws of 1941; Chapter 4, Laws of 1945; Chapter 116, Laws of 1945; Chapter 109, Laws of 1923; Chapter 90, Laws of Ex. Sess. 1925; Chapter 163, Laws of Ex. Sess. 1925; Chapter 226, Laws of 1939; Chapter 124, Laws of 1919; section 02.04, Chapter 79, Laws of 1947; Chapter 94, Laws of 1907; amending section 1, Chapter 57, Laws of 1907, as last amended by Chapter 194, Laws of 1947; and declaring an emergency.

Ordered printed and passed to second reading.

House Joint Memorial No. 5, by Representative Cory:
Relating to the repeal of Federal luxury and amusement taxes.

Ordered printed and referred to Memorials Committee.

House Joint Resolution No. 1, by Representative Farrington:
Proposing an amendment to section 1, Article VI of the Constitution of the State of Washington.

Ordered printed and referred to Committee on Elections.

MOTION

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

The Speaker declared the House to be at ease for a few moments.

The Speaker called the House to order.

MOTION

On motion of Mr. Rasmussen, the House adjourned until twelve o'clock noon, Monday, January 17, 1949.

S. R. Holcomb, Chief Clerk.

Chas. W. Hodde, Speaker.
EIGHTH DAY

NOON SESSION

HOUSE OF REPRESENTATIVES,

The Speaker called the House to order at twelve o'clock noon. The Clerk called the roll and all members were present except Representatives Dillard, Mardesich, Rogers and Sisson, Representative Mardesich having been previously excused.

Prayer was offered by the Reverend Gordon E. Jackson, Minister of the Westminster United Presbyterian Church of Olympia.

The Speaker requested Representatives Hoefel and Vane to escort Mr. W. C. Raugust, Representative from the 8th District, to the rostrum for his oath of office.

The Speaker administered the oath of office to him. (Applause).

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Mr. Zent and Mr. Adams:

WHEREAS, For a number of years the Department of Licenses has stored old files in the House of Representatives garage, in the legislative building; and
WHEREAS, The House of Representatives has had the use of only a small part of said garage space during the last three sessions of the legislature; and
WHEREAS, Under the present circumstances it is impossible to meet the demands of the members of the House of Representatives for inside day and night storage space;

Now, Therefore, Be It Resolved, That the Director of the Department of Public Institutions be ordered to have the garage space on the House side of the legislative building immediately vacated, and that the space be available for the use of the House members within one week from the date of the adoption of this resolution;

And Be It Further Resolved, That the chief clerk be directed to submit a certified copy of this resolution to the Director of the Department of Public Institutions and to the Governor of the State of Washington.

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

REPORT OF SPECIAL COMMITTEE

INTERIM COMMITTEE ON STATE INSTITUTIONS REPORT

To the Governor, Speaker of the House, and the 1949 Legislature:

This Committee was appointed by the 1947 session of the House of Representatives of the Washington State Legislature.

The institutions mentioned are:
Eastern State Hospital at Medical Lake
Western State Hospital at Fort Steilacoom
Northern State Hospital at Sedro Woolley
Lakeland Village at Medical Lake
Rainier State School at Buckley
Washington State Penitentiary at Walla Walla
Washington State Reformatory at Monroe
Boys' Training School at Chehalis
Girls' Training School at Grand Mound
School for the Blind at Vancouver
School for the Deaf at Vancouver
Soldiers' Home at Orting
Veterans' Home at Retsil
McKay Memorial Hospital at Soap Lake

The Committee has paid little attention to the latter three institutions, because we felt the Veterans organizations were in closer touch with conditions at Retsil and Orting and would report relative to conditions if not satisfactory. Also, the hospital at Soap Lake was more or less under management of the Department of Health, the Department of Education, and also aided by, and under observation of, various Kiwanis Clubs of the state. We felt that our time and funds could be better used in activities elsewhere.

As a new governor has been elected and will be in authority over these institutions, changes in personnel are likely. Also, amount of funds available and allotted for their support this coming biennium is complicated by laws adopted by the people at the last election, so this report will not deal with conditions of management during the past two years nor exact financial needs for 1949-50. The past is gone. Nothing will be gained by recounting mistakes, whether due to mismanagement, incompetency, lack of funds or other causes. Our recommendations will be based upon our opinions from surveys; many personal visits, observations and study. They are not intended to be criticism of past management, for some of the recommendations require changes in laws to fully carry out the improvements suggested. These recommendations are not given in order of importance, for many are of equal rank, and opinions naturally differ as to relative merit.

With an appropriation of only $3,000.00, the surveys and investigations were not as complete and thorough as might have been desired. We sincerely believe, however, that the fact that a Committee, friendly but desirous of greater efficiency, was watching conditions, even if inadequately, was beneficial to the institutions and the state. When we remember that these institutions have some 12,000 inmates and patients in their charge; comprise some 365 principal buildings, distributed over 8,000 acres of land—an investment of millions of dollars—and with over 3,500 employees, and are costing the state some twenty millions of dollars for operations, maintenance and capital outlay this biennium, plus some eight million dollars appropriated for new construction, efficient management is vital. Also, the state surely owes those in its charge modern, capable, scientific and qualified treatment in line with the best practices in similar institutions in other states. All agree that we helped correct several abuses of power and some serious mistakes. One high official in the state administration told us, "You certainly kept us on our toes."

Helpful Surveys. Realizing the inadequacy of hurried inspections by members of the Committee, through the co-operation of the State College of Washington, Dr. Thomas H. Kennedy, Head of the Department of Sociology, very kindly took over the survey of the institutions, and did a fine job with the very meager amount of funds available. Mr. Roger W. Nett, a graduate student in the Department, did all the "leg work", and spent limited time in each institution. Reports on the surveys of the three mental hospitals and the two custodial schools were printed, and after the election each member of the legislature was sent a copy. Copies were also placed in libraries, and exchanges made with other institutions and colleges. Many parents, relatives and friends were also supplied copies, at cost, by the State College.

Dr. J. D. Lillywhite, a member of the faculty in the Department, also assisted Mr. Nett in his study of the penal and reformatory institutions.

Because of the large amount of funds invested in farm and agricultural land, equipment, buildings, livestock and poultry, the Committee felt a survey of their uses by the institutions was also desirable. The State College kindly designated Dr. M. T. Buchanan, Director of the Agricultural Experiment Stations, to assist us. Dr. Jay Swanson, Division of Agricultural Economics, did the "leg work" and their report was most helpful.

The Committee appreciates and thanks the State College of Washington for their aid and assistance in these surveys. We, as well as they, regret funds were not adequate for a more complete and adequate survey.

We also wish to thank Dr. Donald H. Webster and his staff, of the Governmental Research Bureau of the University of Washington, for a very thorough report on Administrative Supervision of State Public Institutions, also on Administrative Adjudicational Sanity of Inmates in Mental Institutions. This was done without expense
to the Committee, and was a most competent and helpful report. Copies of the first survey have been sent to the members of the Legislature.

The State Department of Education also, without expense, gave us a splendid survey of the educational facilities of the Boys' and Girls' Training Schools; together with helpful suggestions relative to the Schools for the Deaf and Blind at Vancouver. We thank them.

The Washington State Library also gave us, without expense, a survey of the library facilities in our institutions with recommendations and information as to practices and benefits of competent library administration in institutions in other states. We thank them.

The Committee conducted a number of hearings on proposed legislation affecting our institutions, and found that an increased interest and concern for more efficient and professional management is indicated. These citizens have showed an intelligent, helpful and active interest in our work for helping place our institutions in the fore rank of all the states.

One outstanding activity of which we are proud has been the co-operation of the new School of Medicine of the University of Washington under the direction of Dr. Raymond B. Allen, President, and Dr. Edward L. Turner, Dean, together with the School of Nursing, with the mental hospitals and custodial schools. The State Department of Health, the State Medical Society, the Society for Mental Hygiene and other allied and interested professional groups are uniting in co-operating together for study of, and helpfulness to those in the state's charge in our various institutions. This is the first time in our state's history that such active practical co-operative activity has been definitely planned and become a state policy. Its possibilities are limitless. Its benefits unbounded. Its helpfulness all embracing.

RECOMMENDATIONS. That a capable administrator, qualified by training and experience, be named to have charge of the institutions, with sufficient clerical assistance that he can give personal, helpful and frequent visits to each institution, so that policies of administration can be unified, and yet individual opportunities for specialized facilities can be adopted by superintendents after consultations. This administrator should not be a "glorified clerk," but have sufficient authority, knowledge and experience that he can definitely be able to aid and assist the local management in their separate problems.

Two DEPARTMENTS RECOGNIZED. We believe that our institutions really consist of two departments: the professional and the agricultural. The main purpose and obligation is to give the best and most modern care, maintenance, rehabilitation and supervision to those committed to their custody. However, because of the size and importance of the large investment the state has in land, buildings, equipment, livestock, poultry, etc. and the financial benefits resulting from the efficient operation of these farms (not to mention the benefit to the inmates working on the farm), careful attention should be given to the best methods that will return the greatest commercial benefits to the institution itself and other institutions. Hence, the superintendent should be an expert in his professional field, and working with him should be one or more trained farm specialists, skilled and experienced in all departments of farm management and production. The institutions generally are of sufficient size that all the superintendent's time and ability can profitably be spent in his professional activities of importance and responsibility, and time taken out for growing radishes and onions may not alone be better used professionally, but result in poor and expensive radishes and onions. We know of few medical or professional colleges giving side courses in agriculture, dairying, poultry or grain production.

We believe an administrative executive at the capital could coordinate production of agricultural supplies and produce best fitted for soil conditions and needs of institutions very profitably, and increased efficiency would be immediately apparent. Close co-operation with the State College of Washington and the Experimental Station at Puyallup is vitally needed and desirable.

LIBRARIES. The State Library Association justly feels, after investigations here and in other states, that one or more professional librarians could do a very much worthwhile job in developing, standardizing and promoting the libraries in all the institutions. We thoroughly agree. This is a professional field. Rehabilitation is possible in many cases if proper literature and other aids are available and properly presented. If state funds are not available in sufficient sums for purchase of needed books, magazines and other reading matter, no doubt many service clubs, groups, churches and individuals would be glad to help if proper publicity was intelligently presented. This service might also cover movies, slides and other similar aids to better living.
CHAPLAINS. We believe the matter of the employment of chaplains in our institutions should be more than a hit and miss project, poorly and inadequately paid, duties rather indefinite and standing not commensurate with opportunities for service. These men should be specialists, free from denominational prejudices; of standing to command respect; of training the best; in good health and prime of life, with a yearning for service to the handicapped, the wayward and sinful; and whose sincere ambition is to help rehabilitate all possible and restore them to society, their families and friends as good citizens. Even on the financial basis (a poor standard for right actions), if good, capable chaplains can help keep our prisons and reformatories free from so many “repeaters” the cost is negligible, probably even profitable.

Christianity has ever been the cure for sinful actions. Let’s give it a better trial in Washington’s institutions.

YOUTH PROTECTION ACT. We agree thoroughly with the recommendations of the State Parent-Teachers’ Association, the State Federation of Women’s Clubs, the Washington State Grange, the Fraternal Order of Eagles, the Loyal Order of Moose, the Veteran Organizations, the Washington Society for Mental Hygiene, Washington Association for Social Welfare, the League of Women Voters, the Children’s Benevolent League, the Farm Bureau, with Protestant, Catholic and Jewish Committees, King County’s Judge of the Juvenile Court, William G. Long, with leaders of the State Bar Association, A. F. of L., C. I. O., Superior Court Judges’ Association, Junior Chamber of Commerce, and other important groups relative to the need for a Youth Protection Act.

A bill has been drafted and approved by these organizations and others seeking to accomplish three major objectives:

1. Take the two Training Schools out of politics.
2. Provide the mechanics whereby cross section judgment of those who are most deeply concerned in treatment of delinquency and dependency can be utilized and coordinated.
3. Obtain dependable facts upon which future action may be taken.

This bill, relating to dependent, neglected and delinquent children, will be presented to the legislature by members of this Committee, carrying out the recommendations of these important and influential groups. It is a forward looking program for our state.

TRANSFER OF SCHOOLS. The Committee held a hearing in Seattle this summer relative to the suggestions that the Schools for the Deaf and Blind, both located in Vancouver, be transferred from the supervision of the Department of Institutions to the State Department of Education. It seemed to be the unanimous opinion of those present, including the Association of the Deaf and Blind, graduates of the schools and others qualified and interested, that this be done. Many of these institutions in other states have been so placed.

A bill will be presented to the legislature by members of this Committee carrying out this recommendation.

EMPLOYEES. This Committee repeats what it has stated repeatedly in previous reports, that our institutions need a higher type of employee than some previously selected. It has been difficult to secure those professionally inclined who wished to make the work their life career. Among the reasons was the totally inadequate living quarters available in some of the institutions, with small rooms, poor lighting, second hand furniture, no clothes closets, plumbing crowded and not modern, no privacy, no opportunity for family life—such conditions will never attract desirable employees.

Last session the legislature passed a Retirement Law, which remedied another objection—lack of social security benefits and old age security. It also advanced wages materially, but now not sufficient for present day costs of living, nor equal to that paid for similar activity in other lines of professional work. It is imperative that better living conditions and a scale of salaries commensurate with the training and ability required be obtainable if the highest type of employees are secured and retained.

We also need continuity and permanency of employment guaranteed by a merit system that will protect employees against political assessments, threats and changes in jobs because of elections. Washington now has a Merit System covering three departments of state government. Employees in state institutions are another group which should be added. Probably the present law may be improved; changes made that experience shows are needed, and at least employees below rank of superintendent of institutions added. Many states include superintendents also in this coverage. We surely cannot expect capable trained college men and women in administrative, professional and technical fields to accept employment in a job that should be a life career, with opportunities for advancement, if changes in high officials in Olympia
mean loss of positions simply to take care of political favorites, regardless of qualifications and ability.

Present employees should not be covered in such a system wholesale, but should be required to pass the same strict examinations as all other applicants. Opportunities for advancement and encouragement of specialized skill should be provided. Close co-operation with the State University, the State College and the Colleges of Education should be arranged and maintained.

A bill will be presented to the Legislature covering this matter.

EDUCATIONAL FACILITIES. Practically every institution has the need for better educational facilities for its inmates. It's easy to say the state has no liability along this line, but we must remember many of those in the penal institutions will be again out in society in comparatively a few years or even months. Manual training, trade instructions, and even the three R's may enable the party to get and retain a job and make his living and not again become an expense to the state. We feel the state owes educational and vocational opportunities to all; including the handicapped and backward in accordance with their abilities and the practices of sister states.

REHABILITATION. We believe, as do those engaged in modern penology, that our state penal and reformatory institutions should not be simply places of confinement or punishment. An intensive, intelligent campaign for rehabilitation should receive high priority in the institutions' program. Because some are hardened criminals is no sign that others may not be reached and saved from additional crimes. Our finest magazines are leading the way in articles for rehabilitation programs. It's a sad commentary on our state's program when we learn of the number of boys graduating from the Training School at Chehalis and entering the reformatory at Monroe, and increasing numbers from there going to the penitentiary at Walla Walla or in other states. The Training School is almost our last official opportunity to reform bad boys and save them from a life of crime or penal incarceration. Every boy not saved, who goes to another penal institution, is endangering our life and property, is costing the state thousands of dollars for maintenance and deprives the state of a man who might perhaps have been a good citizen if conditions had been improved and a proper rehabilitation program in effect.

ARE SENTENCES WISE? We are also wondering if the courts are acting in a most wise manner in sentencing first-offender youths to the Reformatory for terms, resulting in confinement of only 8 to 11 months. No reformation program can be efficient in these cases. For minor offenses drawing such short sentences, why not retain them in the county jail, and not brand them for life as criminal? Some recent prisoners at the penitentiary have served only a few months.

We also believe more study should be given as to the policy relative to men sent to or retained at the Reformatory. Just why a first offender of 34 years of age goes to the Reformatory, and one aged 36—for the same offense—goes to the Penitentiary is hard to understand. The latter may be no more a hardened criminal than the former. This law should be changed. Probably many "repeaters" of lower ages, almost habitual criminals, should be in the Penitentiary, and not at the Reformatory. The authorities at Olympia and the superintendents of the institutions have the authority to make transfers, as decided best for institution and inmate, and they could well develop policies of benefit to state along this line.

A Good INVESTMENT. We believe the state can make a good, profitable investment by providing an adequate appropriation for the Penitentiary for increased facilities for the manufacturing of practically all products needed by the various state institutions and departments. All shoes, clothes, furniture, hosiery, printing, cannery agricultural products could well be produced in sufficient quantities, and of standard quality, at a definite financial saving to the state. Hundreds of men lounge in their cells with no opportunity for work, because of lack of proper equipment and financing. Civilians skilled in the trades can be secured for their supervision and instruction. Terms could be shortened for faithful work; small, meager wages perhaps paid, and proceeds used for support of inmates' families, and for use of inmate on parole—one of the best rehabilitation policies known.

The Penitentiary is located in the heart of an agricultural paradise—all kinds of fruit in abundance, vegetables unlimited, labor abundant and cheap, thousands of meals furnished daily. Why buy on the market at high prices?

CHAPELS. We believe that the state should at once construct a suitable chapel at the penal and reformatory institutions. Their influence will be most beneficial.

PRISON ASSOCIATION. We recommend that the governor appoint a nonpartisan board of prominent civic minded men and women from all sections of the state, representing
labor, agriculture, education, religion, business and the professions, interested in social problems and not connected with the legislature, who would organize a Washington Prison Association to be affiliated with the National Prison Association and other state associations. These are community chest organizations devoted to the prevention of crime as well as the correction of criminals. Such an association in our state would be most beneficial.

The Parole System. We recommend a most careful study be made of the parole system for all our institutions. The selection of trained and qualified personnel is most important. Their possibilities for helpful advice, suggestions and personal attention are almost unlimited. A close co-operation and geared activity with the State Welfare Department as to foster homes, boarding homes, nursing homes, and also the original home of the parolee, may not alone greatly reduce expenses of supervision, but the attention the visitors of the Department—especially in rural areas—may give parolees, is most valuable. An integrated program for parolees seems necessary if proper and efficient supervision is attained, and duplication of administrative cost eliminated.

New Buildings. Although $8,000,000.00 was appropriated last session for new buildings and improvements for institutions, delays in awarding of bids and contracts for construction occurred. This was most unfortunate, and seemingly unnecessary. The needs were apparent, and the cost when awarded probably higher than when the appropriation was made. A considerably larger sum is definitely needed to be appropriated this session to properly serve the increasing number of inmates committed to the institutions for whom the state is responsible for their health, safety, rehabilitation and well being. Because of the increase of population in the state, continual growth in facilities is imperative. Unfortunately, parents, relatives and friends of those committed to the institutions do not lobby at the sessions, nor “button-hole” legislators as others interested in different matters do. Too often the group making the most noise or applying the greatest political pressure gets a greater share of the funds available than the importance of their claims merit.

A New Commitment Law Needed. After a hearing conducted in Seattle in November under the auspices of the Washington Society for Mental Hygiene, at the unanimous request of those present, the Committee will introduce and sponsor a bill “to provide for the commitment of mentally ill, feeble-minded, inebriated and dipomaniac,” et al. This bill, approved by members of the State Bar Association, State Medical Society, officials of our state mental hospitals and custodial schools, and other informed and representative groups, will bring our laws up-to-date and give Washington a satisfactory procedure for handling the problems concerned. The Society for Mental Hygiene is to be commended for the quality of their work and their efficient preparation of the proposed law.

Transfer of Funds. We recommend that the law be so changed that transfers of appropriations for maintenance from one institution to another may be made by the governor as needed, up to a certain percentage, say 10% to 15%. A fire, epidemic or other events could cause the transfer of inmates from one institution to another. An increase of commitments one place might occur with a decrease of inmates elsewhere. Their funds should follow the needs. Also, agricultural products raised on one farm could perhaps be best used at another place. Transfers of such nature should be permitted and encouraged when needed and advisable.

Bills will be presented by the Committee along this line.

Our Collection Policy. For years it has been the policy and laws of the state for those in mental hospitals to be required to pay such portion of the cost of hospitalization as their financial situation, or that of their immediate relatives, permitted. This cost has been extremely low, and the service of high quality. An efficient collection system, properly staffed, and close co-operation with superior court judges is needed.

Another Interim Committee. This Committee recommends another bi-partisan Interim Committee on State Institutions be named, composed of senators and representatives, really interested personally in the project, and who are allowed sufficient funds to efficiently operate. This Committee might also be given authority to check up on paroles granted and pardons recommended by the State Board of Prison Terms and Paroles. It is conceivable that it might tend to strengthen the Board's decision against political or financial pressure.

This Committee, during the coming biennium, may well give a thorough study to the difficult situation that is not alone unduly crowding the capacity of our mental hospitals, but seems to be almost changing our state mental institutions into homes for the aged. During the past eleven months of this year over 947 new commitments were
made to our Western State Hospital as compared with 709 for the corresponding period last year—an increase of 238 patients.

According to Time Magazine, November 29, 1948 issue, in 1922 there were only 9,229 patients over 65 years of age admitted to the state mental hospitals of the United States; in 1939 there were 18,227; in 1946 there were 29,987, and to date it is still climbing. The same trend can be noted in all our mental hospitals in this state.

The state receives no funds from the Federal Government for these aged, but does provide matching money when they are in rest homes.

Such a committee can be most helpful in many ways.

An Opportunity for Service. Individuals, service clubs, church societies and other groups have a splendid opportunity to bring happiness into the lives of thousands of men, women and children by gifts, cards, letters and personal calls upon lonely, friendless and “relativeless” folks in our state institutions. Many of them have absolutely no one who is personally interested in them except the kind hearted attendants in their wards.

Wasn’t something said in the Good Book about the mansions in the sky for those who gave food to the hungry, and who were kind to strangers, the poor, the sick and those in prison? Those who don’t get the mansions may have a rental problem in an undesirable locality for a long time, according to the story.

Every possible co-operation will be given by the management of the institutions along this line. Our thanks and appreciation to those now so kindly aiding in this worthy project.

Make a Visit. The Committee suggests strongly that members of the legislature arrange to personally visit as many of the state institutions as possible before the session of the legislature convenes in January. These are important functions of state government. Their efficient management vitally concerns thousands of our citizens. It is impossible to know and understand their problems, their needs, their objectives and their possibilities except by a personal inspection and visit. Large sums of money are needed for their operation, maintenance and for capital outlay. Visit them with or without previous notice. You will be welcome and your visit appreciated.

Signed this first day of January, 1949,
Arthur S. Cory, Chairman,
Edward S. Ford, Secretary,
Thomas C. Hall,
H. C. Armstrong.

Report of the Interim Committee on State Institutions was referred to the Committee on State Institutions.

The Speaker observed within the bar of the House former Representative Fred Mason from Clark County, and appointed Mr. Holliday and Mr. McPherson to escort him to a seat beside the Speaker. (Applause).

Report of the Special Committee

We, your special committee on recommendation for the election of a photographer to provide the group picture of the present session, do hereby recommend Foshaug Studio of Puyallup, Washington, as the photographer to provide aforesaid group picture.

Kenneth H. Simmons, Chairman.
R. Mort Frayn,
Edward F. Riley.

Mr. Simmons moved the adoption of the report of the special committee.

The motion by Mr. Simmons was carried and the report of the special committee was adopted.

Message from the Governor

State of Washington, Executive Department, Olympia, January 12, 1949.

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 1947 Session:
EIGHTH DAY, JANUARY 17, 1949

PARDONS—PENITENTIARY

LESLIE HOLDEN—Sentenced February 20, 1937, from King County for a term of not more than twenty years in the Washington State Penitentiary for the crime of Robbery. Automatically paroled on October 19, 1943 and released from parole on November 1, 1945. Pardon granted April 28, 1947 on the recommendation of the Board of Prison Terms and Paroles upon a showing that he has conducted himself as a law abiding citizen and in order that he may remain in this country and not be deported to England.

JOSEPH A. WHETSTONE—Sentenced July 15, 1947, (Remittitur date November 15, 1948), from King County for a term of not more than ten years on two counts, sentences to run concurrently, in the Washington State Penitentiary for the crime of asking or receiving bribe, two counts. Pardon granted December 15, 1948, on the recommendation of eight members of the jury including the foreman and the Board of Prison Terms and Paroles.

JOHN SOUDAS—Sentenced March 21, 1925, from King County for a term of not less than six nor more than ten years in the Washington State Penitentiary for the crime of Escape as prisoner. Pardon granted January 4, 1949, on the recommendation of the Board of Prison Terms and Paroles upon a showing that he has conducted himself as a law abiding citizen and in order that he may remain in this country and not be deported to Greece.

PARDONS—REFORMATORY

HARRY LARSEN—Sentenced February 10, 1928, from Pierce County for a term of not less than two nor more than four years to the Washington State Reformatory, which sentence was suspended by the trial court, for the crime of Accessory to grand larceny. Final Discharge from Reformatory Suspended Sentence granted on June 25, 1931. Pardon granted April 28, 1947, on the recommendation of the Board of Prison Terms and Paroles upon a showing that he has conducted himself as a law abiding citizen and in order that he may remain in this country and not be deported to Canada.

ARNOLD DE KUBER—Sentenced January 27, 1933, from Whatcom County, for a term of not less than five years nor more than five years and one day to the Washington State Reformatory, which sentence was suspended by the trial court, for the crime of Robbery. Pardon granted August 31, 1948, on the recommendation of the Board of Prison Terms and Paroles and citizens of Whatcom County upon a showing that he has conducted himself as a law abiding citizen and in order that he may file application for United States citizenship.

REPRIEVES—PENITENTIARY

GARLAND WILSON—Sentenced February 7, 1947, from King County, to be executed on May 5, 1947, for the crime of Murder in the First Degree. Thirty (30) day reprieve granted on May 1, 1947, beginning May 4, 1947, to enable the date of execution to be fixed within the period required by law and in order that the proceedings out of which the death warrant was issued be regular in every respect.

RICHARD BRITTON—Sentenced June 26, 1947, from King County, to be executed on July 29, 1947, for the crime of Murder in the First Degree. Sixty (60) day reprieve granted on July 28, 1947, beginning July 29, 1947; extended on September 22, 1947, for sixty (60) days and extended on November 15, 1947, for ninety (90) days ending February 23, 1948, upon the recommendation of the Prosecuting Attorney to permit further investigation of the case in connection with the trial of Orben Smith, Britton's accomplice in the crime.

JAKE BIRD—Sentenced December 6, 1947, from Pierce County, to be executed on January 16, 1948, for the crime of Murder in the First Degree. Sixty (60) day reprieve granted on January 14, 1948, beginning January 15, 1948, upon the recommendation of the Governor of the State of Illinois to permit a thorough investigation of Jake Bird's statements implicating persons and his confession to the murder of two women in the State of Illinois.

COMMUTATIONS—PENITENTIARY

GARLAND WILSON—Sentenced February 7, 1947, from King County, to be executed on May 5, 1947, for the crime of Murder in the First Degree. Thirty (30) day reprieve granted May 1, 1947. Death sentence commuted on July 31, 1947, to imprisonment in the Washington State Penitentiary at Walla Walla for the term of his natural life upon recommendation of the Sentencing Judge and Prosecuting Attorney of King County.
JOSÉPH HENRY MAISH—Sentenced November 18, 1947, from Clark County, to be executed on January 9, 1948 for the crime of Murder in the First Degree. Death sentence commuted on January 8, 1948, to imprisonment in the Washington State Penitentiary at Walla Walla for the term of ninety-nine years, for the reason that said Joseph Henry Maish was only a child of the age of sixteen and was unmistakably suffering under an extreme mental deficiency at the time of the commission of the act.

RICHARD BRITTON—Sentenced June 26, 1947, from King County, to be executed on July 29, 1947, for the crime of Murder in the First Degree. Sixty (60) day reprieve granted July 26, 1947, extended on September 22, 1947, for sixty (60) days and extended on November 15, 1947, for ninety (90) days ending February 23, 1948. Death sentence commuted on February 16, 1948, to imprisonment in the Washington State Penitentiary at Walla Walla for the term of his natural life upon recommendation of the Prosecuting Attorney and the Sentencing Judge.

WILLIAM A. POOLE—Sentenced December 1, 1947, from Pierce County, to be executed on July 2, 1948, for the crime of Murder in the First Degree. Death sentence commuted on June 29, 1948, to imprisonment in the Washington State Penitentiary at Walla Walla for the term of his natural life upon recommendation of the Sentencing Judge, Sheriff of Pierce County and many other officials of Pierce County.

CONDITIONAL PARDONS—PENITENTIARY

FRANK W. BIXBY—Sentenced April 27, 1945, from Whatcom County, for a term of not more than fifteen years in the Washington State Penitentiary, for the crime of Suborned Perjury. Conditional Pardon granted April 30, 1947, upon recommendation of the Sentencing Judge and the Board of Prison Terms and Paroles.

REX HARKNESS—Sentenced April 24, 1939 (Remittitur date January 11, 1940), from Kitsap County for a term of Life in the Washington State Penitentiary, for the crime of Habitual Criminal. Conditional Pardon granted September 15, 1947, upon the recommendation of the Board of Prison Terms and Paroles and with the approval of the Sentencing Judge.

FELIMON RAFANAN—Sentenced January 25, 1935, from Pierce County for a term of life in the Washington State Penitentiary, for the crime of Murder in the First Degree. Conditional Pardon granted October 30, 1947, upon the recommendation of the Sentencing Judge, Prosecuting Attorney and Board of Prison Terms and Paroles and with the distinct understanding that the said Felimon Rafanan be deported to the Philippine Islands.


CONDITIONAL PARDONS—REFORMATORY

NELSON D. THORPE—Sentenced December 4, 1945, from Okanogan County, for a term of not more than ten years in the Washington State Reformatory, for the crime of Assault in the Second Degree. Conditional Pardon granted December 19, 1947, upon recommendation of the Judge of Okanogan County, Prosecuting Attorney and the Board of Prison Terms and Paroles.

EXECUTIVE PAROLES—COUNTY JAILS

H. O. STRICKLAND—Sentenced April 27, 1948, from Spokane County, to serve a term of six months, in the Spokane County Jail, for the crime of driving automobile when license had been revoked. Executive Parole granted August 4, 1948, upon the recommendation of the Sentencing Judge, Deputy Prosecuting Attorney and Arresting Officer.

CEDRIC TUOHY, JR.—Sentenced December 26, 1947 (Remittitur date November 9, 1948), from Snohomish County, to serve a term of six months on each count concurrently, in the Snohomish County Jail, for the crime of Negligent Homicide, two counts. Executive Parole granted January 10, 1949, upon the recommendation of the Sentencing Judge and numerous citizens of Snohomish County.

Respectfully submitted,
MON C. WALLGREN, GOVERNOR.
INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 37**, by Representatives Beierlein, Paulsen and Brown (Gordon J.):
An Act relating to highways, extending Primary State Highway No. 2, also known as the Sunset Highway, amending section 2, Chapter 190, Laws of 1937, as last amended by section 1, Chapter 8, Laws of 1939.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 38**, by Representative Brown (Vaughan):
An Act relating to probate, authorizing an award for the support of minor children and amending section 105, Chapter 156, Laws of 1917.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 39**, by Representatives Cory and Beierlein:
An Act relating to savings and loan associations; regulating their organization, management, savings, dividends, investments, liquidation and conversion; amending sections 4, 12, 50, 57, 67, 69, 74, 102, 116, and section 52 as amended, Chapter 235, Laws of 1945.
Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 40**, by Representatives Anderson (Eva) and Testu:
An Act relating to education, restricting the right to teach in the public schools, providing for the issuance of permits to teach and amending section 1, Chapter 38, Laws of 1919.
Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 41**, by Representatives Cory and Knoblauch:
An Act relating to the commitment of mentally ill, feeble-minded, inebriated and dipsomaniac, sexual psychopaths, drug addicts, and defective or psychopathic delinquent persons.
Ordered printed and referred to Committee on State Institutions.

**House Bill No. 42**, by Representative Ford:
An Act relating to revenue and taxation; amending section 11, Chapter 180, Laws of 1935, as last amended by section 2, Chapter 249, Laws of 1945; amending section 19, Chapter 180, Laws of 1935, as last amended by section 5, Chapter 249, Laws of 1945; amending section 32, Chapter 180, Laws of 1935, as last amended by section 6, Chapter 249, Laws of 1945; and amending section 40, Chapter 180, Laws of 1935, as amended by section 12, Chapter 227, Laws of 1937.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 43**, by Representative Johnston:
An Act relating to and prescribing requirements for the location and relocation of quartz or lode mining claims; amending sections 2 and 8 and repealing section 3 of Chapter 45, Laws of 1899.
Ordered printed and referred to Committee on Mines and Mining.

**House Bill No. 44**, by Representative Powell:
An Act relating to education; relating to the distribution from the State School Equalization Fund; repealing the provisions for a county school levy; amending section 5, sub-chapter 9, title III, Chapter 97, Laws of 1909, as last amended by section 1, Chapter 235, Laws of 1947; and repealing section 15, Chapter 144, Laws of 1943.
Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 45, by Representative Simmons:
An Act relating to taxation of butter substitutes and amending section 1, Chapter 23, Laws of 1931, as last amended by section 1, Chapter 136, Laws of 1937.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 46, by Representatives Young and Washington:
An Act relating to potatoes and by-products thereof; declaring the public policy of this state to be to promote the production, consumption and sale of potatoes by providing for research and publicity, and advertising and sales promotion campaigns to increase the consumption of Washington potatoes; levying an assessment and providing for its collection; creating a potato commission 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, and declaring an emergency.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 47, by Representatives Young and Shannon:
An Act authorizing the University of Washington to construct, equip, maintain and operate a pilot plant for research and experiment to determine the practicability of the total conversion of Washington coal into gas for domestic and industrial use; making an appropriation for such purpose and vesting control in the Board of Regents.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 48, by Representatives Woodall and Hillyer:
An Act relating to vehicles and the operation thereof upon the public highways, and amending section 55, Chapter 189, Laws of 1937, as last amended by section 7, Chapter 200, Laws of 1947.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 49, by Representative Henderson:
An Act relating to the construction and operation of an apartment-hotel, authorizing the issuance of bonds, making an appropriation and providing a penalty.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Joint Memorial No. 6, by Representatives Beierlein and Hofmeister:
Proposing a National Old Age Pension.
Ordered printed and referred to Committee on Social Security.

House Joint Memorial No. 7, by Representatives Miller (C. C.) and Olson:
Authorizing the land acquiring agencies of the United States to compensate political sub-divisions in lieu of taxes and assessments.
Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Memorial No. 8, by Representative Henderson:
Relating to canals connecting Puget Sound, Grays Harbor, Willapa Harbor and the Columbia River.
Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.

House Joint Memorial No. 9, by Representative Henderson:
Relating to hydro-electric dams in Eastern Washington.
Ordered printed and referred to Committee on Public Utilities.
House Joint Memorial No. 10, by Representative Henderson:
Relating to plants for by-products from coal shale and liquid gas.
Ordered printed and referred to Committee on Commerce and Manufacturing.

MOTION
On motion of Mr. Ford, the House adjourned until 10:00 a. m., Tuesday, January 18, 1949.

CHAS. W. HODDE, Speaker.

NINTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 18, 1949.

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 Buse, Mardesich, Miller (Clyde J.) and Thompson, Representative Mardesich having been previously excused.

Prayer was offered by the Reverend Gordon E. Jackson, Minister of the Westminster United Presbyterian Church of Olympia.
The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Riley, further reading of the journal was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS
Resolution by Committee on Rules and Order:
Be It Resolved, That the following be adopted as the permanent rules of the House for the Thirty-first Session of the Legislature:

RULES OF THE HOUSE OF REPRESENTATIVES

CHIEF CLERK TO CALL TO ORDER
Rule 1. Custom, so prevalent and so ancient as to have the force of law, has made it the duty of the chief clerk of the previous assembly to call the session to order and to conduct the proceedings generally until a speaker is chosen.
The secretary of state furnishes to the clerk a certified statement of the names of the members elect, which is read by the clerk. The roll is called and the oath of office is administered to the members by a justice of the supreme court. The members rise and are sworn. The assembly then proceeds to the election of its officers. ('47 Rule 1).

ELECTION OF SPEAKER, CHIEF CLERK AND SERGEANT-AT-ARMS
Rule 2. The house shall elect its presiding officer at the commencement of each session, who shall be styled speaker of the house; a chief clerk of the house; and a sergeant-at-arms, who shall hold office during the regular session and until the convening of the succeeding session.
In all elections by the legislature the members shall vote viva voce and their vote shall be entered on the Journal. ('47 Rule 2).
POWERS AND DUTIES OF SPEAKER

Rule 3. The speaker shall take the chair every day precisely at the hour to which the house shall have adjourned on the preceding day. He shall call the members to order immediately, and on the appearance of a majority of the members shall proceed with the order of business prescribed by Rule 10.

He shall possess the powers and perform the duties herein prescribed, viz.:
(a) He shall preserve order and decorum, may speak to points of order in preference to the other members, rising from his chair for that purpose.
(b) He shall decide all questions of order, subject to appeal to the house. On every appeal he shall have the right, in his place, to assign his reason for his decision.
(c) The speaker shall rise to put a question, but may state it sitting.
(d) The speaker shall have a general direction of the house chambers.
(e) He shall have the right to name any member to perform the duties of the chair, but such substitution shall not extend beyond an adjournment.
(f) He shall appoint all standing and special committees.
(g) In case of any disturbance or disorderly conduct in the lobby, the speaker (or chairman of the whole house) shall have the power to order the same to be cleared.
(h) He shall designate the persons who shall act as reporters for the public press.
(i) He shall announce the business before the house in the order in which it is to be acted upon.
(j) He shall sign all acts, joint resolutions, concurrent resolutions and joint memorials in open session of the house. (See Joint Rule No. 12).
(k) He shall authenticate by his signature, when necessary, all the acts, orders and proceedings of the house. ('47 Rule 3).

WRITS, WARRANTS, AND SUBPOENAS, HOW ISSUED

Rule 4. All writs, warrants and subpoenas issued by the order of the house shall be under the hand and seal of the speaker, attested by the chief clerk. ('47 rule 74.)

CERTIFICATION OF PAYROLL OF MEMBERS AND EMPLOYEES

Rule 5. The speaker shall sign and the chief clerk countersign all certificates to the state auditor for the mileage and daily pay of members and daily pay of officers and employees of the legislature. ('47 Rule 6).

HOUR OF MEETING

Rule 6. The time of meeting of the house shall be at 10:00 a. m., and the time of meeting after the noon recess shall be 2:00 p. m., unless otherwise ordered by the house. ('47 Rule 7).

ROLL CALL AND QUORUM

Rule 7. Before proceeding to business, the roll of the members shall be called and the names of those present and those absent shall be entered on the Journal. A majority of all members elected must be present to constitute a quorum for the transaction of business. Seven members with the speaker, or eight members in his absence, having chosen a speaker pro tempore, shall be authorized to call the house and compel the attendance of absent members, making order for their fine and censure, and may adjourn. For the purpose of determining whether a quorum be present, the speaker, or chairman, shall count all members present, whether voting or not. ('47 Rule 8).

INTERRUPTION OF ROLL CALL

Rule 8. When once begun, the roll call may not be interrupted. ('47 Rule 36).

DAILY CALENDAR

Rule 9. 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 a constitutional majority 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. ('47 Rule 10).
ORDER OF BUSINESS

Rule 10. Business shall be disposed of in the following order:

First: Call of the roll.
Second: Reading the Journal of the preceding day.
Third: Presentation of petitions, memorials and remonstrances addressed to the legislature.
Fourth: Propositions and motions.
Fifth: Reports of standing committees.
Sixth: Reports of special committees.
Seventh: Messages from the senate, governor, and other state officials.
Eighth: Introduction and first reading of bills, memorials and resolutions.
Ninth: Second reading of bills.
Tenth: Third reading of bills.
Eleventh: Other business to be considered.
Twelfth: Announcements of committee meetings. (‘47 Rule 9).

UNFINISHED BUSINESS

Rule 11. The unfinished business at which the house was engaged preceding adjournment shall not be taken up until reached in regular order, unless the previous question on such unfinished business has been ordered prior to said adjournment. (See Rule 41). (‘47 Rule 11).

STANDING RULES OF THE HOUSE: AMENDMENT OF; RESCIND

Rule 12. Any standing rule or order of the house may be rescinded or changed by a majority vote of the members elected: Provided, One day's notice of the motion therefor be given, and the proposed change or changes in the rules be submitted in writing.

Any standing rule of order or business may be suspended temporarily by a two-thirds vote of the members present. (‘47 Rule 87).

EMPLOYEES

DUTIES OF CHIEF CLERK

Rule 13. The duties of the chief clerk shall be as follows:

(a) He shall select all employees of the house, by and with the consent of the speaker, and may remove them, subject to the approval of the speaker: Provided, That the wives of members of the house of representatives and senate shall not be eligible for employment in the house.

(b) He shall see that the Journal is kept properly, and have general supervision over all clerks and employees not under the supervision of the sergeant-at-arms.

(c) Under the direction of the presiding officer, he shall perform all other duties pertaining to his office as clerk and shall be responsible for the official acts of his assistants. (‘47 Rule 4).

DUTIES OF EMPLOYEES

Rule 14. All desk clerks, committee clerks, stenographers and other house employees in the department of the chief clerk shall report to the chief clerk or assistant for duty at 9:00 a.m. (‘47 Rule 81).

ADMISSION CARDS

Rule 15. All persons receiving admittance cards to the house chamber shall give to the chief clerk their names and addresses and whom they represent, and this record shall be open for inspection to all members of the house. (Part of ‘47 Rule 80).

NOTICE OF COMMITTEE MEETINGS

Rule 16. The chief clerk shall post on the bulletin board the time and place of committee meetings. (Part of ‘47 Rule 76).

SUPPLIES FOR THE HOUSE

Rule 17. All supplies for the use of the house shall be furnished upon requisition signed by the chief clerk and approved by the speaker. (‘47 Rule 85).
ATTENDANCE OF EMPLOYEES AT OPENING OF SESSION

Rule 18. The clerk of the house and two employees thereof designated by him shall attend and receive compensation for their services for a period of ten days prior to and upon the opening of the next succeeding session of the legislature. ('47 Rule 86).

ENROLLED AND ENGROSSED BILL COMMITTEE TO REPORT AT ANY TIME

Rule 19. It shall be in order for the committee on enrolled bills and engrossed bills to report at any time, if no motion is before the house. These committees may report to the house without notice by handing their reports to the chief clerk. ('47 Rule 75).

ENROLLING CLERK

Rule 20. The enrolling clerk shall be under the supervision of the committee on enrolled bills when needed. ('47 Rule 82).

ENGROSSING CLERK

Rule 21. The engrossing clerk shall be under the supervision of the committee on engrossed bills when needed. ('47 Rule 83).

DUTIES OF SERGEANT-AT-ARMS

Rule 22. The duties of the sergeant-at-arms shall be as follows:

(a) He shall attend the house during the sittings, announce all messages, preserve order, execute all processes issued by authority of the house and directed to him by the speaker.

(b) He shall see that the house chambers and adjoining rooms are kept clean, well heated and ventilated, and open for the use of members from 8:00 a.m. until 11:00 p.m.; and that the furniture is kept in good order and repair.

(c) He shall see that no person is admitted to the house chamber or committee rooms except in accordance with the provisions of Rules 15 and 26. ('47 Rule 5).

DUTIES OF SERGEANT-AT-ARMS STAFF

Rule 23. All employees in the department of the sergeant-at-arms shall report and remain on duty as the sergeant-at-arms shall designate. ('47 Rule 84).

USE OF HOUSE CHAMBER

Rule 24. The use of the chamber of the house of representatives and the committee and lounge rooms shall not be granted for any purpose without consent of the house or committees respectively, except for meetings of the members of the legislature. The lounge rooms are for the exclusive use of the members of the legislature. ('47 Rule 78).

VISITORS' GALLERY

Rule 25. The south gallery is reserved for the use of the ladies and families of the governor, lieutenant-governor, state officials and members of the legislature. ('47 Rule 79).

ADMITTANCE TO THE FLOOR

Rule 26. The following persons shall be entitled to admittance to the floor and house committee rooms:

1. State officers and members of the senate.
2. Persons in the exercise of official duty directly connected with the business of the house.
3. Reporters who have been designated by the speaker and who have received press cards of admittance, subject to revocation.
4. Former members of the legislature not advocating any pending or proposed legislation, upon presentation of cards of admittance issued by the speaker and subject to revocation.
5. The immediate family of members, upon presentation of cards of admittance issued by the speaker and subject to revocation, may be admitted when the house is not in session.
6. Other persons, upon presentation of cards of admittance issued by the speaker and subject to revocation, may be admitted for one hour immediately following adjournment each day the house is in session.
Lobbying in the house chamber or in any committee room or lounge room is prohibited at all times unless expressly permitted by the house or committee. Anyone violating this rule will forfeit his or her right to be admitted to the house chamber or any of its committee rooms. (47 Rule 30).

MOTIONS—HOW PRESENTED
Rule 27. When a motion is made and seconded, it shall be stated by the speaker; or, being in writing, it shall be handed to the chair and read aloud before debate. (47 Rule 21).

MOTIONS IN WRITING—WHEN
Rule 28. Every motion shall be reduced to writing if the speaker or a member desires it. (47 Rule 22).

ORDER OF SPEAKING
Rule 29. When two or more members arise at once, the speaker shall name the one who is to speak. (47 Rule 15).

RECOGNITION OF SPEAKER
Rule 30. When any member is about to speak in debate or deliver any matter to the house he shall rise from his seat, respectfully address himself to Mr. Speaker, pause until recognized, shall confine himself to the question under debate, and avoid personalities; and no member shall impugn the motive of any member's vote or argument. (47 Rule 12).

DIVISION OF POINTS IN DEBATE
Rule 31. If the question in debate contains several points, any member may move to have the same divided; but on motion to strike out and insert, it shall not be in order to move for a division of the question; but the rejection of a motion to strike out and insert one proposition shall not prevent a motion to strike out and to insert a different proposition. (47 Rule 46).

MOTIONS IN ORDER DURING DEBATE
Rule 32. When a question is under debate, no motion shall be received but the following, in the rank named:
First: Adjourn or recess to a time certain.
Second: Adjourn.
Third: To lay on the table.
Fourth: To divide the question.
Fifth: For the previous question.
Sixth: To postpone to a day certain.
To commit or recommit.
To postpone indefinitely.
Seventh: To amend. (47 Rule 24).

PUTTING OF QUESTION
Rule 33. Questions shall be put in this form, to-wit: "As many as are in favor of (as the question shall be) say 'Aye'", and after the affirmative vote is expressed, "As many as are opposed say 'No'". (Part of 47 Rule 32).

WITHOUT DEBATE
Rule 34. A motion to adjourn, to take a recess, to lay on the table and a call for the previous question shall be decided without debate.
And all incidental questions of order arising after a motion is made for either of the questions named in this rule and pending such motion, shall be decided, whether on appeal or otherwise, without debate. (47 Rule 25).

RIGHT OF MEMBERS TO SPEAK
Rule 35. No member shall speak more than twice on the same question without leave of the house, except the chairman of the committee or the mover of the question, who may close the debate: Provided, That no member shall speak longer than ten minutes without consent of the house.
After the fiftieth day no member shall speak more than once on the same question without leave of the house, except the chairman of the committee or the mover of the question, who may close the debate: Provided, No member shall speak more than three minutes without the consent of the house.
MOTION TO BE GERMANE

Rule 36. No motion or proposition on a subject different from that under considera-
tion shall be admitted under color of amendment; and no bill or resolution shall
at any time be amended by annexing thereto or incorporating therein any other bill
or resolution pending before the house. (See House Rule 82). ('47 Rule 26).

EXCEPTION TO WORDS SPOKEN IN DEBATE

Rule 37. If any member be called to order for words spoken in debate the person
calling him to order shall repeat the words excepted to and they shall be taken down
in writing at the clerk's table, and no member shall be held to answer or be subject
to the censure of the house for words spoken in debate if any other member has
spoken before exception to them shall have been taken. ('47 Rule 14).

POSTPONE INDEFINITELY

Rule 38. A motion to postpone indefinitely having been decided in the negative
shall not again be allowed on the same day, nor at the same state of the bill or
proposition.

When a bill, resolution or memorial is postponed indefinitely, the same shall not
be acted upon again during the session. ('47 Rule 29).

WITHDRAWAL OF MOTION, BILL, ETC.

Rule 39. After a motion is stated by the speaker, or a bill, memorial, resolution,
petition or remonstrance is read by the clerk, it shall be deemed to be in possession of
the house, but may be withdrawn by consent of the house at any time before decision
or amendment. ('47 Rule 23).

PREVIOUS QUESTION

Rule 40. The previous question upon all recognized motions or amendments which
are debatable may be ordered by two-thirds of the members present, and shall have
the effect of cutting off all debate and bringing the house to a direct vote upon the
motion or amendment on which it has been ordered: Provided, however, That a sponsor
of a bill, memorial, or resolution, when the measure is on final passage or when the
motion to postpone indefinitely is pending, may have the privilege of closing debate
after the previous question has been ordered. ('47 Rule 44).

PUTTING THE MOTION ENDING DEBATE

Rule 41. The previous question is not debatable and cannot be amended. The
previous question shall be put in this form: "Mr......................... demands the previous
question. As many as are in favor of ordering the previous question will say 'Aye'; as
many as are opposed will say 'No'."

The results of the motion are as follows: If determined in the negative, the con-
sideration goes on as if the motion had never been made; if decided in the affirmative,
the presiding officer, without debate, proceeds to put the question.

If an adjournment is had after the previous question is ordered, the subject comes
up the first thing after the reading of the journal the next day; and the previous question
still operates, making the main question privileged over all other business, whether
new or unfinished. ('47 Rule 45).

APPEAL FROM DECISION OF CHAIR

Rule 42. The decision of the chair may be appealed from by any member, on
which appeal no member shall speak more than once unless by leave of the house.
('47 Rule 33).

RECONSIDERATION

Rule 43. Notice of a motion for reconsideration on the final passage of bills may be
made only on the day the vote to be reconsidered was taken.

A motion to reconsider can be made only by a member voting on the prevailing
side.

An affirmative or negative vote on the final passage of bills may be reconsidered
only on the next working day after such vote has been taken: Provided, That after
the fiftieth day reconsideration can be had only on the day the vote to be reconsidered
was taken.

When a motion to reconsider has been carried, its effect shall be to place the
original question -before the house in the exact position it occupied before it was
voted upon. ('47 Rule 28).
READING OF A PAPER

Rule 44. When a reading of a paper is called for, it shall be decided by a vote of the house. ('47 Rule 30).

ORDER OF QUESTIONS

Rule 45. All questions, whether in committee or in the house, shall be propounded in the order in which they are named, except that in filling blanks the largest sum and the longest time shall be put first. ('47 Rule 31).

MOTION TO ADJOURN

Rule 46. A motion to adjourn shall be kept in order always, except when the house is voting or is working under call of the house; but this rule shall not authorize any member to move an adjournment when another member has the floor. ('47 Rule 27).

PARLIAMENTARY RULES

Rule 47. The rules of parliamentary practice comprised in Reed's Parliamentary Rules shall govern all cases in which they are not inconsistent with the standing rules and orders of the house. ('47 Rule 88).

MEMBERS TO VOTE

Rule 48. Every member who was in the house when the question was put shall give his vote unless the house for special reasons shall excuse him.

All motions to excuse a member shall be made before the house divides or before the call for yeas and nays is commenced; and any member requesting to be excused from voting may make a brief and verbal statement of the reasons for making such request, and the question shall then be taken without further debate. (See Rules 51 and 52). ('47 Rule 18).

YEAS AND NAYS

Rule 49. Upon the passage of any question the vote shall be taken by yeas and nays, and shall be entered upon the journal of the house when demanded by one-sixth of the members present.

The speaker shall vote when the yeas and nays are called for, his name being called last. (See Const., art. 2, sec. 21; also see House Rule No. 90). ('47 Rule 34).

TIE VOTE, QUESTION LOSES

Rule 50. In case of an equal division, the question shall be lost. ('47 Rule 35).

If the speaker is in doubt, or if division is called for, the house shall divide. (Part of '47 Rule 32).

VOTING WITHIN BAR ONLY

Rule 51. Upon a division and count of the house on any question, no member without the bar shall be counted. (See Rule 48). (Part of '47 Rule 37).

CHANGE OF VOTE—PRIVATE INTEREST

Rule 52. No member shall be allowed to change his vote after the result has been announced, or vote on any question in the event of which he is immediately or particularly interested,* or in any case when he was not within the bar of the house before the last name was called, unless by unanimous consent; and when any member shall ask leave to vote, the speaker shall propound to him the question, "Were you within the bar of the house when the last name was called?" (Part of '47 Rule 37).

CLERK'S DESK DURING VOTING

Rule 53. No member or other person shall visit or remain by the clerk's desk while the yeas and nays are being called. ('47 Rule 38).

DECORUM OF MEMBERS

Rule 54. 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. ('47 Rule 17).

*A member who has a private interest in any bill or measure proposed or pending before the legislature shall disclose the fact to the house of which he is a member, and shall not vote thereon. (Const., sec. 30, art. 2).
TRANSGRESSION OF RULES—APPEAL

Rule 55. If any member, in speaking or otherwise, transgresses the rules of the house, the speaker shall, or any member may, call him to order, in which case the member so called to order shall immediately sit down unless permitted to explain; and the house shall, if appealed to, decide the case without debate; if there be no appeal, the decision of the chair shall be submitted to.

If the decision be in favor of the member called to order, he shall be at liberty to proceed; if otherwise, and the case shall require it, he shall be liable to the censure of the house. (‘47 Rule 13).

ABSENTEES

Rule 56. No member shall absent himself from the service of the house unless he shall have leave from the speaker or be sick and unable to attend. (‘47 Rule 19).

HOUSE COURTESY RECOGNITION LIMITED

Rule 57. Recognition by the house shall be limited to former members of the house.

COMMITTEE CANNOT MEET, WHEN

Rule 58. No committee shall sit while the house is in session without special leave: Provided, however, That after the fiftieth day the committee on rules and order may sit at any time. (‘47 Rule 73).

STANDING COMMITTEES

Rule 59. 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>
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<tbody>
<tr>
<td>1</td>
<td>Agriculture and Livestock</td>
<td>16</td>
</tr>
<tr>
<td>2</td>
<td>Appropriations</td>
<td>21</td>
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<td>3</td>
<td>Aviation and Airports</td>
<td>9</td>
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<tr>
<td>4</td>
<td>Banks and Banking</td>
<td>9</td>
</tr>
<tr>
<td>5</td>
<td>Cities and Counties</td>
<td>11</td>
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<tr>
<td>6</td>
<td>Claims, Auditing and Printing</td>
<td>6</td>
</tr>
<tr>
<td>7</td>
<td>Colleges and Universities</td>
<td>15</td>
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<tr>
<td>8</td>
<td>Commerce and Manufacturing</td>
<td>9</td>
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<td>9</td>
<td>Education and Libraries</td>
<td>19</td>
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<td>10</td>
<td>Elections</td>
<td>13</td>
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<td>11</td>
<td>Engrossment and Enrollment</td>
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<td>12</td>
<td>Fisheries</td>
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<td>13</td>
<td>Forestry, State Lands and Buildings</td>
<td>11</td>
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<td>14</td>
<td>Game and Game Fish</td>
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<tr>
<td>15</td>
<td>Harbors, Waterways and Flood Control</td>
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<td>16</td>
<td>Horticulture</td>
<td>7</td>
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<td>Industrial Insurance</td>
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<td>20</td>
<td>Labor Relations</td>
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<td>21</td>
<td>License</td>
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<td>22</td>
<td>Liquor Control</td>
<td>15</td>
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<td>23</td>
<td>Medicine, Dentistry and Drugs</td>
<td>9</td>
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<tr>
<td>24</td>
<td>Memorials</td>
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<td>25</td>
<td>Military and Naval Affairs</td>
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<td>26</td>
<td>Mines and Mining</td>
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<td>Parks and Playgrounds</td>
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<td>28</td>
<td>Public Utilities</td>
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<td>29</td>
<td>Reclamation and Irrigation</td>
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<td>30</td>
<td>Revenue and Taxation</td>
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<td>31</td>
<td>Roads and Bridges</td>
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<td>32</td>
<td>Rules and Order</td>
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<td>33</td>
<td>Social Security</td>
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<td>34</td>
<td>State Government</td>
<td>11</td>
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<td>35</td>
<td>State Institutions</td>
<td>11</td>
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<tr>
<td>36</td>
<td>Transportation</td>
<td>9</td>
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<tr>
<td>37</td>
<td>Veterans’ Affairs</td>
<td>13</td>
</tr>
</tbody>
</table>

(‘47 Rule 72).
STANDING COMMITTEES TO REPORT BILLS

Rule 60. Standing committees shall report all bills, memorials and resolutions back to the house with their recommendation thereon, signed by a majority of the entire membership of the committee, within ten days from the time of referral unless further time be granted by the house; and the journal of the house shall contain an exact copy of said report: Provided, That a majority of the members elected to the house may require a committee to report a bill back to the house at any time. (Part of '47 Rule 76).

COMMITTEE QUORUM

Rule 61. A majority of any committee shall constitute a quorum for the transaction of business. ('47 Rule 77).

COMMITTEE OF WHOLE HOUSE—RULES TO GOVERN

Rule 62. The rules of proceedings in the house shall be observed in a committee of the whole house so far as they may be applicable, but no member shall be recognized a second time until every member choosing to speak shall have spoken. ('47 Rule 71).

COMMITTEE OF THE WHOLE—SELECTION OF CHAIRMAN

Rule 63. In forming a committee of the whole house, the speaker having the chair shall call upon some member to preside, who shall be addressed as "Mr. Chairman." ('47 Rule 68).

PROCEDURE IN COMMITTEE OF WHOLE

Rule 64. Upon a bill being committed to a committee of the whole house, the bill shall be read and debated by sections, leaving the title to be considered last.

The body of the bill shall not be defaced or interlined, and all amendments (noting the line and page) shall be duly entered on a separate paper by the clerk, as the same shall be agreed to by the committee, and so reported to the house.

No roll call shall be taken in committee of the whole, and no record of proceedings except its report shall be placed in the journal.

After a report, the bill shall be subjected again to debate and amendment by sections. ('47 Rule 69).

COMMITTEE OF THE WHOLE—PREVIOUS QUESTION NOT IN ORDER

Rule 65. The previous question is not in order in a committee of the whole house; nor can this committee adjourn as others may; but upon motion, the committee may rise at any time, whereupon the house shall resume.

The chairman reports that the committee of the whole has, according to order, had under its consideration such a matter, and has made progress therein; the chairman rises, the speaker resumes the chair, the chairman informs him that the committee has gone through the business referred to it and that he is ready to make report. ('47 Rule 70).

CALL OF THE HOUSE

Rule 66. One-sixth of the members present may demand a call of the house at any time before the house has divided or the voting has commenced by yeas and nays. ('47 Rule 39).

DOORS TO BE CLOSED

Rule 67. A call of the house being ordered, the sergeant-at-arms shall close and lock the doors, and no member shall be allowed to leave the chamber. ('47 Rule 40).

SERGEANT TO BRING IN THE ABSENTEES

Rule 68. The clerk shall call a roll of the members immediately and note the absentees, whose names shall be read and entered upon the journal in such manner as to show who are absent with leave and who are absent without leave.

The clerk shall furnish the sergeant-at-arms with a list of those who are absent without leave, and the sergeant-at-arms shall proceed to bring in such absentees; but arrests of members for absence shall not be made unless ordered by a majority of the members present. ('47 Rule 41).
HOUSE UNDER CALL; RAISING CALL

Rule 69. While the house is under a call, no business shall be transacted except to receive and act on the report of the sergeant-at-arms; and no other motion shall be in order except a motion to suspend further proceedings under the call or to excuse absentees, which motion shall be determined by yeas and nays; and the motion to suspend further proceedings under the call or to excuse members shall not be adopted unless a majority of all members elect vote in favor thereof. ('47 Rule 42).

CALL OF HOUSE RAISED WHEN ABSENTEES RETURN

Rule 70. When the sergeant-at-arms shall make a report showing that all who were absent without leave are present the call of the house may be dispensed with: or the house may proceed under the call, on a majority vote of the members elected, with its regular business. ('47 Rule 43).

NUMBER OF COPIES OF BILLS, ETC.

Rule 71. All bills, resolutions, memorials to be introduced shall be in quintuplet; each shall be endorsed with a statement of the title and the name of the member introducing the same. The original is for the use of the house, the duplicate for the printer's use, the triplicate and quadruplicate for use of the chief clerk and quintuplet for the members of the press. ('47 Rule 49).

BILL BACKS, ETC.

Rule 72. There shall be attached to each bill, resolution or memorial sent to the clerk's desk a substantial cover, which shall be furnished by the clerk and shall bear no writing except the name of the person or committee introducing it and the title of the bill. ('47 Rule 51).

INTRODUCTION OF BILLS, ETC.

Rule 73. Any member desiring to introduce a bill, memorial or resolution, except resolutions having to do with business of the house, 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 three names shall be submitted as the authors or sponsors of a bill, memorial or resolution, except in the case of a bill, memorial or resolution introduced by committees. ('47 Rule 47).

PETITIONS, MEMORIALS, ETC., ADDRESSED TO HOUSE—DISPOSITION

Rule 74. Petitions, memorials and other papers addressed to the house may be presented by the speaker or any member, and shall not be debated or decided on the day of their being first read unless the house shall direct otherwise. ('47 Rule 67).

BILLS—TIME FOR INTRODUCING

Rule 75. After the fortieth day of the session, no bill shall be introduced except as the legislature shall direct by a vote of two-thirds of all members elected to each house, said vote to be taken by yeas and nays and entered upon the journal; or unless the same be at a special session: Provided, That the time limitation for introduction of bills shall not apply to substitute bills reported by standing committees for bills pending before such committees. (See also Joint Rule 36). ('47 Rule 48).

BILLS TO BE PRINTED

Rule 76. All bills shall be printed unless otherwise ordered by the house: Provided, That bills introduced "by request" shall not be printed until the committee to which said bill has been referred has acted and reported the same for passage. ('47 Rule 50).

BILLS—READING OF

Rule 77. Every bill shall be read on three separate days unless the house deems it expedient to suspend this rule. ('47 Rule 53).

BILLS—FIRST READING

Rule 78. The first reading of a bill shall be by title only, unless a majority of the members present demand a reading in full. After the first reading, bills are referred to committees unless they are committee bills, in which event they go direct to second reading.
Upon being reported back by committee, all bills shall go to second reading unless there shall be a two-thirds majority report against a bill, in which case a vote shall be called for immediately upon the indefinite postponement of the bill.

The chairman of any committee recommending a two-thirds majority report against a bill shall notify the author of said measure in writing of the committee's recommendation not later than twenty-four hours before the convening of the house on the day the report is read. (’47 Rule 54).

**SUBSTITUTE BILLS**

Rule 79. When a committee reports a substitute for an original bill, with the recommendation that the substitute pass, it shall be in order to read the substitute the first time and have the same printed.

A motion for the substitution shall not be in order until the second reading of the original bill. (’47 Rule 55).

**BILLS—SECOND READING**

Rule 80. Upon second reading, the bill shall be read in full, and shall be subject to amendment section by section. No amendment shall be considered by the house until it shall have been sent to the desk in writing and read by the clerk. All amendments adopted on the second reading shall be pasted securely to the original bill. All amendments rejected by the house shall be passed to the minute clerk, and the journal shall show the disposition of such amendments. When no further amendments shall be offered, the speaker shall declare the bill has passed its second reading. (’47 Rule 56).

**AMENDMENTS, WHEN—RECOMMITMENT OF BILL**

Rule 81. Amendment to any bill, resolution or memorial may be offered when the same is on its second reading.

No amendments to a bill shall be received on its third reading, but it may be referred or recommitted for the purpose of amendment. (’47 Rule 64).

**AMENDMENTS TO BE GERMANE**

Rule 82. A substitute or amendment must relate to the same subject as the original bill, resolution, memorial or constitutional amendment under consideration. (See also House Rule No. 36). (’47 Rule 65).

**COMMITTEE AMENDMENTS**

Rule 83. An amendment to a bill made by a committee 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. (’47 Rule 66).

**SUBSTITUTION OF COMMITTEE BILL**

Rule 84. In the event a committee has a number of bills on the same subject, none of which can be agreed upon by the committee, and it is their wish to present a different bill upon the same subject, such bill must be reported to the house and accepted before any of the other bills can be recommended for indefinite postponement. (’47 Rule 62).

**AMENDATORY BILLS—FORM**

Rule 85. Bills introduced in the house intended to amend existing statutes shall have the words which are amendatory to such existing statutes underlined in the original and printed bills. Any matter omitted in the existing statutes shall be indicated by not less than four stars or asterisks, with spaces of not less than two ems, and no bill shall be printed or acted upon until the provisions of this rule shall have been complied with. (’47 Rule 52).

**AMENDED BILL TO BE ENGROSSED**

Rule 86. The bill with the amendments, if there be any attached thereto, shall be sent to the committee on engrossed bills, which committee shall see that all amendments are properly engrossed upon the original bill and the bill returned to the chief clerk before the opening of the house on the next succeeding day. (’47 Rule 57).
THIRD READING
Rule 87. Bills on third reading shall be read in full by sections, and no amendment shall be entertained. (‘47 Rule 58).

RECOMMITMENT BEFORE FINAL PASSAGE
Rule 88. A bill may be recommitted at any time before its final passage. (Part of ‘47 Rule 64).

AMENDMENTS TO BE OFFERED ON FURNISHED BLANKS
Rule 89. The chief clerk shall furnish to members sheets with a proper heading printed in blank, upon which amendments shall be written; and all amendments offered shall be on such blanks and bear the name of the member who offers the same, as well as the number and section of the bill to be amended. (‘47 Rule 63).

FINAL PASSAGE
Rule 90. No bill shall become a law unless on its final passage the vote be taken by yeas and nays, the names of the members voting for and against the same be entered upon the journal of each house, and a majority of the members elected to each house be recorded as voting in its favor. (See Const., art. 2, sec. 22). (‘47 Rule 60).

BILLS PASSED—CERTIFICATION
Rule 91. When a bill shall pass, it shall be certified to by the chief clerk, said certification to show the date of its passage together with the vote thereon. (‘47 Rule 59).

BILL—WHEN SENT TO SENATE
Rule 92. An engrossed bill, memorial or resolution shall not be sent to the senate until the following day after its passage unless otherwise ordered by the house. (‘47 Rule 61).

VETO BILLS TWO-THIRDS PRESENT TO PASS—NO RECONSIDERATION
Rule 93. The veto message of the governor accompanying any bill passed by the legislature, together with the bill vetoed, shall be read in the house. It shall then be in order to proceed to the reconsideration of the bill, refer it, lay it on the table, or postpone its consideration to a day certain. The merits of the bill may be debated before the vote is taken, but the vote on a vetoed bill cannot be reconsidered.

In case of a bill containing several sections or items, one or more of which has been objected to by the governor, each section or item so objected to shall be voted upon separately by the house.

Action by the house upon all vetoed bills shall be endorsed upon the bill and certified by the speaker.

Vetoed bills originating in the house which have not been passed notwithstanding the veto of the governor shall remain in the custody of the officers of the house until the close of the session, after which they shall be filed with the secretary of state. (‘47 Rule 60A).

On motion of Mr. Riley the following amendment to Rule 14 was adopted:
Amend Rule 14. In the last line of the rule after the period (.) add a semicolon (;) and the following: “unless otherwise instructed by the chief clerk or assistant.”

Mr. Rasmussen moved that the resolution by Committee on Rules and Order on permanent rules for the 1949 session, as amended, be adopted.

The motion was carried and the resolution adopted.

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

House Bill No. 50, by Committee on Rules and Order (by Departmental Request):
An Act appropriating the sum of ten thousand nine hundred dollars, or so much thereof as may be necessary for the temporary publication of Session
Laws of the Thirty-first Session of the Washington State Legislature, and declaring an emergency.

On motion of Mr. Ford, the rules were suspended, House Bill No. 50 was advanced to second reading, and read the second time in full.

On motion of Mr. Ford, the rules were suspended, House Bill No. 50 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 50, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rogers, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

Those absent or not voting were: Representative Mardesich—I.

House 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.

On motion of Mr. Ford, House Bill No. 50 was ordered immediately transmitted to the Senate.

House Bill No. 51, by Representatives Hansen, O'Brien and Young:

An Act relating to the fixing of compensation of county officers; amending section 6, Chapter 148, Laws Extraordinary Session, 1925, as last amended by section 1, Chapter 87, Laws of 1945.

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 52, by Representatives Hansen and King:

An Act regulating the practice of professional nursing; providing for mandatory licensing of professional nurses; prescribing penalties; and repealing certain prior inconsistent statutes.

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

House Bill No. 53, by Representatives Cory, Knoblauch and Shannon:

An Act relating to delinquent children, providing for their custody, education, treatment and rehabilitation; creating a youth protection advisory board, a youth protection commission, a department of youth protection and the office of director of youth protection, providing for the appointment and dismissal of the members and employees thereof, setting forth their powers and duties, providing for their compensation and reimbursement for expenses, making and transferring appropriation therefor, providing for the transfer of
the operation of the Washington State Training School and the State School for Girls to the department of youth protection, amending certain sections of Chapter 97, Laws of 1909, as amended, and certain sections of Chapter 157, Laws of 1913, as amended, and making an appropriation.

Ordered printed and referred to Committee on State Institutions.

Mr. Knoblauch moved that five hundred extra copies of House Bill No. 53 be printed.

The motion was carried.

House Bill No. 54, by Representative Brown (Vaughan):
An Act relating to workmen's compensation, modifying notice to claimants in workmen's compensation cases, providing for reasonable attorney's fees for claimants before the department, the joint board and all courts, amending section 20, Chapter 74, Laws of 1911, as last amended by section 1, Chapter 280, Laws of 1943, and amending section 3, Chapter 246, Laws of 1947.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 55, by Representative Olson:
An Act relating to revenue and taxation; relating to the dates for payment of real and personal property taxes; reducing the rate of interest on delinquent property taxes; eliminating the rebate for early payment of property taxes and amending sections 83, 86 and 89, Chapter 130, Laws Extraordinary Session, 1925, as amended.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 56, by Representatives Pedersen, Morris and Riley:
An Act relating to the regulation of the electrical industry; creating an electrical administrative commission and defining its duties and powers; providing for the establishing by the commission of minimum standards for the manner of installation of electrical wiring and equipment and for electrical apparatus, electronic and other equipment and devices offered for sale and providing for inspection; providing for the licensing and examination of electrical contractors and electricians and the licensing of retailers of electrical equipment; providing for the issuance of permits by said commission; establishing an electrical license fund; providing for appropriation therefrom; providing remedies and penalties and repealing certain acts in conflict therewith.

Ordered printed and referred to Committee on Commerce and Manufacturing.

The Speaker observed within the bar of the House, former Representative Al Henry from Benton, Franklin, Klickitat and Skamania Counties, and appointed Mr. Olson and Mr. Miller (C. C.) to escort him to a seat beside the Speaker.

House Bill No. 57, by Representative Henderson:
An Act providing for the levying and collection of a tax upon stock issues and transfers, and providing penalties.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 58, by Representatives Carmichael and Bargreen:
An Act relating to general tax levies in water districts, and amending section 18, Chapter 114, Laws of 1929 (Rem. Rev. Stat. 11595; PPC 994-37).

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 59, by Representative Henderson:
An Act imposing an excise tax on certain forest products.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 60**, by Representative Rasmussen:

An Act authorizing County Commissioners of certain classes of counties to purchase supplies and equipment and contract for public works for all county departments on a competitive basis and extending the provisions of Chapter 61, Laws of 1945 (Secs. 10322-15 to 10322-18, Rem. Rev. Stat.; secs. 491P-1, 491P-3, 491P-5, 491P-7 PPC) to First Class counties by amending section 1, Chapter 61, Laws of 1945, (Sec. 10322-15, Rem. Rev. Stat.; sec. 491P-1 PPC).

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 61**, by Representatives Testu and Jones (Mrs. Vincent F.):

An Act relating to hair dressing, beauty culture and manicuring, amending sections 1, 2, 3, 10, 12, 18, Chapter 215, Laws of 1937, (Secs. 8278-1, 8278-2, 8278-3, 8278-10, 8278-12, 8278-18, Rem. Rev. Stat. Supp.), and declaring an emergency.

Ordered printed and referred to Committee on License.

**House Bill No. 62**, by Representatives Thompson and Hansen:

An Act relating to education, providing aid to school districts in the purchase of transportation equipment and making an appropriation.

Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 63**, by Representative Vane:

An Act relating to annexation of territory to cities and towns, which territory includes all or parts of a water, sewer or fire protection district; and providing a method of adjusting existing property rights, assets and liabilities between the city and such districts.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 64**, by Representative Sutherland:

An Act relating to the banking business and providing for joint accounts with the right of survivorship in national banks, state banks and trust companies.

Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 65**, by Representative Sutherland:

An Act relating to insolvent corporations and defining insolvency, amending section 1, Chapter 103, Laws of 1941, (Section 5831-4, Rem. Rev. Stat.).

Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 66**, by Representative Simmons:

An Act relating to dog racing, authorizing the Horse Racing Commission to conduct dog racing meets in the same manner as authorized with respect to horse racing meets as provided by Chapter 55, Laws of 1933, as now or hereafter amended.

Ordered printed and referred to Committee on License.

**House Bill No. 67**, by Representatives Ridgway and Anderson (Eva):

An Act relating to education, providing for the training of teachers and other personnel of the public schools as therein defined, amending Chapter 108, Laws of 1947, and repealing all acts or parts of acts in conflict therewith and declaring an emergency.

Ordered printed and referred to Committee on Colleges and Universities.
House Bill No. 68, by Representative Riley (by Departmental Request):
An Act making a deficiency appropriation for assistance, medical care and appliances, as provided by law, for the Department of Social Security, and declaring an emergency.
Ordered printed and referred to Committee on Appropriations.

House Joint Memorial No. 11, by Representatives Winberg (Andrew), Adams and Buse:
Relating to the Olympic National Park.
Ordered printed and referred to Memorials Committee.

House Concurrent Resolution No. 5, by Committee on Rules and Order:
Adopting permanent joint rules of the Thirty-first Legislature.
On motion of Mr. Ford, the rules were suspended, the resolution was advanced to second reading, and read the second time in full.
On motion of Mr. Ford, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and House Concurrent Resolution No. 5 was placed on final passage and adopted.
On motion of Mr. Ford, the rules were suspended, and House Concurrent Resolution No. 5 was ordered immediately transmitted to the Senate.

SECOND READING OF BILLS

House Bill No. 36, by Committee on State Government:
Fixing compensation of certain elected state officials, legislators and judges.
Mr. Rasmussen demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE
The Sergeant-at-Arms was instructed to lock the doors.
The Clerk called the roll, and the following absentee was noted: Representative Mardesich, who had been previously excused.

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

COMMITTEE OF THE WHOLE HOUSE
MOTION
On motion of Mr. Rasmussen, the House resolved itself into a Committee of the Whole House for the purpose of considering House Bill No. 36.
The Speaker appointed Mr. Ford to preside as Chairman of the Committee of the Whole House.

MOTION
Mr. Hodde moved that the Committee of the Whole House be raised and report to the House that progress had been made in its consideration of House Bill No. 36.
The motion was carried.
The Committee of the Whole House arose, the Speaker resumed the chair.
Mr. Ford, the Chairman, reported that the Committee of the Whole House had made progress in its consideration of House Bill No. 36.

MOTIONS
On motion of Mr. Rasmussen, the House dispensed with the call of the House.
On motion of Mr. Rasmussen, the House recessed until three o'clock p. m.
The Speaker called the House to order at three o'clock p. m.

The Clerk called the roll and all members were present except Representatives Holliday, Jones (John R.), Mardesich, McPherson and Rogers, Representative Mardesich having been previously excused.

Mr. Rasmussen 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 Holliday and Mardesich, Representative Mardesich having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent member to the bar of the House.

**MOTIONS**

Mr. Vane moved that the absent member be excused and that the House proceed with business under the call of the House.

The motion was lost.

Mr. Riley moved that the absent member be excused and that the House proceed with business under the call of the House.

The motion was carried.

**REPORT OF COMMITTEE OF THE WHOLE HOUSE**

Mr. Ford:

"Mr. Speaker, as Chairman of the Committee of the Whole House, I wish to report that we have had House Bill No. 36 under consideration and report the bill back with the recommendation that it do pass with certain amendments."

**MOTION**

Mr. Ford moved that the report of the Committee of the Whole House on House Bill No. 36 be not adopted.

The motion was carried.

**SECOND READING OF BILLS**

The House resumed consideration of bills on second reading.

**House Bill No. 36, by Committee on State Government:**

Fixing compensation of certain elected state officials, legislators and judges.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the following amendment was adopted:

Strike the whole of section 1 and insert in lieu thereof the following:

"Section 1. The annual salaries of the following named state elected officials shall be: Governor, Eighteen Thousand Dollars; Lieutenant Governor, Seven Thousand Five Hundred Dollars; Secretary of State, Ten Thousand Dollars; State Treasurer, Ten Thousand Dollars; State Auditor, Ten Thousand Dollars; Attorney General, Eleven Thousand Dollars; Superintendent of Public Instruction, Ten Thousand Dollars; Commissioner of Public Lands, Ten Thousand Dollars; State Insurance Commissioner, Ten Thousand Dollars; which amounts shall be payable from the effective date of this act."

Mr. Paulsen moved the adoption of the following amendment:

In section 4, line 19 of the printed bill, being page 2, line 1 of the original bill strike the word "eleven" and insert in lieu thereof the word "twelve."

Debate ensued.
The motion was carried and the amendment was adopted.

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

In section 4, line 23 of the printed bill, being page 2, line 6 of the original bill strike the words "nine thousand" and insert in lieu thereof the words "nine thousand five hundred."

On motion of Mr. Rasmussen, the rules were suspended, House Bill No. 36 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 36, and the bill passed the House by the following vote: Yeas, 81; nays, 17; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Clark, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rogers, Rosenberg, Sandison, Schumann, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Comfort, Cory, Donohue, Gordon, Hoefel, Jeffreys, Pedersen, Powell, Raugust, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Vane—17.

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

House Bill No. 36, having received the constitutional majority, was declared passed.

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

On motion of Mr. Rasmussen, House Bill No. 36 was ordered engrossed and the Chief Clerk was directed to immediately transmit the bill to the Senate.

The Speaker observed within the bar of the House former Speaker of the House John N. Sylvester and former Representative Newell J. Banks from King County, and appointed Mr. Powell and Mr. Sutherland to escort them to seats beside the Speaker. (Applause).

MOTIONS

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

On motion of Mr. Ford, the House adjourned until ten o'clock a. m., Wednesday, January 19, 1949.

S. R. Holcomb, Chief Clerk.
TENTH DAY, JANUARY 19, 1949

TENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, JANUARY 19, 1949.

The Speaker called the House to order at ten o’clock a.m.

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

Prayer was offered by the Reverend Gordon E. Jackson, Minister of the Westminster United Presbyterian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS AND MOTIONS

MOTION

Mr. Rasmussen moved that the House recess tomorrow at 11:30 a.m. for the purpose of hearing Dr. Hugh C. Bennett, Chief of the Soil Conservation Service of the United States Department of Agriculture, and that the Senate be invited to join the House in hearing Dr. Bennett.

The motion was carried.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 36, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Gordon J. Brown, G. Frank Rhodes.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Joint Memorial No. 7, requesting damages and payments in lieu of taxes by Federal Agencies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 68, making a deficiency appropriation for the Department of Social Security, 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,
JOHN L. O’BRIEN, Vice-Chairman.

We concur in this report: W. O. Allen, Howard Bargreen, Violet P. Boede, Asa V. Clark, R. Mort Frayn, Bernard J. Gallagher, Michael J. Gallagher, Edwin A. Henderson,
On motion of Mr. Riley, the rules were suspended, House Bill No. 68 was advanced to second reading and read in full.

On motion of Mr. Riley, the rules were suspended, House Bill No. 68 was advanced to third reading, the second reading considered the third, and House Bill No. 68 was placed on final passage.

Debate ensued.

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, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Clark, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rogers, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

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

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.

On motion of Mr. Riley, House Bill No. 68 was ordered immediately transmitted to the Senate.

INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 69,** by Representatives Cory and Winberg (Andrew):
An Act relating to the eligibility for re-election or appointment of judges of the supreme and superior courts.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 70,** by Representative Foster:
An Act making an appropriation and declaring an emergency.
Ordered printed and referred to Committee on Game and Game Fish.

**House Bill No. 71,** by Representative Powell:
Ordered printed and referred to Committee on Banks and Banking.
House Bill No. 72, by Representative Powell:
An Act relating to conditional sale contracts and the assignment thereof, defining rights of assignees and making inapplicable the bill of sale filing statute.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 73, by Representatives Hansen, Dillard and Blair:
An Act providing for the establishing of winter sports areas by the State Parks and Recreation Commission and making an appropriation.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 74, by Representatives Smiley, Hoopingarner and Allen:
An Act granting certain land to the City of Cheney.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 75, by Representative Johnston:
An Act regulating the sale at retail of certain electrical products and fire extinguishers, prescribing fees and penalties and making an appropriation.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 76, by Representative Comfort:
An Act relating to taxation; providing that certain metals held in a warehouse under negotiable receipts shall be considered as property in transit and not taxable.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 77, by Representatives Brown (Gordon J.) and Watson:
An Act creating the Washington State Naturopathic Association; defining and regulating the practice of naturopathy; prescribing penalties for violations of the act; amending sections 1 and 4, Chapter 183, Laws of 1927.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 78, by Representative Carroll:
An Act relating to taxation; imposing a tax with respect to the sale, use or distribution of punch boards, pull boards or trade stimulators; licensing distributors thereof; providing for the collection and enforcement of the licenses and taxes imposed; and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 79, by Representative Henderson:
An Act relating to taxation; imposing a tax with respect to the sale, use or distribution of trade stimulators; licensing distributors thereof; providing for the collection and enforcement of the licenses and taxes imposed, providing penalties and declaring an emergency whereby the act is to take effect immediately.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 80, by Representative Adams:
An Act relating to public lands and authorizing the issuance of a deed to School District No. 312, Hoodsport, Mason County, Washington, for certain tidelands upon payment of the balance due on contract of purchase therefor.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.
House Bill No. 81, by Representative Adams:
An Act relating to highways through cities and towns; providing for the control of parking of vehicles and signal devices.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 82, by Representatives Smiley, Hoopingarner and Allen:
Ordered printed and referred to Committee on Insurance.

House Joint Memorial No. 12, by Representative Roderick:
Petitioning Congress to broaden social security classifications.
Ordered printed and referred to Memorials Committee.

SPEAKER'S PRIVILEGE
The Speaker:
"I would like to call attention to House Rule No. 26 which was adopted in our permanent rules, regarding admittance of persons other than members of the Legislature to the floor of the House. 'Other persons, upon presentation of cards of admittance issued by the Speaker and subject to revocation, may be admitted for one hour immediately following adjournment each day the House is in session.' Will you remind your friends that the rule is being enforced."

MOTION
On motion of Mr. Rasmussen, the House adjourned until eleven a. m., Thursday, January 20, 1949.

CHAS. W. HODDE, Speaker.
S. R. HOLCOMB, Chief Clerk.

ELEVENTH DAY

MORNING SESSION

House of Representatives,

The Speaker called the House to order at eleven o'clock a. m.
The Clerk called the roll and all members were present.
Prayer was offered by the Reverend Gordon E. Jackson, Minister of the Westminster United Presbyterian Church of Olympia.
The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Riley, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has adopted: House Concurrent Resolution No. 5, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.
INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 83**, by Representative Nunamaker and Cory:
An Act authorizing cities and towns to acquire real property for parking lots and to make charges for use of the same.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 84**, by Representative Olson:
An Act relating to taxation, granting certain powers of investigation and examination to county assessors, providing for secrecy of the information thus obtained and providing penalties for violation.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 85**, by Representatives Beierlein and Paulsen:
An Act relating to the University of Washington and the old university grounds commonly known as the "Metropolitan Tract", defining the powers of the Board of Regents with respect thereto; and repealing section 1, Chapter 44, Laws of 1923, and section 4, Chapter 284, Laws of 1947.
Ordered printed and referred to Committee on Colleges and Universities.

**House Bill No. 86**, by Representatives Adams and Carty:
An Act relating to certain securities and transferring the duty of administering and enforcing Chapter 69, Laws of 1923, as amended, from the Director of Licenses to the Secretary of State, and declaring that this act shall take effect April 1, 1949.
Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 87**, by Representative Adams:
An Act relating to payment of privilege taxes by public utility districts and municipalities engaged in generation, transmission and distribution of electrical energy, for sale, and amending section 1, Chapter 245, Laws of 1941.
Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 88**, by Representatives Anderson (B. Roy) and Wedekind:
An Act amending section 5, Chapter 58, Laws of 1933, as last amended by section 2, Chapter 177, Laws of 1939, by providing that distributors shall not collect a tax of one per cent on account of losses sustained through evaporation and handling.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 89**, by Representative Powell:
An Act relating to partisan primary nominations for the September primaries.
Ordered printed and referred to Committee on Elections.

**House Bill No. 90**, by Representative Young:
An Act providing for an open season on beaver in Kittitas County and providing penalties.
Ordered printed and referred to Committee on Game and Game Fish.
House Bill No. 91, by Representatives Paulsen and Bernethy:
An Act providing for the establishment of small boat facilities on the waters of Puget Sound by the State Parks and Recreation Commission and making an appropriation.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 92, by Representative Ford:
An Act to prevent and eliminate discrimination in employment against persons because of race, creed, color or national origin, creating in the Executive Department a state board against discrimination, defining its functions, powers and duties and providing for the appointment and compensation of its officers and employees.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 93, by Representative Farrington:
An Act authorizing protection of the DesChutes water basin from pollution and making an appropriation.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 94, by Representative Brown (Vaughan):
An Act relating to exemption of wages or salary for personal services from garnishment; amending section 23, Chapter LVI, Laws of 1893, as last amended by section 1, Chapter 287, Laws of 1927.
Ordered printed and referred to Judiciary Committee.

House Bill No. 95, by Representative Brown (Henry A.):
An Act relating to taxation of real and personal property, regulating the collection of taxes, conferring certain powers on county treasurers, providing that tax rebates shall be charged to the respective taxing districts proportionately, and amending section 83 of Chapter 130, Laws of 1925, Extraordinary Session, as last amended by section 2, Chapter 30, Laws of 1935. (Sec. 11244, Rem. Rev. Stat.; sec. 979-495 PPC).
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 96, by Representatives Wedekind and Anderson (B. Roy):
An Act relating to advertising and sale of anti-freeze; providing for inspection and licensing by the Department of Agriculture; authorizing the Director of Agriculture to promulgate rules and regulations and establishing standards of quality and providing for penalties and the enforcement thereof.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 97, by Representative Smith (Vernon A.):
An Act to be known as The Boat Regulation Act of 1949, defining boats and providing for the regulation thereof when navigating the waters within the jurisdiction of this state, including the licensing of boats used for hire and providing penalties.
Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.

House Bill No. 98, by Representative Henderson:
An Act relating to the platting, subdivision or dedication of land; amending sections 5 and 11, Chapter 186, Laws of 1937, and adding thereto two new sections.
Ordered printed and referred to Judiciary Committee.
House Bill No. 99, by Representatives Hansen and Knoblauch:

An Act relating to teachers' tenure, providing for continuing contracts of certificated employees of school districts and all persons employed to teach at the State School for the Deaf or the State School for the Blind; providing for a probationary period; specifying causes for dismissal; providing for a hearing and appeal, and regulating teacher resignations; and repealing all acts in conflict therewith.

Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 100, by Representatives Jones (John R.) and Hallauer:

An Act relating to Primary State Highways and amending section 16, Chapter 190, Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 101, by Representative Morris and Carroll:

An Act relating to and regulating the practices of hairdressing, beauty culture, and manicuring, and the conduct and operation of schools for the teaching of said practices; providing for the licensing of persons to practice hairdressing and beauty culture and to conduct schools for the teaching thereof; amending sections 2, 3, 8, 10, 12, 15 and 17 of Chapter 215, Laws of 1937, and further amending Chapter 215, Laws of 1937, by adding thereto one new section to be known as section 22.

Ordered printed and referred to Committee on License.

House Bill No. 102, by Representative Henderson:

An Act imposing and increasing taxes on certain trees and greens, amending section 1, Chapter 26, Laws of 1931, as amended by section 1, Chapter 112, Laws of 1937 (8291-1, Rem. Rev. Stat.) and sections 2 to 6, Chapter 112, Laws of 1937 (8291-2 to 8291-6, Rem. Rev. Stat.).

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 103, by Representatives Gallagher (Bernard J.), Ball and Hoopingarner:

An Act authorizing the Director of Highways of the State of Washington to make a survey and study of a bridge and approaches across the Spokane River in the City of Spokane to provide an alternate route for Primary State Highway No. 3, and making an appropriation.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 104, by Representatives Hansen, Bassett and Cory:

An Act relating to the observance of Washington's territorial centennial and making an appropriation.

Ordered printed and referred to Memorials Committee.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 15, by Senators Sears and Hall:


Referred to Committee on State Government.
Senate Bill No. 23, by Senators Rosellini and Parker:
An Act relating to local improvements in cities and towns; and amending section 12, Chapter 98, Laws of 1911, last amended by Chapter 98, Laws of 1945, to remove certain restrictions applying to first class cities.
Referred to Committee on Cities and Counties.

Senate Joint Memorial No. 3, by Senator Hall:
Relating to the repeal of Federal luxury and amusement taxes.
Referred to Committee on Revenue and Taxation.

SECOND READING OF BILLS

House Joint Memorial No. 7, by Representatives Miller (C. C.) and Olson:
Requesting damages and payments in lieu of taxes by Federal agencies.
The memorial was read the second time by sections and passed to third reading.

MOTION

Mrs. Ridgway moved that the Chief Clerk be instructed to send a letter of appreciation to the Associate Student Body of the Washington State College for the books that had been placed on the desks of the members of the House this morning.
The motion was carried.

Mr. Rasmussen moved that the House recess until twelve o'clock noon for the purpose of hearing Dr. Hugh C. Bennett, Chief of Soil Conservation Service of the United States Department of Agriculture.
The motion was carried and the House was declared at recess until twelve o'clock noon.

NOON SESSION

The Speaker called the House to order at twelve o'clock noon.
The Clerk called the roll and all members were present except Representatives Comfort, Johnston, McPherson, Paulsen, Sandison, Smith (Vernon A.) and Watson.
The Speaker observed within the bar of the House former Representative Archie Baker from Snohomish and Island Counties, and appointed Mr. Bargreen and Mr. Mardesich to escort him to a seat beside the Speaker. (Applause).
The Speaker observed within the bar of the House former member Lawrence J. Costello from King County, and appointed Mr. Wilson and Mr. Watson to escort him to a seat beside the Speaker. (Applause).

MOTION

On motion of Mr. Rasmussen, the House adjourned until 11:30 a. m. Friday, January 21, 1949.

S. R. Holcomb, Chief Clerk.

Chas. W. Hodde, Speaker.
TWELFTH DAY, JANUARY 21, 1949

TWELFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 21, 1949.

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

The Clerk called the roll and all members were present except Representatives Ball, Carmichael, Carty, Cory, Coughlin, Frayn, Gallagher (Bernard J.), Gordon, Hillyer, Johnston, Mohr, O'Brien, Powell, Roderick, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sutherland and Washington, Representatives Ball, Carmichael, Cory, Coughlin, Gallagher (Bernard J.), Hillyer, Mohr, O'Brien, Roderick, Smith (Vernon A.) and Sutherland having been previously excused.

Prayer was offered by the Reverend Gordon E. Jackson, Minister of the Westminster United Presbyterian Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Riley, further reading was dispensed with and the journal was ordered to stand approved.

COMMUNICATIONS ADDRESSED TO THE LEGISLATURE

CITY OF OLYMPIA, WASHINGTON

House of Representatives, Thirty-first Legislative Session,
State of Washington, Olympia, Washington:

January 11, 1949.

By action today of the City Commission of the City of Olympia, I am instructed to send your Honorable Body a word of official greeting from this municipality—from the commissioners themselves and also on behalf of the citizens of Olympia, welcoming your members to Olympia as the Legislature takes up the tasks of the Thirty-first Session of our commonwealth.

This greeting comes from the Mayer, Ernest Mallory, Commissioner of Finance, Dan McCaughan, and Commissioner of Public Works, Thomas L. Evans. It is their wish that your efforts toward solving the many problems before you will be fruitful, and that there may be pleasures mixed with the serious labors that you face for the next sixty days.

These few words of greeting and well-wishing are to be spread upon the official records of the City of Olympia and they come to you from the members of the present Commission with sincerity and respect.

Yours very truly,

B. F. Hume, Clerk-Treasurer
for the City Commissioners,
City of Olympia.

The Speaker observed within the bar of the House former Representative C. N. Eaton from Walla Walla County, and appointed Mr. Stonecipher and Mr. Bergevin to escort him to a seat beside the Speaker. (Applause).

The Speaker also observed within the bar of the House former Representative Fred J. Martin from San Juan and Skagit Counties, and appointed Mrs. Ridgway and Mrs. Boede to escort him to a seat beside the Speaker. (Applause).
## REPORTS OF STANDING COMMITTEES

**House of Representatives,**  

### Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Concurrent Resolution No. 5, have compared same with the original concurrent resolution and find it correctly enrolled.  
A. B. Comstock, Chairman.

We concur in this report: Clayton Farrington, William D. Shannon.

### Mr. Speaker:

We, your Committee on Claims, Auditing and Printing, 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 Thirty-first Session of the Legislature, and recommend that these amounts be allowed:

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<thead>
<tr>
<th>NAME</th>
<th>COUNTIES REPRESENTED</th>
<th>ADDRESS</th>
<th>Miles</th>
<th>Amount</th>
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<td>Cheney</td>
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<tr>
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<td>Harold (Judge) Zent.</td>
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**Totals**

$3,226 10

**Arthur L. Callow, Chairman.**

We concur in this report: Vaughan Brown, Dewey C. Donohue, R. Mort Frayn, Alfred S. Hillyer, John R. Jones.

On motion of Mr. Callow, the report of the Committee was adopted.

**House of Representatives,**

**Olympia, Wash., January 20, 1949.**

We, your Committee on State Institutions, to whom was referred House Bill No. 11, permitting transfer of state institutions’ appropriations under certain conditions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**Reuben A. Knoebelsh., Chairman.**


Passed to second reading.
House Bill No. 43 (reported by Committee on Mines and Mining):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 45, defining taxable butter substitutes as those artificially colored, 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. Jones, Chairman.

Passed to second reading.

MESSAGE FROM THE SENATE
Senator Chamber,

The Senate has passed: Engrossed Senate Joint Resolution No. 2, and the same is herewith transmitted.

Herbert H. Sieber, Secretary.

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

House Bill No. 105, by Committee on Insurance:
An Act relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles; providing penalties for violations thereof; amending section 31, Chapter 158, Laws of 1939 (section 6600-131, Rem. Rev. Stat.; section 294-59, PPC), by adding thereto twenty-one new sections to be known as sections 31-a through 31-u; making an appropriation; and declaring this act shall take effect February 1, 1950.

Passed to second reading.

House Bill No. 106, by Representatives Adams and Kinnear:
An Act relating to the practice of barbering, providing for examinations and licensing therefor, providing for and regulating the teaching thereof, providing for and regulating barber schools and barber colleges in connection therewith, and amending sections 2, 3, 5 and 13, Chapter 75, Laws of 1923, as last amended by sections 1, 2, 3 and 5, Chapter 199, Laws of 1937; section 6, Chapter 75, Laws of 1923, as last amended by section 3, Chapter 209, Laws of 1929; and section 14-a, Chapter 75, Laws of 1923, added thereto by section 7, Chapter 209, Laws of 1929.

Ordered printed and referred to Committee on License.

House Bill No. 107, by Representatives Adams and Powell:
An Act relating to inheritance taxes and gift taxes; creating exemptions for religious, charitable, educational, scientific, public and other purposes; amending section 11, Chapter 202, Laws of 1939, as last amended by section 1, Chapter 224, Laws of 1943; amending section 5, Chapter 119, Laws of 1941; and repealing section 2, Chapter 197, Laws of 1941.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 108, by Representative Clark:
An Act relating to the control of traffic and parking on the campus and other grounds of the State College of Washington and the University of Wash-
lington, prescribing the jurisdiction of certain justice courts, and prescribing penalties.

Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 109, by Representative Clark:
An Act relating to the State College of Washington and the University of Washington, creating a police department for each institution and prescribing the authority of members thereof.

Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 110, by Representatives Beierlein and Hofmeister:
An Act relating to election of county commissioners and amending section 6, Chapter LXVII (67), Laws of 1891, as last amended by section 1, Chapter CX (110), Laws of 1895.

Ordered printed and referred to Committee on Elections.

House Bill No. 111, by Representatives Cory, Sprague and Thompson:
An Act authorizing and directing a conveyance of certain real estate to the City of Centralia, a municipal corporation.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 112, by Representatives Frayn and Bernethy:
An Act relating to the practice of barbering, providing for the further regulation of the same and for the creation and appointment of a commission to determine the qualifications of barbers and barber colleges, amending section 1, Chapter 211, Laws of 1927, and section 13, Chapter 75, Laws of 1923, as last amended by section 4, Chapter 199, Laws of 1937, and section 14, Chapter 76, Laws of 1923, as last amended by section 1, Chapter 102, Laws of 1947, and section 2, Chapter 211, Laws of 1927, therein designated section 2-A, Chapter 75, Laws of 1923, and section 14, Chapter 75, Laws of 1923, as last amended by section 2, Chapter 209, Laws of 1929, and section 7, Chapter 75, Laws of 1923, as last amended by section 4, Chapter 209, Laws of 1929, and repealing sections 3, 9, 15 and 16, Chapter 75, Laws of 1923, and section 9, Chapter 211, Laws of 1927, section 5, Chapter 199, Laws of 1937, and section 17, Chapter 209, Laws of 1929.

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

House Bill No. 113, by Representatives Gallagher (Bernard J.), Anderson (Eva) and Cory:
An Act relating to historical materials, their preservation and exhibition, authorizing the governing bodies of counties and cities to afford facilities therefor.

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 114, by Representative Henderson:
An Act relating to taxation of mechanical devices and vending machines, providing penalties and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 115, by Representative Dillard:
An Act relating to the vacation of streets and alleys, and parts of streets and alleys, in incorporated cities and towns and amending section 2, Chapter
84, Laws of 1901, by providing for the reservation of easements for public utilities.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 116**, by Representatives Washington, Watson and Morris:

Ordered printed and referred to Committee on State Government.

**House Bill No. 117**, by Representatives Watson and Carroll:
An Act relating to Christmas trees and amending section 2, Chapter 141, Laws of 1929, as repealed and reenacted by section 2, Chapter 112, Laws of 1937.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 118**, by Representatives Shannon, Beierlein and Riley:
An Act relating to flood control, providing for contribution by the state to a joint state-county-federal project for flood control on the Green River, and making an appropriation.

Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.

**House Bill No. 119**, by Representatives Smith (Ralph A.), King and Wedekind:
An Act relating to loans to municipalities, establishing a fund, fixing penalties, making an appropriation, and declaring an emergency.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 120**, by Representatives Jones (John R.) and Hallauer:
An Act relating to counties; authorizing the use of snow-removing equipment on approaches to county roads.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 121**, by Representatives King and Smith (Ralph A.):
An Act relating to fisheries; authorizing the Director of Fisheries to construct a fish hatchery on Willapa Harbor, and making an appropriation.

Ordered printed and referred to Committee on Fisheries.

**House Bill No. 122**, by Representative Henderson:
An Act relating to taxation; imposing additional taxes on operators of certain mechanical vending and amusement devices.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 123**, by Representative Powell:
An Act relating to the University of Washington and the Old University Grounds, defining the powers of the Board of Regents with respect thereto and amending Chapter 284 of the Laws of 1947.

Ordered printed and referred to Committee on Colleges and Universities.

**House Bill No. 124**, by Representatives Woodall and Hillyer:
An Act relating to the publication and distribution of laws affecting agriculture.

Ordered printed and referred to Committee on Agriculture and Livestock.
House Bill No. 125, by Representatives Woodall, Foster and Paulsen:
An Act relating to the election, qualifications and duties of justices of the peace and constables, amending sections 1689 and 1690, Code of 1881, as amended by sections 1 and 2, Chapter 68, Laws of 1887-88, and sections 1691, 1693, 1704 and 2796, Code of 1881, and repealing sections 1695 and 1703, Code of 1881, section 3, Chapter 68, Laws of 1887-88, and section 1, Chapter 66, Laws of 1897.
Ordered printed and referred to Judiciary Committee.

House Bill No. 126, by Representatives Bargreen, Carmichael and Mardesich:
An Act authorizing the State Parks and Recreation Commission to establish Mukilteo Beach State Park, to acquire a site therefor by purchase or condemnation, and making an appropriation.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 127, by Representatives Bargreen, Carmichael and Mardesich:
An Act relating to ferry systems; authorizing the Washington Toll Bridge Authority to acquire and operate a ferry between Mukilteo and Columbia Beach; defining powers and duties; designating said ferry as part of Secondary State Highways No. 1D and No. 1l; creating a ferry fund, and making appropriations.
Ordered printed and referred to Committee on Roads and Bridges.

House Joint Resolution No. 2, by Representatives Rasmussen and Paulsen:
Proposing a constitutional convention.
Ordered printed and referred to Committee on Elections.

FIRST READING OF SENATE BILLS
The following were read first time by title and acted upon as indicated:

Engrossed Senate Joint Resolution No. 2, by Senator Zednick:
Proposed amendment to Article II of the Constitution by adding thereto a new section relating to petitions for initiative measures and for referendums to be numbered Section 41.
Referred to Committee on Elections.

THIRD READING OF BILLS
House Joint Memorial No. 7, by Representatives Miller (C. C.) and Olson:
Requesting damages and payments in lieu of taxes by Federal agencies.
House Joint Memorial No. 7 was read the third time and placed on final passage.
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, 80; nays, 0; absent or not voting, 19.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Clark, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rogers,
Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—80.

Those absent or not voting were: Representatives Ball, Carmichael, Carty, Cory, Coughlin, Frayn, Gallagher (Bernard J.), Gordon, Hillyer, Johnston, Mohr, O'Brien, Powell, Roderick, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Washington-19.

House Joint Memorial No. 7, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Rasmussen, the House adjourned until twelve o'clock noon, Monday, January 24, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTEENTH DAY

NOON SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, JANUARY 24, 1949.

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

The Clerk called the roll and all members were present except Representatives Clark, Hallauer, Johnston, Nunamaker, Sisson and Woodall, Representative Hallauer having been previously excused.

Prayer was offered by the Reverend Father John P. Doogan, Assistant Pastor 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Washington, January 21, 1949.


DEAR SIR:

I have the honor to transmit herewith a certified copy of the Certificate of Appointment filed in the office of the Secretary of State, relating to the appointment of Joe F. Lester for the office of State Representative for the Twelfth Legislative District of the State of Washington.

Respectfully yours,

EARL COE, Secretary of State.

UNITED STATES OF AMERICA
STATE OF WASHINGTON, DEPARTMENT OF STATE

To All To Whom These Presents Shall Come:

I, Earl Coe, Secretary of State of the State of Washington and custodian of the Seal of said State, do hereby certify that the attached is a true and correct copy of the Certificate of Appointment now on file in the office of Secretary of State relating
to the appointment of Joe F. Lester for the office of State Representative for the Twelfth Representative District of the State of Washington, which seat was vacated by resignation of Jack V. Rogers.

I further certify that Joe F. Lester has been duly appointed to the office of State Representative for the Twelfth Representative District of the State of Washington, effective as of January 24th, 1949.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the Seal of the State of Washington. Done at the Capitol, at Olympia, this 21st day of January, A. D. 1949.

EARL COE, Secretary of State.

THE SEAL OF THE STATE OF WASHINGTON—1889

CERTIFICATE OF APPOINTMENT

STATE OF WASHINGTON,
COUNTY OF CHELAN.

We, members of the Board of County Commissioners of Chelan County, State of Washington, reposing special confidence in Joe F. Lester of Wenatchee, in said County and State, do hereby constitute and appoint him Representative of 12th District, in place of J. V. (Jack) Rogers, resigned, to act until his successor shall have been elected and qualified, his term of office to begin January 24th, 1949, of said County, State of Washington, which appointment shall thereafter cease and be null and void.

IN TESTIMONY WHEREOF, We have hereunto set our hands this 17th day of January, 1949.

K. P. Sexton, Chairman,
W. A. Galbraith, Commissioner.
Loyd Bosma, Commissioner.

Attest: Robert H. Lake,
Clerk of the Board.

OATH OF OFFICE

STATE OF WASHINGTON,
COUNTY OF CHELAN,

I, Joe F. Lester, do solemnly swear that I am a Citizen of the United States and of the State of Washington; that I will support the Constitution and Laws of the United States and the Constitution and Laws of the State of Washington, and will to the best of my judgment, skill and ability, truly, faithfully, diligently and impartially perform the duties of the office of Representative 12th District in and for Chelan County, Washington, as such duties are prescribed by law, so help me God.

Joe F. Lester.

Subscribed and sworn to before me this 18th day of January, 1949.

Robert H. Lake, Auditor.

The Speaker appointed Mrs. Eva Anderson and Mr. Rogers to escort Mr. Joe F. Lester to the rostrum for his oath of office.

The Speaker administered the oath of office to Mr. Lester.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

MOTIONS

Mr. Knoblauch moved that the members of the Committee on State Institutions be excused tomorrow, Tuesday, January 25, 1949, in order to make a tour of two state institutions.

The motion was carried.

Mr. Wedekind moved that 250 additional copies of House Bill No. 119 be printed.

The motion was carried.

Mr. Morris moved that 300 extra copies of House Bill No. 116 be printed. Debate ensued.

The motion was lost.

Mr. O'Brien moved that House Bill No. 81 be re-referred from Committee on Cities and Counties to Committee on Roads and Bridges.

The motion was carried.
REPORTS OF STANDING COMMITTEES

House Bill No. 38 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Social Security, to whom was referred House Joint Memorial No. 6, requesting a national old age pension law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.
Homer O. Nunamaker, Chairman.

Mr. Speaker:
We, a minority of your Committee on Social Security, to whom was referred House Joint Memorial No. 6, requesting a national old age pension law, 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.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 128, by Representative Foster (by Departmental Request):
An Act relating to education, providing for distribution from the State School Equalization Fund, providing for a county school tax levy and amending section 5, Subchapter 9, Title III, Chapter 97, Laws of 1909, as last amended by section 1, Chapter 235, Laws of 1947.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 129, by Representative Foster:
An Act relating to dependent and delinquent children; defining delinquent and dependent children; providing for the custody of such children and amending section 1, Chapter 160, Laws of 1913, and section 1, Chapter 132, Laws of 1945.
Ordered printed and referred to Judiciary Committee.

House Bill No. 130, by Representative Carroll:
An Act relating to the inspection of motor vehicles before sale by dealers and adding a new section to Chapter 189, Laws of 1937, to be known as section 7a and providing penalties.
Ordered printed and referred to Committee on Transportation.

House Bill No. 131, by Representatives Hillyer and Woodall:
An Act relating to public highways, establishing, designating and describing secondary state highways as branches of primary state highways of this state, and amending section 4, Chapter 207, Laws of 1937.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 132, by Representatives King and Smith (Ralph A.):
An Act relating to fisheries, authorizing the Director of Fisheries to construct certain additions to the Willapa Bay Oyster Laboratory, and making an appropriation.
Ordered printed and referred to Committee on Fisheries.
House Bill No. 133, by Representatives Paulsen and Comfort:
An Act relating to methods and means of financing Metropolitan Park Districts, authorizing the submission of propositions in relation thereto, to the qualified electors of said districts, and amending section 5, Chapter 264, Laws of 1943, as amended by Chapter 117, Laws of 1947.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 134, by Representatives Paulsen and Comfort:
An Act relating to taxation of real and personal property; providing limiting rates of levy and amending section 1, Chapter 176, Laws of 1941, as amended by section 1, Chapter 253, Laws of 1945.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 135, by Representative Rasmussen:
An Act regulating and licensing the practice of sanipractic (health practice); creating a committee for such physicians; defining the powers and duties of such committee; defining the term "sanipractic," regulating the use of certain professional terms and abbreviations; creating a sanipractic physicians' fund; defining unprofessional conduct; defining sanipractic institution; making an appropriation and prescribing penalties for violation of this act.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.
Mr. Rasmussen moved that 150 extra copies of House Bill No. 135 be printed.
The motion was carried.

House Bill No. 136, by Representatives Raugust and Callow:
An Act relating to and enabling cities and towns to provide a civil service personnel system for appointive officers and employees.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 137, by Representatives Smiley, Hoopingarner and Allen:
An Act relating to forest lands and exempting certain lands from fire prevention costs; amending section 1, Chapter 105, Laws of 1917, as amended by section 2, Chapter 168, Laws of 1941.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 138, by Representative Stonecipher:
An Act relating to fire protection districts and amending section 34, Chapter 34, Laws of 1939, as last amended by section 9, Chapter 254, Laws of 1947.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 139, by Representatives Wedekind, Riley and Young:
An Act relating to plumbing, prescribing penalties and making appropriations.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 140, by Representative Wyatt:
An Act relating to the issuance of rules by the Washington State Liquor Control Board to prohibit the cashing of payroll checks in places where intoxicating liquors are furnished or sold.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 141, by Representative Dillard:
An Act restricting female persons in certain activities in connection with the retail sale of beer, wine and spiritous liquors, and providing penalties.
Ordered printed and referred to Committee on Labor Relations.
House Bill No. 142, by Representatives Cory and Knoblauch:
An Act relating to certain public institutions, providing occupational and recreational facilities for inmates thereof, and making an appropriation.
Ordered printed and referred to Committee on State Institutions.

SECOND READING OF BILLS

House Bill No. 11, by Representative Cory:
Permitting transfer of state institutions' appropriations under certain conditions.
The bill was read the second time by sections and passed to third reading.

House Bill No. 43, by Representative Johnston:
Relating to the location of lode mining claims.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Mines and Mining, to whom was referred House Bill No. 43, relating to the location of lode mining claims, have had 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 3.

Elmer E. Johnston, Chairman.

We concur in this report: Mark V. Holliday, Charles A. Pedersen, K. O. Rosenberg, Z. A. Vane, R. C. Young.

House Bill No. 43 was read the second time by sections.
On motion of Mr. Vane, the committee amendment was adopted.
On motion of Mr. Riley, the following amendment to the title was adopted:
Amend the title, in line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the figure "8" strike the words and figure "and repealing section 3."

House Bill No. 43 was passed to third reading and ordered engrossed.
The Speaker announced he was about to sign House Concurrent Resolution No. 5.

Motion
On motion of Mr. Rasmussen, the House adjourned until ten o'clock a. m., Tuesday, January 25, 1949.

Chas. W. Hodde, 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 Blair, Clark, Cory, Dillard, Foster, Gordon, Holliday, Sisson and Wedekind, Representative Gordon having been previously excused.

Prayer was offered by the Reverend Father John P. Doogan, Assistant Pastor 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 68, have compared same with the original bill and find it correctly enrolled.

I concur in this report: G. Frank Rhodes.

A. B. Comfort, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 43, have compared same with the original bill and find it correctly engrossed.

I concur in this report: G. Frank Rhodes.

A. B. Comfort, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 50, have compared same with the original bill and find it correctly enrolled.

I concur in this report: G. Frank Rhodes.

A. B. Comfort, Chairman.

The Speaker announced he was about to sign House Bill No. 50; also House Bill No. 68.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 14, providing three superior court judges in Yakima County, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Harbors, Waterways and Flood Control, to whom was referred House Bill No. 21, including diking districts in state and local
participating flood control districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Tony P. Mardesich, Chairman.

We concur in this report: George W. Kupka, A. B. McPherson, Clyde J. Miller, Max Wedekind.

Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 44, relating to distribution from the school equalization fund, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

O. H. Olson, Chairman.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 44, relating to distribution from the school equalization fund, 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: Clayton Farrington, Vernon A. Smith.

Mr. Farrington moved that House Bill No. 44 be re-referred to Committee on Education.

The motion was lost.

House Bill No. 44 was passed to second reading.

House Bill No. 55 (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 Committee on Public Utilities, to whom was referred House Bill No. 115, authorizing retention of utility easements by cities on vacated property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles A. Pedersen, Chairman.

We concur in this report: Robert E. Blair, Vaughan Brown, Paul Coughlin, George W. Kupka, Loomis J. Shadbolt, William D. Shannon.

Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Harbors, Waterways and Flood Control, to whom was referred House Joint Memorial No. 1, requesting establishment of a canal between Puget Sound and Hood Canal, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Tony P. Mardesich, Chairman.

We concur in this report: George W. Kupka, A. B. McPherson, Clyde J. Miller, Max Wedekind.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Harbors, Waterways and Flood Control, to whom was referred House Joint Memorial No. 8, requesting construction of certain canals, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Tony P. Mardesich, Chairman.

We concur in this report: George W. Kupka, A. B. McPherson, Clyde J. Miller, Max Wedekind.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Joint Memorial No. 3, relating to the repeal of Federal luxury and amusement taxes, 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 Revenue and Taxation, to whom was referred Senate Joint Memorial No. 3, relating to the repeal of Federal luxury and amusement taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

O. H. Olson, Chairman.

We concur in this report: Arthur L. Callow, Paul Coughlin, Robert M. Ford, Vernon A. Smith, Daily S. Wyatt.

Passed to second reading.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., January 24, 1949.

Mr. Speaker:

The Senate has passed: Senate Joint Resolution No. 6; also Senate Bill No. 20; also House Bill No. 50; also House Bill No. 68, and the same are herewith transmitted.

Herbert H. Sieber, Secretary.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 143, by Representative Coughlin:
An Act relating to court reporters, providing for certificates of eligibility and for appointments thereunder and amending section 1, Chapter 126, Laws of 1913, as last amended by section 1, Chapter 154, Laws of 1945.

Ordered printed and referred to Judiciary Committee.

House Bill No. 144, by Representative Coughlin:
An Act relating to court reporters; fixing their compensation; providing methods whereby judicial districts having a population under twenty-five thousand may obtain official court reporters; amending section 3, Chapter 126, Laws of 1913, as last amended by section 1, Chapter 24, Laws of 1945,
and amending sections 3a and 3b as added by sections 2 and 3, Chapter 24, Laws of 1945.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 145**, by Representative Coughlin:
An Act relating to and authorizing actions against the State of Washington and amending section 1, Chapter 216, Laws of 1927.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 146**, by Representative Coughlin:
An Act relating to the selection of jurors in the Superior Courts and amending section 3, Chapter 57, Laws of 1911, as last amended by section 1, Chapter 238, Laws of 1943.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 147**, by Representative Coughlin:
An Act relating to revenue and taxation and amending section 5, Chapter LXXI (71), Laws of 1897, as last amended by section 8, Chapter 206, Laws of 1939.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 148**, by Representative Coughlin:
An Act relating to hospitals and imposing tort liability.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 149**, by Representative Adams:
An Act to be known and cited as the “Washington Trade-Mark Act”; providing for the registration of trade-marks, labels, brands, designs, devices, symbols, and forms of advertisement; protecting and securing the rights, property and interest of the persons, associations, unions, corporations, partnerships, firms and individuals who file and register in accordance with this act; providing for the cancellation, assignment, classification and duration of such registrations; prescribing procedure and penalties and repealing Chapter XLVII (47), Laws of 1897.
Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 150**, by Representatives Bernethy and Bargreen:
An Act relating to school district No. 112 and making an appropriation.
Ordered printed and referred to Committee on Appropriations.

**House Bill No. 151**, by Representative Thompson:
An Act relating to and regulating the purchase, sale and transfer of stocks of goods, wares and merchandise and fixtures and equipment in bulk, and amending section 2, Chapter 135, Laws Ex. Sess. 1925, as last amended by section 1, Chapter 98, Laws of 1943.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 152**, by Representative Carroll:
An Act relating to vehicle licenses and amending section 35, Chapter 188, Laws of 1937, as amended by section 12, Chapter 164, Laws of 1947.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 153**, by Representative Cory:
An Act to be known as the Washington Merit System Act, relating to state government, creating an agency thereof, designated the state department of personnel, consisting of a state personnel board and a state director of personnel and other positions; providing for the adoption of rules and regulations
and the promulgation of a classification and a compensation plan; providing for the financing thereof; providing that employees in the service of certain state departments shall be selected from eligible lists prepared by the director of personnel; providing for the powers and duties of the merit system supervisor and personnel board created as a result of Chapter 35, Laws of 1945, providing for the retention, promotion, demotion and dismissal of employees in the service of certain state departments; prohibiting certain political activity and political assessments of classified employees of the state; prescribing penalties; repealing all laws, general or special, in conflict; declaring the separability of its provisions; and declaring an emergency.

Ordered printed and referred to Committee on State Government.

**MOTION**

Mr. Cory moved that 100 extra copies of House Bill No. 153 be ordered printed.

The motion was carried.

**House Bill No. 154**, by Representatives Hofmeister and Beierlein:

An Act relating to the relief of Albert M. Sager and Sophie S. Sager, his wife.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 155**, by Representatives King and Smith (Ralph A.):

An Act relating to Workmen's Compensation, the use of sick and vacation credits during periods of injury and amending section 5, Chapter 74, Laws of 1911, as last amended by section 1, Chapter 246, Laws of 1947.

Ordered printed and referred to Committee on Industrial Insurance.

**House Bill No. 156**, by Representatives King and Bernethy:

An Act relating to industrial insurance, extending the time for filing applications therefor, and amending section 12, Chapter 74, Laws of 1911, as last amended by section 6, Chapter 310, Laws of 1927.

Ordered printed and referred to Committee on Industrial Insurance.

**House Bill No. 157**, by Representatives Kinnear and Riley:

An Act relating to the practice of physical therapy by registered physical therapists.

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

**House Bill No. 158**, by Representatives Mardesich and Young:

An Act establishing minimum salaries and uniform allowances for Washington State Patrol officers.

Ordered printed and referred to Committee on State Government.

**House Bill No. 159**, by Representatives O'Brien and Powell:

An Act to be known as the “Public Accounting Act of 1949”, relating to and regulating the practice of public accountancy; establishing the Board of Accountancy of the State of Washington and prescribing its powers and duties; providing penalties; and repealing Chapter 72, Laws of 1903, Chapter 41, Laws of 1937, and Chapter 56, Laws Ex. Sess., 1933.

Ordered printed and referred to Committee on License.

**House Bill No. 160**, by Representatives Rhodes and Rasmussen:

An Act requiring the payment of state and county employees twice monthly.

Ordered printed and referred to Committee on State Government.
House Bill No. 161, by Representatives Shannon and Vane:
An Act relating to state government; creating a public service commission; providing for the appointment of public service commissioners, and prescribing their powers and duties; abolishing the Department of Transportation and Department of Public Utilities; creating a public service revolving fund and abolishing the Transportation Revolving Fund and the Public Utilities Revolving Fund; providing for the transfer of property and business of such departments to the commission created by this act, and declaring that this act shall take effect on April 1, 1949.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 162, by Representatives Simmons and Knoblauch:
An Act relating to hobby promotion and occupational therapy at veterans' institutions.
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 163, by Representatives Smiley, Hoopingarner and Allen:
Ordered printed and referred to Committee on Social Security.

House Bill No. 164, by Representative Testu:
An Act relating to cascara bark, Christmas trees of any needle-leaved species and cedar, evergreen foliage, evergreen huckleberry and sword ferns, either the whole plant, or any part thereof, and regulating the cutting, harvesting, peeling, selling, purchasing and disposing of the same and providing for licenses and permits relative thereto and prescribing penalties and repealing Chapter 129, Laws of 1943.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 165, by Representative Testu:
An Act relating to fees to be paid by storage warehousemen subject to regulation by the Department of Transportation; amending section 3, Chapter 158, Laws of 1937, as amended by section 2, Chapter 123, Laws of 1939, and declaring when this act shall take effect.
Ordered printed and referred to Committee on Transportation.

House Bill No. 166, by Representative Rasmussen:
An Act relating to the inspection of food, drugs and cosmetics and amending section 91, Chapter 25, Laws of 1947.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 167, by Representative Rasmussen:
An Act establishing a division of cancer control in the Department of Health and prescribing its powers and duties.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Joint Memorial No. 13, by Representatives Ford and Powell:
Ordered printed and referred to Memorials Committee.

House Joint Memorial No. 14, by Representatives Miller (Floyd C.) and Rasmussen:
Relating to advocating repeal of the Taft-Hartley Law.
Ordered printed and referred to Committee on Labor Relations.
House Joint Memorial No. 15, by Representative Sandison:
Relating to the issuance of commemorative postage stamps commemorating Olympic National Park.
Ordered printed and referred to Memorials Committee.

House Joint Resolution No. 3, by Representatives Anderson (B. Roy) and Olson:
Providing for submission to the electors of a proposed amendment to Article VII of the Constitution of the State of Washington.
Ordered printed and referred to Committee on Revenue and Taxation.

FIRST READING OF SENATE BILLS
The following were read first time by title and acted upon as indicated:

Senate Bill No. 20, by Senators Sapp and Dahl:
An Act relating to public highways and appropriating for the mine-to-market road commission.
Referred to Committee on Mines and Mining.

Senate Joint Resolution No. 6, by Senator Zednick:
Relating to the ratifying of the Congressional Proposal of the Constitutional Amendment limiting presidency to two terms.
Referred to Committee on Elections.

SECOND READING OF BILLS
House Bill No. 38, by Representative Brown (Vaughan):
Authorizing same probate support award for minors as for surviving spouse.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 38, authorizing same probate support award for minors as for surviving spouse, have had 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 lines 5 and 6 of the printed bill, after the word "amount" and before the word "which" strike the words "and kind".

Arthur R. Paulsen, Chairman.


The bill was read the second time by sections.
On motion of Mr. Paulsen, the committee amendment was adopted.
House Bill No. 38 was passed to third reading and ordered engrossed.

House Bill No. 105, by Committee on Insurance:
Relating to financial responsibility of motor vehicle operators, making an appropriation.

The bill was read the second time by sections.
Mr. Powell moved the adoption of the following amendment:

In section 1, page 3, line 27 of the original bill, being page 2, line 40 of the printed bill, immediately following subsection (4) add a new subsection to be known as subsection (5), to read as follows:

"(5) Any operator or owner if such operator or owner had prior to the time of the accident made a bona fide application for an automobile liability policy and the issuance of such a policy had been refused solely because of the race or color of the applicant."

Debate ensued.
Mr. Rasmussen:
“Point of order, Mr. Speaker. Is Mr. Sandison talking on the amendment or the bill?”

The Speaker:
“I think he is in order if he does not develop into the discussion of the bill. You will stick to discussion of the amendment, Mr. Sandison.”

Further debate ensued.
The amendment by Mr. Powell was adopted.
Mr. Coughlin moved that House Bill No. 105 be re-referred to the Judiciary Committee.
Mr. O’Brien moved as an amendment to the motion that House Bill No. 105 be re-referred to Committee on Appropriations.
Debate ensued.
On motion of Mr. Zent, the previous question was ordered.
The amendment to the motion by Mr. O’Brien was lost.
Debate ensued.

Mr. Simmons:
“Mr. Speaker, point of order. Mr. Coughlin is not confining his remarks to the motion.”

Mr. Speaker:
“Just proceed and try to confine your remarks to the motion, Mr. Coughlin.”

The Speaker declared the question before the House to be the motion by Mr. Coughlin to re-refer House Bill No. 105 to the Judiciary Committee.
The motion was carried on a rising vote.
House Bill No. 105 was re-referred to the Judiciary Committee.

House Joint Memorial No. 6, by Representatives Beierlein and Hofmeister: Requesting a national old age pension law.
The memorial was read the second time in full.
On motion of Mr. Beierlein, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 6 was placed on final passage.
Debate ensued.
Mr. Ball moved that House Joint Memorial No. 6 be re-referred to Memorials Committee.
Further debate ensued.
Mr. Rasmussen demanded the previous question and the demand was sustained.
The motion by Mr. Ball to re-refer House Joint Memorial No. 6 to the Memorials Committee was lost.
Mr. Rasmussen demanded the previous question and the demand was sustained.

Mr. Beierlein:
“Mr. Speaker, does the author of the bill have the right to close debate?”

The Speaker:
“Yes, you may proceed.”
SIXTEENTH DAY, JANUARY 25, 1949

POINT OF INFORMATION

Mr. Comfort:
"Will Mr. Beierlein yield to a question?"

POINT OF ORDER

Mr. Riley:
"Point of order, Mr. Speaker."

RULING BY THE SPEAKER

The Speaker:
"I believe that would be in violation of our rule, Mr. Comfort."

The Clerk called the roll on the final passage of House Joint Memorial No. 6, and the memorial passed the House by the following vote: Yeas, 60; nays, 28; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Michael J.), Hansen, Henderson, Hofmeister, Holliday, Jeffreys, King, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—60.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Callow, Carty, Comfort, Forshee, Foster, Frayn, Gordon, Hallauer, Hillyer, Hoefel, Johnston, Jones (John R.), Kinnear, Lester, Powell, Raugust, Schumann, Shadbolt, Shannon, Smith (Vernon A.), Sprague, Stonecipher, Zent—28.

Those absent or not voting were: Representatives Clark, Cory, Gallagher (Bernard J.), Hoopingarner, Jones (Mrs. Vincent F.), Kelley, Knoblauch, Miller (Floyd C.), Rhodes, Sisson, Woodall—11.

House Joint Memorial No. 6, having received the constitutional majority, was declared passed.

THIRD READING OF BILLS

House Bill No. 11, by Representative Cory:
Permitting transfer of state institutions' appropriations under certain conditions.

The bill was read the third time and placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 11, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Jeffreys, Johnston, King, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Ridgway, Riley, Roderick,
Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Carty, Clark, Cory, Gordon, Hoopingarner, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Knoblauch, Miller (Floyd C.), Rhodes, Sisson—12.

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.

MOTION

Mr. Rasmussen moved that the House adjourn until ten o'clock a. m., Wednesday, January 26, 1949.

The motion was carried.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

SEVENTEENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 26, 1949.

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 Kinnear and Thompson.

Prayer was offered by the Reverend Father John P. Doogan, Assistant Pastor 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGE FROM THE SECRETARY OF STATE

Department of State, Office of the Secretary, Olympia, Washington, January 26, 1949.

Honorable S. R. Holcomb, Chief Clerk, House of Representatives,

Sm: I have the honor to transmit herewith certified copies of all records and papers filed in the Office of the Secretary of State, relating to the appointment of Marshall A. Neill for the office of State Representative for the 9th Legislative District of the State of Washington.

Respectfully yours,

EARL COE, Secretary of State.

UNITED STATES OF AMERICA

State of Washington, Department of State,

To All To Whom These Presents Shall Come:

I, Earl Coe, Secretary of State of the State of Washington and custodian of the Seal of said State, do hereby certify that the attached are true and correct copies of the records and papers now on file in the office of the Secretary of State relating to the
appointment of Marshall A. Neill for the office of State Representative for the Ninth Legislative District of the State of Washington, which seat was vacated by resignation of Asa V. Clark.

I further certify that Marshall A. Neill has been duly appointed to the office of State Representative for the Ninth Legislative District of the State of Washington.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the Seal of the State of Washington. Done at the Capitol, at Olympia, this 26th day of January, A. D. 1949.

(STATE SEAL)

NOTICE OF APPOINTMENT

STATE OF WASHINGTON,}ss.
COUNTY OF WHITMAN.


DEAR SIR: You are hereby notified that you have been appointed to the office of State Representative, 9th Legislative District, dated this 24th day of January, 1949.

FRED M. CROWE,
Chairman Board of County Commissioners.

F. R. JONES, Commissioner,
W. O. DRUFFEL, Commissioner.

BEFORE THE BOARD OF COUNTY COMMISSIONERS
OF WHITMAN COUNTY, STATE OF WASHINGTON

In the Matter of Accepting the Resignations
Of Ernest C. HUNTLEY and ASA V. CLARK and
Appointing ASA V. CLARK and MARSHALL NEILL.

WHEREAS, Ernest C. Huntley has tendered his resignation as Washington State Senator, 9th Legislative District, and Asa V. Clark has tendered his resignation as Washington State Representative, 9th Legislative District, effective the 24th day of January, 1949; and

WHEREAS, Ernest C. Huntley has been appointed to the Washington State Tax Commission by the Governor of this State; and

WHEREAS, It appears to this Board that Asa V. Clark should be promoted to the office of State Senator;

Now, Therefore, It Is Hereby Ordered That the resignations of the two aforesaid be and are hereby accepted effective on the 24th day of January, 1949; and

Further, That Asa V. Clark is hereby appointed to the office of State Senator, 9th Legislative District, and Marshall Neill to the office of State Representative, 9th Legislative District, created by the promotion of Asa V. Clark to that of State Senator, said appointments to be effective on the 24th day of January, 1949.

DATED this 22nd day of January, 1949. FRED M. CROWE, Chairman,

Kenneth McNeill, County Auditor
Attorney
and Ex-officio Clerk of the Board.

The Speaker appointed Mr. Gordon and Mr. Zent to escort Mr. Marshall A. Neill to the rostrum for his oath of office.

The Speaker administered the oath of office to Mr. Neill. (Applause).

ANNOUNCEMENT BY THE SPEAKER

Due to changes in membership personnel of the House, the Speaker announced the following changes in Committees:

JOE F. LESTER: Cities and Counties; Forestry, State Lands and Buildings; Horticulture; Mines and Mining; Reclamation and Irrigation. Appropriations; Aviation and Airports; Banks and Banking; Colleges and Universities.

MARSHALL A. NEILL: Removed from Commerce and Manufacturing and placed on Rules and Order.

HAROLD -(JUDGE) ZENT: Placed on Commerce and Manufacturing.

FLOYD C. MILLER:
REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 38, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Gordon J. Brown, Floyd C. Miller.

House Bill No. 31 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House Bill No. 52 (reported by Committee on Medicine, Dentistry and Drugs):
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. 76, making certain metal products tax free when stored for sale on commodity exchange, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

O. H. Olson, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 84, giving assessors power to examine records and requiring secrecy, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

O. H. Olson, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 133, enabling special elections for excess levies in Metropolitan Park Districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

O. H. Olson, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 134, amending 40 mill limit law to enable excess levy elections in Metropolitan Park Districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

O. H. Olson, Chairman.


Passed to second reading.

INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 168**, by Representative Adams:
An Act regulating and prohibiting printing or publishing of any statute, or part thereof, of the State of Washington by the State Printer unless such publication is approved by the Attorney General.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 169**, by Representative Brown (Henry A.):
An Act relating to sewer districts; providing for compensation of the district secretary and commissioners, and amending section 9, Chapter 210, Laws of 1941, as amended by section 8, Chapter 140, Laws of 1945.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 170**, by Representative Ford:
An Act authorizing the State Library Commission to accept and disburse grants of federal funds.

Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 171**, by Representative Frayn:
An Act requiring labor organizations in closed shop operations to admit to membership all qualified persons, and prescribing a penalty.

Ordered printed and referred to Committee on Labor Relations.

**House Bill No. 172**, by Representative Gallagher (Bernard J.):
An Act enabling and empowering any Class A county and county of the first class to adopt a comprehensive civil service system.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 173**, by Representatives Gordon and Knoblauch:
An Act relating to public lands and authorizing an exchange of certain property with Howard C. Hollingsworth.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 174**, by Representatives Gordon and Knoblauch:
An Act relating to public lands and authorizing the conveyance of certain property to reorganized School District No. 307, Whitman County.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 175**, by Representatives Gordon and Knoblauch:
An Act relating to public lands and authorizing the sale of certain properties by the Board of Regents of the State College of Washington.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 176**, by Representative Hallauer:
An Act regulating traffic in fresh and unpreserved berries entering the State of Washington and prescribing fees and penalties.
Ordered printed and referred to Committee on Horticulture.

**House Bill No. 177**, by Representative O’Brien:
An Act relating to sewer districts, allowing commissioners to provide for sewer districts in areas annexed, authorizing issuance of bonds in certain cases by commissioners without an election, providing for adoption of bond issues by majority vote, amending sections 13, 16 and 17, Chapter 210, Laws of 1941 (Rem. Rev. Stat. 9425), as last amended; repealing section 25, Chapter 210, Laws of 1941 (Rem. Rev. Stat. 9425-34, Supp. 1941).
Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 178**, by Representative O’Brien:
An Act relating to water and water supply districts, providing for adoption of bond issues by majority vote, allowing commissioners to provide for water distribution systems in areas annexed, authorizing issuance of bonds by commissioners in certain cases without an election, providing petitioners for withdrawal from districts shall pay costs thereof, amending section 10, Chapter 114, Laws of 1929 (section 11588, Rem. Rev. Stat.) as last amended by section 2, Chapter 128, Laws of 1939 (section 11588, Rem. Rev. Stat. Supp. 1940).
Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 179**, by Representatives Paulsen and Blair:
An Act relating to cities and towns; authorizing the construction, reconstruction or repair of sidewalks, gutters, curbs and driveways in cities and towns and providing a method by which the cost thereof may be assessed against the abutting property owner.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 180**, by Representative Henderson:
An Act relating to the domestication and rearing of fur-bearing animals, and transferring jurisdiction thereover from the Department of Game to the Department of Agriculture.
Ordered printed and referred to Committee on Game and Game Fish.

**House Bill No. 181**, by Representatives Riley and Thompson:
An Act relating to state government; creating the Washington State Progress Commission and prescribing its powers and duties; providing for the transfer of property and business to such commission by the Director of Conservation and Development; making an appropriation, and fixing its effective date as April 1, 1949.
Ordered printed and referred to Committee on State Government.

**House Bill No. 182**, by Representatives Shadbolt and Hillyer:
An Act relating to vehicles and the operation thereof, and amending sections 44 and 46, Chapter 189, Laws of 1937.
Ordered printed and referred to Committee on Transportation.

**House Bill No. 183**, by Representative Smith (Ralph A.):
An Act appropriating twenty-five thousand dollars ($25,000) for proceedings to quiet title to tide lands in the vicinity of Long Beach, Washington.
Ordered printed and referred to Committee on Appropriations.
House Bill No. 184, by Representatives Smiley, Blair and Mohr:
An Act relating to state parks and authorizing the State Parks and Recreation Commission to establish Liberty Lake State Park, to acquire a site therefor, and making an appropriation.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 185, by Representatives Washington and Pedersen:
An Act to be known and cited as the Anti-trust Act, to protect trade and commerce against unlawful restraints and monopolies; defining illegal and prohibited acts and conditions; prescribing penalties, remedies, procedure and practice.
Ordered printed and referred to Judiciary Committee.

House Bill No. 186, by Representative Wenberg (Oscar) (by Departmental Request):
An Act making a deficiency appropriation for the State Parks and Recreation Commission, and declaring an emergency.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 187, by Representatives Woodall, Foster and Schumann:
An Act relating to bailiffs and providing for their compensation, amending section 1, Chapter X (10), Laws of 1891, as last amended by section 1, Chapter 149, Laws of 1945.
Ordered printed and referred to Judiciary Committee.

House Bill No. 188, by Representatives Woodall and Foster:
An Act relating to jurisdiction of justices of the peace in criminal cases and amending section 1886, Code of 1881, as last amended by section 1, Chapter 98, Laws of 1909.
Ordered printed and referred to Judiciary Committee.

House Bill No. 189, by Representatives Young and Woodall:
An Act relating to the state fair, ratifying and approving the expenditure by the Director of Agriculture of certain sums for the maintenance of the state fair grounds, amending section 6, Chapter 164, Laws of 1927 (section 2736-6, Rem. Rev. Stat.), and declaring an emergency.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Joint Memorial No. 16, by Representatives Woodall and Hillyer:
Relating to the importation of berries into the United States from Canada.
Ordered printed and referred to Committee on Horticulture,

House Joint Resolution No. 4, by Representative Washington:
Proposing an amendment to section 1, Article VI of the Constitution of the State of Washington.
Ordered printed and referred to Committee on Elections.

SECOND READING OF BILLS

House Bill No. 21, by Representative Hansen:
Including diking districts in state and local participating flood control districts.
The bill was read the second time by sections.
On motion of Mrs. Hansen, the following amendment to section 1, line 31 of the original bill was adopted:
In section 1, line 31 of the original bill, being line 19 of the printed bill, after the words "diking district" and before the comma (,) insert the word "assessment"

House Bill No. 21 was passed to third reading and ordered engrossed.
House Bill No. 44, by Representative Powell:
Relating to distribution from the school equalization fund.
The bill was read the second time by sections and passed to third reading.

House Bill No. 45, by Representative Simmons:
Defining taxable butter substitutes as those artificially colored.
Mr. Riley moved that Substitute House Bill No. 45 be substituted for House Bill No. 45, and that the substitute bill be placed on the calendar for second reading.
The motion was carried.
Substitute House Bill No. 45 was read the second time by sections.
Mr. Coughlin moved the adoption of the following amendment:
Amend section 2, line 5, page 2 of the printed bill by striking all matter in subsection (a) after the word "prohibited" and inserting the following: "unless the same be clearly labelled in such a way that it cannot readily be substituted for or confused with butter; or, if the same be served for consumption on the premises, unless there be prominently displayed in said premises a sign or poster stating that yellow oleomargarine is served on said premises."
Debate ensued.
Mr. Riley demanded the previous question and the demand was sustained.
Mr. Coughlin demanded a roll call but the demand was not sustained.
The Speaker declared the question to be on the adoption of the amendment by Mr. Coughlin to Substitute House Bill No. 45.
The amendment was lost.
Mr. Adams moved the adoption of the following amendment:
Strike the Preamble.
Debate ensued.
The amendment was lost.
Substitute House Bill No. 45 was passed to third reading.

House Bill No. 55, by Representative Olson:
Eliminating property tax rebate and reducing rate of interest on delinquent payment.

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 55, eliminating property tax rebate and reducing rate of interest on delinquent payment, have had 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 23 of the original bill, being line 14 of the printed bill, after the word "is" and before the word "dollars" strike the word "two" and insert in lieu thereof the following: " • • • • ten"
Amend the bill by adding thereto a new section to be known as section 4 to read as follows:
"Sec. 4. 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."
Amend the title in line 6 of the original bill, being line 4 of the printed bill, strike the period (.) following the word "amended" and add the following: ", and declaring an emergency." O. H. Olson, Chairman.
MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 55, eliminating property tax rebate and reducing rate of interest on delinquent payment, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: A. B. Comfort, Vernon A. Smith.

The bill was read the second time by sections.

On motion of Mr. Olson, the committee amendment to section 1, line 23 of the original bill was adopted.

Mr. Olson moved the adoption of the committee amendment adding a new section to be known as section 4.

Debate ensued.

The motion was carried and the committee amendment adopted.

On motion of Mr. Olson, the committee amendment to the title was adopted.

On motion of Mr. Olson, the rules were suspended, House Bill No. 55 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of House Bill No. 55, and the bill passed the House by the following vote: Yeas, 89; nays, 8; absent or not voting, 2.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopin-garner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Allen, Beierlein, Boede, Forshee, Raugust, Ridgway, Riley, Smith (Vernon A.)—8.

Those absent or not voting were: Representatives Frayn, Kinnear—2.

House Bill No. 55, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was declared to be the title of the act.

On motion of Mr. Olson, House Bill No. 55 was ordered engrossed and the Chief Clerk was directed to immediately transmit the bill to the Senate.

The Speaker observed within the bar of the House former Senator W. J. Knutzen from Skagit County, and appointed Mrs. Boede and Mr. Sisson to escort him to a seat beside the Speaker. (Applause).

The Speaker also observed within the bar of the House former Senator Chas. F. Stinson from Franklin County, and former Representative Sam
Lamping from King County, and appointed Mr. Miller (Floyd C.) and Mr. Olson to escort them to a seat beside the Speaker. (Applause).

**House Joint Memorial No. 8**, by Representative Henderson:
Requesting construction of certain canals.
The memorial was read the second time in full and passed to third reading.

**THIRD READING OF BILLS**

**Engrossed House Bill No. 38**, by Representative Brown (Vaughan):
Authorizing same probate support award for minors as for surviving spouse.

The bill was read the third time in full and placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 38, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunnemaker, O’Brien, Olson, Paulsen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smilely, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Eldridge, Frayn, Kinnear, Pedersen, Shannon—5.

Engrossed House Bill No. 38, having received the constitutional majority, was declared passed.

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

**Engrossed House Bill No. 43**, by Representative Johnston:
Relating to the location of lode mining claims.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 43 was placed on final passage.

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, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.),
EIGHTEENTH DAY, JANUARY 27, 1949

Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Frayn, Kinnear, Sutherland—3.

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 observed within the bar of the House former Speaker Edward J. Reilly from Spokane County, and appointed Mr. Dillard and Mr. Blair to escort him to a seat beside the Speaker. (Applause).

ANNOUNCEMENT BY THE SPEAKER

The Speaker:

"The Speaker wishes to announce that it would help considerably in avoiding conflicts if the members of the committees would post notice of meetings as early in the day as possible. If the members would make a practice of posting notices of committee meetings on the board before the session they would be able to correlate their activities better.

"The major committees that are going to meet regularly are requested to file the time of their meetings with the Chief Clerk.

"The Speaker would further suggest that committee rooms be kept open until eleven o'clock. It is not always necessary to meet immediately after adjournment."

MOTION

On motion of Mr. Rasmussen, the House adjourned until ten o'clock a. m., Thursday, January 27, 1949.

S. R. HOLCOMB, Chief Clerk.

CHAS. W. HODDE, Speaker.

EIGHTEENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., THURSDAY, JANUARY 27, 1949.

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 Buse, Comfort, Gallagher (Michael J.), Hofmeister, Raugust, Roderick, Sandison, Smith (Vernon A.), and Thompson, Representative Raugust having been previously excused.

Prayer was offered by the Reverend Father John P. Doogan, Assistant Pastor 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.
REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 55, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Gordon J. Brown, Floyd C. Miller.

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 21, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Gordon J. Brown, Floyd C. Miller.

House of Representatives,

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 96, regulating and licensing sale of anti-freeze; 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.

Charles M. Carroll, Chairman.

We concur in this report: Chester D. Forshee, George Kinnear, George W. Kupka, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland, John N. Wilson, Harold (Judge) Zent.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 125, relating to election and qualification of justices of peace and constables, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Mines and Mining, to whom was referred Senate Bill No. 20, appropriating $300,000 for mine-to-market road fund for mine-to-market road commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Elmer E. Johnston, Chairman.

We concur in this report: Mark V. Holliday, Charles A. Pedersen, K. O. Rosenberg, Z. A. Vane, R. C. (Brigham) Young.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:

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

Herbert H. Sieler, Secretary.
Mr. Speaker:
The President has signed: House Bill No. 50; also
House Bill No. 68, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

Mr. Speaker:
The Senate has passed: Senate Bill No. 14; also
Senate Bill No. 43; also
Senate Bill No. 49; also
Senate Bill No. 59, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

The Speaker observed within the bar of the House former Representative
M. B. Mitchell from King County, and appointed Mr. Forshee and Mrs.
Vincent F. Jones to escort him to a seat beside the Speaker. (Applause).

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 190, by Committee on Veterans' Affairs:
An Act providing for the replacement of buildings of the State Soldiers' Home at Retsil and making an appropriation.
Ordered printed and on motion of Mr. Rasmussen referred to Committee on Appropriations.

House Bill No. 191, by Committee on Veterans' Affairs:
An Act appropriating two hundred fifty thousand dollars ($250,000) to construct additional domiciliary facilities at the Orting Soldiers' Home.
Ordered printed and on motion of Mr. Rasmussen referred to Committee on Appropriations.

House Bill No. 192, by Committee on Veterans' Affairs:
An Act appropriating ten thousand dollars ($10,000) for medical equipment for the State Soldiers' Home at Orting.
Ordered printed and on motion of Mr. Rasmussen was referred to Committee on Appropriations.

House Bill No. 193, by Committee on Veterans' Affairs:
An Act permitting the free use of state armories by veterans' organizations for athletic and social events, and amending section 93, Chapter 130, Laws of 1943, as amended by section 1, Chapter 204, Laws of 1947 (Rem. 1947 Supp. 8603-93).
Ordered printed and passed to second reading.

House Bill No. 194, by Committee on Veterans' Affairs:
An Act providing for the burial of indigent minor children of veterans and amending section 6, Chapter CXVII, Laws of 1888, as last amended by section 6, Chapter 180, Laws of 1947 (Rem. 1947 Supp. 10757).
Ordered printed and passed to second reading.

House Bill No. 195, by Committee on Veterans' Affairs:
An Act providing for the issuance of automobile licenses without charge to veterans of World War II who have suffered the loss of a lower extremity.
Ordered printed and passed to second reading.
House Bill No. 196, by Representatives Brown (Vaughan), Jones (Mrs. Vincent F.), and Young:

An Act relating to parks and recreation and establishing the Washington State Parks and Recreation Commission and amending section 10, Chapter 7, Laws of 1921, as last amended by section 1, Chapter 271, Laws of 1947.

Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 197, by Representatives Cory and Eldridge:

An Act relating to elections and authorizing the appointment of certain election boards.

Ordered printed and referred to Committee on Elections.

House Bill No. 198, by Representative Comfort:

An Act authorizing all cities and counties to provide group insurance for employees and amending section 1, Chapter 162, Laws of 1947 (section 9592-160, Rem. Supp. 1947).

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 199, by Representatives Comfort, Ford and Eldridge:

An Act relating to unemployment compensation providing for relief from unemployment caused by sickness, accident or injury; providing for benefits, contributions, funds and the receipt of moneys; amending Chapter 35 of the Laws of 1945 and repealing section 136 to section 179, inclusive, of Chapter 35 of the Laws of 1945 (section 9998-274 through section 318, Rem. Rev. Stat. 1945 Supp.); making an appropriation; declaring an emergency, and fixing the effective date of this act.

Ordered printed and referred to Committee on Social Security.

House Bill No. 200, by Representatives Blair and Mohr:

An Act relating to the State Association of Irrigation Districts and amending Chapter 193, Laws of 1947, by adding a section thereto to be known as section 4.

Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 201, by Representative Farrington (by Request):

An Act relating to the tax levies for library districts and amending section 74, Chapter 130, Laws Ex. Sess. 1925, as last amended by section 1, Chapter 270, Laws of 1947 (section 11235, Rem. Supp. 1947).

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 202, by Representative Hansen (by Departmental Request):

An Act relating to state highways; providing that the Director of Highways may rent, lease and administer certain highway property, and providing disposition of monies received therefrom.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 203, by Representative Paulsen:

An Act authorizing county commissioners to set the compensation of bailiffs of the superior court and amending section 1, Chapter X, Laws of 1891, as last amended by section 1, Chapter 149, Laws of 1945 (section 10973 Rem. Supp. 1945).

Ordered printed and referred to Judiciary Committee.

House Bill No. 204, by Representative Pedersen:

An Act relating to flood control and amending section 6; Chapter 204, Laws of 1941, as last amended by section 1, Chapter 99, Laws of 1947.

Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.
House Bill No. 205, by Representative Rasmussen:
An Act relating to slot machines, pinball machines or other devices or games of chance or amusement, defining crimes, prescribing penalties therefor, and declaring an emergency.
Ordered printed and referred to Judiciary Committee.

House Bill No. 206, by Representatives Rasmussen and Gallagher (Michael J.):
An Act relating to election ballots and voting; amending section 17, Chapter 13, Laws of 1889-90, as last amended by section 1, Chapter 77, Laws of 1947, and section 23, Chapter 13, Laws of 1889-90, as last amended by section 2, Chapter 77, Laws of 1947; and repealing section 3, Chapter 77, Laws of 1947.
Ordered printed and referred to Committee on Elections.

House Bill No. 207, by Representatives Dillard and Watson:
An Act providing for the issuance of certificates authorizing the transportation of passengers and express in the same vehicles with passengers to qualified auto transportation companies, and amending section 4, Chapter 111, Laws of 1921.
Ordered printed and referred to Committee on Transportation.

House Bill No. 208, by Representative Hansen (by Departmental Request):
An Act relating to the Motor Vehicle Fund; providing for payments and allocations therefrom; prescribing duties of the Director of Highways, amending section 4, Chapter 181, Laws of 1939, as last amended by section 2, Chapter 83, Laws of 1943, and section 5, Chapter 181, Laws of 1939, as last amended by section 1, Chapter 260, Laws of 1945, and declaring that this act shall take effect April 1, 1949.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 209, by Representative Hansen (by Departmental Request):
An Act relating to stock restricted areas and amending section 1, Chapter 25, Laws of 1911, as amended by section 1, Chapter 40, Laws of 1937, and section 1, Chapter 93, Laws of 1923, as amended by section 4, Chapter 40, Laws of 1937.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 210, by Representatives Nunamaker and Rasmussen:
An Act relating to public offices and the hours during which they shall be open for transaction of business; and amending section 1, Chapter 113, Laws of 1941 (section 9963-1, Rem. Rev. Stat.); authorizing cities and towns to provide for closing their offices on Saturdays.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 211, by Representative Riley:
An Act to be known as the “Licensed Practical Nurses Act”, relating to practical nurses; creating the Washington State Board of Practical Nurse Examiners and defining the duties thereof; providing for the examination and licensing of practical nurses; providing for the suspension and revocation of licenses; fixing fees and prescribing penalties.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Joint Memorial No. 17, by Committee on Veterans' Affairs:
Relating to V. J. Day and asking that August 14th be made a national holiday.
Ordered printed and passed to second reading.
House Joint Memorial No. 18, by Representative Washington:
Relating to the creating of the Columbia Valley Authority.
Ordered printed.

On motion of Mr. Washington, the rules were suspended, House Joint Memorial No. 18 was advanced to second reading and read in full.

On motion of Mr. Washington, the following amendment on page 1, line 29 of the original memorial was adopted:

On page 1, line 29 of the original memorial, being page 1, line 22 of the printed memorial, after the words "maximum of" strike the word "local" and insert in lieu thereof the word "regional"

On motion of Mr. Washington, the rules were suspended, House Joint Memorial No. 18 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

Debate ensued.

Mr. Cory moved that House Joint Memorial No. 18 be made a special order of business thirty minutes after convening on Monday, January 31, 1949.

Mr. O'Brien moved that Mr. Cory's motion be laid on the table without taking any other matter with it.

The motion by Mr. O'Brien was carried.

The Speaker declared the question before the House to be the final passage of House Joint Memorial No. 18.

The Clerk called the roll on the final passage of Engrossed House Joint Memorial No. 18, and the memorial passed the House by the following vote:

Yeas, 71; nays, 26; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—71.

Those voting nay were: Representatives Ball, Bassett, Comfort, Cory, Eldridge, Forshee, Foster, Frayn, Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Neill, Powell, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall, Zent—26.

Those absent or not voting were: Representatives Roderick, Wedekind—2.

Engrossed House Joint Memorial No. 18, having received the constitutional majority, was declared passed.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 14, by Senator Sears:
An Act authorizing conveyance of certain tide lands in Thurston County from the State of Washington to the Port of Olympia and authorizing the Commissioner of Public Lands to convey the same by appropriate deed.
Referred to Committee on Forestry, State Lands and Buildings.
Senate Bill No. 43, by Senator Earlywine:
An Act designating the Rhododendron (Californicum or Macrophyll) as the
official flower of the State of Washington.
Referred to Committee on Parks and Playgrounds.

Senate Bill No. 49, by Senator Dahl:
An Act relating to the relief of the estate of Chris Mackey, deceased; and
making an appropriation.
Referred to Committee on Appropriations.

Senate Bill No. 59, by Senator Robertson:
An Act relating to public highways, making appropriations therefor from
the motor vehicle fund, and declaring an emergency.
Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS

House Bill No. 84, by Representative Olson:
Giving assessors power to examine records and requiring secrecy.
The bill was read the second time by sections.
Mr. Woodall moved that House Bill No. 84 be re-referred to the Judiciary
Committee.
Debate ensued.

The motion by Mr. Woodall to re-refer House Bill No. 84 to the Judiciary
Committee was lost on a rising vote.

Mr. Bargreen 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. Every taxpayer shall on or before the 15th day of February of each year
prepare and submit to the county assessor a complete inventory of all his personal
property, tangible or intangible, subject to taxation. Such inventory shall be sub­
scribed by the taxpayer who shall state that he vouches for its truth subject to
penalties of perjury should any statement contained therein be false. The inventory
required in this section shall be protected by secrecy as provided in section 1 of this
act with relation to other information furnished to assessors."

Debate ensued.
Mr. Ford moved that further action on House Bill No. 84 be deferred
until Monday, January 31, 1949, that it retain its place on the second reading
calendar; and that the proposed amendment be mimeographed and copies
placed on the members' desks.
The motion was carried.

House Bill No. 115, by Representative Dillard:
Authorizing retention of utility easements by cities on vacated property.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 21, by Representative Hansen:
Including diking districts in state and local participating flood control
districts.
On motion of Mr. Riley, the rules were suspended, the second reading
considered the third, and Engrossed House Bill No. 21 was placed on final
passage.
The Clerk called the roll on the final passage of Engrossed House Bill No.
21, and the House passed the bill by the following vote: Yeas, 94; nays, 0;
absent or not voting, 5.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffrey's, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Beierlein, Hofmeister, Morris, Raugust, Wedekind—5.

Engrossed House Bill No. 21, having received the constitutional majority, was declared passed.

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

House Bill No. 44, by Representative Powell:
Relating to distribution from the school equalization fund.
On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and House Bill No. 44 was placed on final passage.

Debate ensued.

Mr. Frayn moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

Mr. O'Brien moved as a substitute motion that House Bill No. 44 be re-referred to the Committee on Education and Libraries.

RULING BY THE SPEAKER

The Speaker:
"The motion is out of order. A motion to suspend ranks higher than a motion to commit. We will have to vote on the first motion."
"Do you wish to speak on the motion, Mr. Frayn?"

Mr. Frayn:
"I want to state my reasons."

The Speaker:
"Proceed."

Debate ensued.

PARLIAMENTARY INQUIRY

Mr. O'Brien:
"Mr. Speaker, I rise to a parliamentary inquiry."

The Speaker:
"State your inquiry."

Mr. O'Brien:
"If Mr. Frayn would withdraw his motion, then my motion would be in order?"

The Speaker:
"That is right."
Mr. Frayn:
"I will withdraw my motion."

The Speaker:
"With the consent of the House the motion by Mr. Frayn is withdrawn."

Mr. O'Brien moved that House Bill No. 44 be re-referred to Committee on Education and Libraries.

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The motion by Mr. O'Brien to re-refer House Bill No. 44 to Committee on Education and Libraries was lost.

Mr. Rasmussen moved the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 44.

The Clerk called the roll on the final passage of House Bill No. 44, and the bill passed the House by the following vote: Yeas, 61; nays, 37; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Bergevin, Bernethy, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gordon, Hallauer, Hillyer, Hoefel, Hofmeister, Holliday, Jeffreys, Johnston, Jones (John R.), King, Kinnear, Knoblauch, Kupka, Lester, Miller (C. C.), Neill, Olson, Paulsen, Powell, Rasmussen, Rhodes, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Sprague, Stonecipher, Thompson, Vane, Wenberg (Oscar), Woodall, Wyatt, Zent, Mr. Speaker—61.

Those voting nay were: Representatives Bargreen, Beierlein, Blair, Boede, Brown (Vaughan), Carmichael, Coughlin, Farrington, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hoopingarner, Jones (Mrs. Vincent F.), Kelley, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O’Brien, Pedersen, Ridgway, Roderick, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Testu, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Young—37.

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

House Bill No. 44, having received the constitutional majority, was declared passed.

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

On motion of Mr. Ford, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Bill No. 44 to the Senate.

**Substitute House Bill No. 45**, by Committee on Agriculture and Livestock: Defining taxable butter substitutes as those artificially colored.

On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third, and Substitute House Bill No. 45 was placed on final passage.

Mr. Hillyer demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Substitute House Bill No. 45, and the bill passed the House by the following vote: Yeas, 95; nays, 2; absent or not voting, 2.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillery, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representatives Coughlin, Roderick—2.

Those absent or not voting were: Representatives Powell, Raugust—2.

Substitute House Bill No. 45, having received the constitutional majority, was declared passed.

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

The Speaker observed within the bar of the House former Representative W. R. Rowe from Yakima County, and appointed Mr. Woodall and Mr. Hillery to escort him to a seat beside the Speaker. (Applause).

The Speaker also observed within the bar of the House former Representative E. J. Kent from King County, and appointed Mr. Beierlein and Mr. Ford to escort him to a seat beside the Speaker. (Applause).

House Joint Memorial No. 8, by Representative Henderson:

Requesting construction of certain canals.

The memorial was read in full and placed on final passage.

Debate ensued.

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, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillery, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.
NINETEENTH DAY, JANUARY 28, 1949

Those absent or not voting were: Representative Raugust—1.
House Joint Memorial No. 8, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Rasmussen, the House adjourned until eleven o'clock a. m., Friday, January 28, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

NINETEENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 28, 1949.

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 Ball, Bargreen, Blair, Cory, Hoopingarner, King, Raugust, Rosenberg and Smith (Vernon A.), Representatives Ball, Bargreen, Blair, Cory, Raugust and Rosenberg having been previously excused.
Prayer was offered by the Reverend Father John P. Doogan, Assistant Pastor 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

MOTION

Mr. Young moved that the Speaker have Representative Carty escorted to the committee room to have his picture taken.
The motion was carried.
The Speaker appointed Mr. Gallagher (Bernard J.) and Mr. McPherson to escort Mr. Carty to the committee room to have his picture taken.

MOTION

Mrs. Boede moved that the Speaker have Mrs. Ridgway escorted to the committee room to have her picture taken.
The motion was carried.
The Speaker appointed Mrs. Boede and Mr. Wedekind to escort Mrs. Ridgway to the committee room to have her picture taken.

MOTION

Mr. O'Brien moved that House Bill No. 16 be re-referred from the Committee on Cities and Counties to the Judiciary Committee.
Mr. Jones (John R.) moved as a substitute motion that House Bill No. 16 be re-referred to the Committee on Agriculture and Livestock.

5—H
Mr. O'Brien:

"Mr. Speaker, is not the substitute motion out of order?"

The Speaker:

"A substitute motion has been recognized by the House in the past quite generally. The Speaker is going to recognize it at this time unless there is an appeal."

Debate ensued.

Mr. Sutherland demanded the previous question and the demand was sustained.

A substitute motion by Mr. Jones (John R.) to re-refer House Bill No. 16 to the Committee on Agriculture and Livestock was lost.

The motion by Mr. O'Brien to re-refer House Bill No. 16 to the Judiciary Committee was carried.

House Bill No. 16 was re-referred to the Judiciary Committee.

REPORTS OF STANDING COMMITTEES


We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Joint Memorial No. 18, have compared same with the original memorial and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Chet King, Floyd C. Miller.


We, your Committee on Cities and Counties, to whom was referred House Bill No. 35, authorizing municipal weed control ordinances, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.


Passed to second reading.

House Bill No. 47 (reported by Committee on Commerce and Manufacturing):

Do pass as amended.

On motion of Mr. Carroll, House Bill No. 47 was re-referred to Committee on Appropriations.


We, your Committee on Cities and Counties, to whom was referred House Bill No. 60, extending Class A County contract and purchasing system to include Pierce and Spokane Counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 62, making an appropriation to Superintendent of Public Instruction
for aid to school districts in purchasing transportation equipment, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. STUART FOSTER, Chairman.


On motion of Mr. Riley, House Bill No. 62 was re-referred to Committee on Appropriations.

Mr. Speaker:

House of Representatives,

We, your Committee on Cities and Counties, to whom was referred House Bill No. 63, authorizing cities to pay outstanding indebtedness for certain local improvements in annexed areas and fixing liability of property owners, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN L. O'BRIEN, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 74, granting land to City of Cheney, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT BERNETHY, Chairman.

We concur in this report: Edward A. Buse, Edwin A. Henderson, David Hoefel, Sidney S. Jeffreys, Chet King, Ole H. Olson, Ralph A. Smith, John N. Wilson.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 80, authorizing deed of certain tidelands to Hoodsport School District No. 312, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT BERNETHY, Chairman.

We concur in this report: Edward A. Buse, Edwin A. Henderson, David Hoefel, Sidney S. Jeffreys, Chet King, Ole H. Olson, Ralph A. Smith, John N. Wilson.

Passed to second reading.

House Bill No. 113 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

House Joint Memorial No. 4 (reported by Memorials Committee):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Cities and Counties, to whom was referred Senate Bill No. 23, removing cities of the first class from assessment limitations on local improvements, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow,
Passed to second reading.

MESSAGE FROM THE GOVERNOR
State of Washington, Executive Department.
Olympia, January 27, 1949.

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. 50:
"An Act appropriating the sum of ten thousand nine hundred dollars ($10,900), or so much thereof as may be necessary for the temporary publication of Session Laws of the Thirty-first Session of the Washington State Legislature, and declaring an emergency."

House Bill No. 68:
"An Act making a deficiency appropriation for assistance, medical care and appliances, as provided by law, for the Department of Social Security, and declaring an emergency."

Very truly yours,
H. P. EVEREST, Assistant to the Governor.

MESSAGES FROM THE SENATE

The Senate has passed: Engrossed Senate Bill No. 4, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

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

HERBERT H. SIELER, Secretary.

The Senate has passed: Senate Bill No. 40; also Senate Bill No. 68, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 212, by Representatives Brown (Vaughan), Nunamaker and Boede:
An Act relating to a higher educational institution; authorizing the acquisition of real estate rights and interests and the construction and maintenance and approaches, streets and highways to the Western Washington College of Education; making appropriations, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 213, by Representatives Bargreen, Mardesich and Carmichael:
An Act relating to harbor development; providing state matching funds for municipal harbor projects, and making an appropriation.

Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.
House Bill No. 214, by Representatives Cory and Eldridge:
An Act relating to elections and prescribing the duty of county auditors in connection therewith.
Ordered printed and referred to Committee on Elections.

House Bill No. 215, by Representative Gallagher (Michael J.):
An Act relating to revenue and taxation and amending section 5, Chapter 180, Laws of 1935, as last amended by section 1, Chapter 249, Laws of 1945.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 216, by Representatives Gordon and Hoopingarner:
An Act relating to education; establishing the number, terms of office and qualifications of the Board of Regents of the State College of Washington and experiment stations; relating to certain duties thereof; and amending section 5, sub-Chapter 2, Title II, Chapter 97, Laws of 1909 (section 4576, Rem. Rev. Stat.).
Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 217, by Representatives Hansen, Beierlein and Raugust:
An Act relating to the state government and the administration of highways, roads and streets; creating a Highways, Roads and Streets Commission; prescribing qualifications, powers and duties of certain officers; repealing Chapter 134, Laws of 1941; amending section 3, Chapter 53, Laws of 1937; amending sections 60, 61 and 63, Chapter 187, Laws of 1937, as amended; amending section 5, Chapter 58, Laws of 1933, as amended; amending section 16, Chapter 188, Laws of 1937; amending section 18, Chapter 188, Laws of 1937; and amending section 17, Chapter 188, Laws of 1937, as amended.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 218, by Representatives Kupka, Wilson and Carroll:
An Act to be known as the "Uniform Watchmakers' Licensing Act" relating to watchmaking; defining terms; providing for examinations and licensing of watchmakers and apprentices; establishing a board and defining its powers; prescribing the duties of certain officers; fixing fees and providing penalties; and making an appropriation.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 219, by Representative Johnston:
An Act relating to metal and nonmetallic mining safety; creating the Division of Metal and Nonmetallic Mining Safety in the Department of Labor and Industries and defining its powers and duties, and making an appropriation.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 220, by Representative Johnston:
An Act relating to justices of the peace, and fixing their salaries.
Ordered printed and referred to Judiciary Committee.

House Bill No. 221, by Representative O'Brien:
An Act relating to port districts, and authorizing and providing for the issuance of revenue bonds and warrants.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 222, by Representative O'Brien:
An Act relating to the raising and expenditure of revenues by cities of the first class in the State of Washington, having a population of 300,000 or more;
and amending section 7, Chapter 125, Laws Ex. Sess. 1925, to change the method by which certain emergency expenditures may be made.

Ordered printed and referred to Committee on Cities and Counties:

**House Bill No. 223**, by Representatives Pedersen and Blair:
An Act relating to townships, and authorizing and providing procedure for disorganization of townships.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 224**, by Representatives Powell and Blair:
An Act relating to the revocation and suspension of licenses to practice medicine and surgery; defining unprofessional conduct; creating a Medical Disciplinary Board to hear and determine charges of unprofessional conduct; establishing the procedure for the conduct of hearings by the board; empowering the board to issue certificates of revocation or suspension of licenses to practice medicine or surgery only; providing for judicial review of the action of said board; providing for the necessary expenses of the board; providing for hearings on and judicial review of refusals to issue licenses to practice medicine and surgery; making an appropriation; amending section 11, Chapter 192, Laws of 1909, as amended by section 7, Chapter 134, Laws of 1919 (section 10014, Rem. Rev. Stat.), and repealing sections 12 and 13, Chapter 192, Laws of 1909 (sections 10016 and 10017, Rem. Rev. Stat.) and Chapter 65, Laws of 1915 (section 10015, Rem. Rev. Stat.), and declaring the effective date of this act.

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

**House Bill No. 225**, by Representative Rasmussen:
An Act requiring Class A and first class counties to maintain emergency ambulance service.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 226**, by Representative Rasmussen:
An Act relating to state lands and providing for easements thereon.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 227**, by Representatives Thompson and Jones (John R.):
An Act relating to weights and measures; providing for the weighing of agricultural and other products and the designation of weighmasters; providing payment of fees; prescribing the duties of certain state officers; making an appropriation; providing penalties and declaring an emergency.

Ordered printed and referred to Committee on Agriculture and Livestock.

**House Concurrent Resolution No. 6**, by Representative Ford:
Relating to a joint meeting for the Washington State Oratorical Contest.

On motion of Mr. Ford, the rules were suspended, House Concurrent Resolution No. 6 was advanced to second reading and read in full.

On motion of Mr. Ford, the rules were suspended, House Concurrent Resolution No. 6 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage, and adopted.
FIRST READING OF SENATE BILLS

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

**Engrossed Senate Bill No. 4**, by Senators Hall and McMullen:

An Act relating to the protection of anadromous fish life in the rivers and streams tributary to the lower Columbia River and declaring an emergency.

Referred to Committee on Fisheries.

**Senate Bill No. 40**, by Senator Earlywine:

An Act relating to general tax levies in water districts, and amending section 18, Chapter 114, Laws of 1929 (section 11595, Rem. Rev. Stat.).

Referred to Committee on Revenue and Taxation.

**Senate Bill No. 68**, by Senator Shank (by Departmental Request):

An Act relating to state government and authorizing the governor to sign certain notarial papers by proxy.

Referred to Judiciary Committee.

**Engrossed Senate Joint Memorial No. 4**, by Senator Copeland:

Relating to changes in the names of four dams to be constructed on the Snake River.

Referred to Memorials Committee.

SECOND READING OF BILLS

**House Bill No. 31**, by Representatives Rasmussen and Brown (Gordon J.):

Authorizing special driving permit to commercial operator whose license is revoked.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 31, authorizing special driving permit to commercial operator whose license is revoked, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 18 of the original bill, being page 1, line 9 of the printed bill, after the word "commercial" and before the word "motor" insert the words "or other"

In section 1, line 29 of the original bill, being page 1, line 18 of the printed bill, after the word "commercial" and before the word "motor" insert the words "or other"

In section 1, page 2, line 3 of the original bill, being page 1, line 22 of the printed bill, after the word "pleasure" insert a period (.) and strike the balance of the paragraph down to and including the period (.) following the word "void"

In section 1, page 2, line 23 of the original bill, being page 2, line 9 of the printed bill, after the word "commercial" and before the word "vehicle" insert the words "or other"


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

House Bill No. 31 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

**House Bill No. 115**, by Representative Dillard:

Authorizing retention of utility easements by cities on vacated property.

House Bill No. 115 was read the third time in full and placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 115, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Miller (C. C.), Miller (Clayde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Ball, Bargreen, Blair, Cory, Gallagher (Bernard J.), Holliday, Kinnear, McPherson, Powell, Raugust, Rosenberg, Sandison, Shannon, Smith (Vernon A.)—14.

House 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.

MOTION

On motion of Mr. Rasmussen, the House adjourned until twelve o'clock noon, Monday, January 31, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

TWENTY-SECOND DAY

NOON SESSION

HOUSE OF REPRESENTATIVES,

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

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

Prayer was offered by the 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Committee on Rules and Order:

WHEREAS, The members of the House have protested abuses of the privileges granted by admittance cards; and

WHEREAS, The rules of the House prohibit lobbying except during certain periods;

Now, Therefore, Be It Resolved, That no holders of official passes or limited admittance cards be admitted to the floor of the House until fifteen (15) minutes after adjournment each day and then only for one hour thereafter.

On motion of Mr. Ford, the resolution was adopted.
Resolution by Representative Sprague:

WHEREAS, The Boy Scouts of America has long been considered the outstanding movement of its kind for boys,—encompassing boys in Cub Scouting during the ages of 9-10-11, in Boy Scouting during the ages of 12-13-14, and in Senior Scouting as Sea Scouts, Air Scouts and Explorer Scouts during the ages of 15-16-17; and

WHEREAS, The Scout Program is considered by every leading Authority in Juvenile work to perform a vital service in developing Character, Citizenship and Physical Fitness without regard to race, creed, color or political faith; and

WHEREAS, The Scouting Program brought Scouting to more than 62,000 boys and men last year in our State; and

WHEREAS, The 39th Anniversary of this great Organization is being celebrated from February 6-12th; and

WHEREAS, During February 6-12 the Boy Scouts of America will launch a Crusade to Strengthen the Arm of Liberty. This Crusade to bring to the attention of the American People the great values of Scouting will also focus its own attention on Recruiting more Leadership, Training that Leadership, and Recruiting more boys;

Now, Therefore, Be It Resolved, That this House of Representatives does strongly recommend the Scouting Program to the Parents of all Boys;

And Be It Further Resolved, That this House of Representatives does hereby call upon all able bodied men of good character to give careful consideration to leadership in the Scout Movement;

And Be It Further Resolved, That this House of Representatives, knowing full well that the Scout Movement has never called upon this State Legislature or any other legislature, either State or National, for funds, does hereby call upon the Citizens of the State of Washington to remember Scouting liberally in Wills, Special Gifts, and Voluntary subscriptions to the end that it may continue to develop the Men of our State in Character, Citizenship, and Physical Fitness.

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

REPORTS OF STANDING COMMITTEES


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 31, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, G. Frank Rhodes.

Mr. Speaker:

We, your Committee on Veterans' Affairs, to whom was referred House Bill No. 162, authorizing self-sustaining occupational therapy programs at soldiers' homes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Louis E. Hofmeister, Chairman.


Passed to second reading.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 228, by Committee on Veterans' Affairs:

An Act appointing a committee to investigate the feasibility of establishing a soldiers' home east of the Cascade Mountains.

Ordered printed and passed to second reading.
House Bill No. 229, by Committee on Veterans' affairs:
An Act providing war service credit under any public retirement system.
Ordered printed and passed to second reading.

House Bill No. 230, by Committee on Veterans' Affairs:
An Act directing county clerks and county auditors to furnish free of charge marriage and divorce certificates for use in connection with claims affecting deceased veterans.
Ordered printed and passed to second reading.

House Bill No. 231, by Representatives Allen, Smiley and Mohr:
An Act requiring registration with the Department of Labor and Industries before accepting employment during a labor strike.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 232, by Representative Ball:
An Act relating to the licensing of funeral directors and embalmers; and amending section 3, Chapter 108, Laws of 1937, as last amended by section 1, Chapter 105, Laws of 1947.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 233, by Representative Carroll:
An Act relating to the sale of motor vehicle fuel; imposing duties upon the Director of Agriculture, and providing that sales of motor vehicle fuel in excess of one hundred (100) gallons be made on temperature adjustment basis.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 234, by Representatives Coughlin and Allen:
An Act relating to unemployment compensation; labor dispute disqualifications, and amending section 77, Chapter 35, Laws of 1945.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 235, by Representative Gallagher (Michael J.):
An Act relating to elections and absentee voters; prescribing penalties; amending sections 3 and 5, Chapter 41, Laws Ex. Sess. 1933, and adding a new section to be known as section 3a.
Ordered printed and referred to Committee on Elections.

House Bill No. 236, by Representatives Hallauer and Jones (John R.):
An Act relating to public highways; amending section 11, Chapter 207, Laws of 1937.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 237, by Representatives Kinnear, Carroll and Bargreen:
An Act relating to the use and furnishing of stamps, coupons, tickets, certificates, cards, or other similar devices for or with the sale of goods, wares and merchandise, and repealing Chapter 134, Laws of 1913, as amended by Chapter 31, Laws of 1939 (secs. 8359 to 8362, incl., Rem. Rev. Stat. Supp.).
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 238, by Representatives Lester, Farrington and Jones (John R.):
An Act relating to the election of the members of a State Game Commis-
cision, fixing the duties and compensation of its members; repealing section 3
and amending sections 4 and 6, Chapter 275, Laws of 1947.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 239, by Representatives O'Brien, Powell and Forshee:
An Act relating to and providing for the formation of combined city and
county municipal corporations in accordance with section 16, Article XI of the
State Constitution.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 240, by Representative Johnston:
An Act relating to criminal jurisdiction of justice courts and amending
section 1886, Code of 1881, as last amended and altered by section 1, Chapter
98, Laws of 1909.
Ordered printed and referred to Judiciary Committee.

House Bill No. 241, by Representatives Gallagher (Bernard J.) and
Johnston:
An Act establishing a family court as a branch of the superior court, con­
ferring upon it certain jurisdiction over divorce, separate maintenance and
annulment proceedings, and prescribing procedure.
Ordered printed and referred to Judiciary Committee.

MOTION
Mr. Gallagher (Bernard J.) moved that one hundred extra copies of House
Bill No. 241 be ordered printed.
The motion was carried.

House Bill No. 242, by Representatives Carty and Holliday:
An Act relating to education of the deaf and the blind; creating a Board of
Trustees to govern certain state schools therefor; defining their appoint­
ment, powers and duties; amending sections 1 and 4, sub-Chapter 5, Title II,
Chapter 97, Laws of 1909, and repealing section 5, sub-Chapter 5, Title II,
Chapter 97, Laws of 1909.
Ordered printed and referred to Committee on Education and Libraries.
Mr. Cory moved that House Bill No. 242 be re-referred to the Committee
on State Institutions.
Debate ensued.
The motion was lost.

House Bill No. 243, by Representatives Ford and Jones (Mrs. Vincent F.):
An Act relating to education, providing for support of the common schools
and amending sections 4, 5 and 6, Chapter 141, Laws of 1945.
Ordered printed and referred to Committee on Education and Libraries.

SECOND READING OF BILLS
House Bill No. 35, by Representative Riley:
Authorizing municipal weed control ordinances.
The bill was read the second time by sections.
Mr. Henderson moved the adoption of the following amendment to section
1, line 1 of the printed bill:
In section 1, line 8 of the original bill, being line 1 of the printed bill, after the
word "owner" and before the word "of" in line 2 of the printed bill, strike the words
"or occupant"

Debate ensued on the merits of the amendment.
The amendment by Mr. Henderson was adopted on a rising vote.
On motion of Mr. Henderson, the following amendment to section 1, line 16 of the printed bill was adopted:

In section 1, line 26 of the original bill, being line 16 of the printed bill, after the word "owner" and before the word "of" strike the words "or occupant"

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

In section 1, line 18 of the original bill, being lines 9 and 10 of the printed bill, after the comma (,) following the word "town" and before the word "which" insert the following: "adopted after not less than five (5) days' notice to the owner or occupant,"

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

In section 1, line 22 of the original bill, being line 13 of the printed bill, after the word "owner" and before the word "after" in line 23 of the original bill, strike the words "or occupant"

Mr. Powell moved the adoption of the following amendment to the amendment to lines 9 and 10 of the printed bill:

Amend the amendment to section 1, line 18 of the original bill, being lines 9 and 10 of the printed bill, in the last line of the amendment, strike the following: "or occupant"

The motion was carried and the amendment to the amendment by Mr. Powell was adopted.

On motion of Mr. Henderson, the following amendments to section 1, lines 5 and 11 of the printed bill were adopted:

In section 1, lines 12 and 13 of the original bill, being line 5 of the printed bill, after the word "owner" and before the word "of" strike the words "or occupant" and in section 1, line 20 of the original bill, being line 11 of the printed bill, after the word "owner" and before the word "to" strike the words "or occupant"

House Bill No. 35 was passed to third reading and ordered engrossed.

House Bill No. 63, by Representative Vane:
Authorizing cities to pay outstanding indebtedness for certain local improvements in annexed areas and fixing liability of property owners.

The bill was read the second time by sections.

Mr. Henderson moved the adoption of the following amendment:

In section 1, line 4 of the printed bill, strike "or otherwise" after "bonded"; in line 8 strike "and occupants" after "owners"; and in line 13 strike "and occupants" after "owners"

Debate ensued.

The amendment was lost.

House Bill No. 63 was passed to third reading.

House Bill No. 74, by Representatives Smiley, Hoopingarner and Allen:
Granting land to City of Cheney.

House Bill No. 74 was read the second time by sections and passed to third reading.

House Bill No. 76, by Representative Comfort:
Making certain metal products tax free when stored for sale on commodity exchange.

Mr. Ford moved the adoption of the following amendment to section 1, line 4 of the printed bill:

Amend section 1, line 4 of the printed bill, after the word "transit" strike the balance of the line and add the following: "in interstate or foreign commerce and not taxable for a period ending December 31 of the calendar year following the year in which they were first deposited in any such warehouse."
Debate ensued on the merits of the amendment.
The amendment was lost.

House Bill No. 76 was passed to third reading.

**House Bill No. 80**, by Representative Adams:
Authorizing deed of certain tidelands to Hoodsport School District No. 312.
The bill was read the second time by sections.
House Bill No. 80 was passed to third reading.

**House Bill No. 84**, by Representative Olson:
Giving assessors power to examine records and requiring secrecy.
On motion of Mr. Bargreen, House Bill No. 84 was re-referred to the Committee on Revenue and Taxation.

**House Bill No. 96**, by Representatives Wedekind and Anderson (B. Roy):
Regulating and licensing sale of anti-freeze; prescribing penalties.
The bill was read the second time by sections.
On motion of Mr. Wedekind, the following amendment was adopted:
In section 3, line 23 of the original bill, being line 14 of the printed bill, after the word “manufacturer” and before the word “or” strike the following: “, packer, seller”

On motion of Mr. Wedekind, the following amendment to section 4, line 19 of the printed bill was adopted:
In section 4, line 29 of the original bill, being line 19 of the printed bill, after the word “manufacturer” and before the word “or” strike the following: “, packer, seller”

Mr. Sutherland moved the adoption of the following amendment to section 11:
In section 11, page 3, line 17 of the original bill, being page 2, line 33 of the printed bill, after the words, “guilty of a” strike all of the matter down to the comma (,) following the word “dollars” in line 19 of the original bill, being line 34 of the printed bill, and insert in lieu thereof the following: “gross misdemeanor and shall be punished by a fine of not less than two hundred fifty dollars and not more than one thousand dollars”

Debate ensued.
The motion was carried and the amendment by Mr. Sutherland was adopted.

On motion of Mr. Riley, the following amendment to section 9, page 2, line 27 of the printed bill was adopted:
In section 9, page 3, lines 9 and 10 of the original bill, being page 2, line 27 of the printed bill, after the words “against any” and before the word “persons” insert the words “person or”

House Bill No. 96 was passed to third reading and ordered engrossed.

**House Joint Memorial No. 4**, by Representative Cory:
Requesting extension of national social security coverage and benefits.

Mr. Speaker:
We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 4, requesting extension of national social security coverage and 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 lines 15 and 16 of the original memorial, being line 11 of the printed memorial, after the word “legislation” and before the word “public” strike the word “all”
In line 18 of the original memorial, being line 13 of the printed memorial, after the semicolon (;) following the word “groups” add the following: “and to grant to
the several states the full option of placing their employees and the employees of their
political subdivision under Federal old age and survivors' insurance;"

HOWARD T. BALL, Chairman.

We concur in this report: David Hoefel, R. E. (Ray) Morris, A. B. McPherson.

Mr. Ball moved the adoption of the committee amendments.

Debate ensued.

The motion was carried and the committee amendments were adopted.

House Joint Memorial No. 4 was passed to third reading and ordered
engrossed.

The Speaker observed within the bar of the House former Representative
John E. McFarland from Ferry County, and appointed Mr. Wilson and Mr.
Watson to escort him to a seat beside the Speaker. (Applause).

MOTION

Mr. Lester moved that three hundred extra copies of House Bill No. 238
be ordered printed.

Debate ensued.

MOTION

Mr. Vane moved as a substitute motion that only two hundred extra copies
of House Bill No. 238 be ordered printed.

RULING BY THE SPEAKER

"The Speaker is going to rule that substitute motions of that type are out of order.
Customary parliamentary practice is to vote on the higher amount first. So in this
case, Mr. Vane, the Speaker will have to rule your motion out of order."

The Speaker declared the question before the House to be the motion by
Mr. Lester that three hundred extra copies of House Bill No. 238 be ordered
printed.

The motion was carried.

MOTION

On motion of Mr. Ball, ninety-nine extra copies of House Bill No. 232 were
ordered printed.

MOTION

On motion of Mr. Ford, the House adjourned until ten o'clock a. m.,
Tuesday, February 1, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.
TWENTY-THIRD DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 1, 1949.

The Speaker called the House to order at ten o'clock a.m.
The Clerk called the roll and all members were present.
Prayer was offered by the 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. O'Brien, further reading was dispensed
with and the journal was ordered to stand approved.

MOTION

Mr. Wilson moved that House Rule 73 be temporarily suspended in order
to permit six names as sponsors on a memorial.
The motion was carried.

REPORTS OF STANDING COMMITTEES

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 35; also
Engrossed House Bill No. 96, have compared same with the original bills and find
them correctly engrossed.
A. B. Comfort, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Joint Memorial No. 4, have compared same with the original joint
memorial and find it correctly engrossed.
A. B. Comfort, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Concurrent Resolution No. 6, have compared same with the original
concurrent resolution and find it correctly enrolled.
A. B. Comfort, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

MESSAGE FROM THE SENATE

Senate Chamber,

The Senate has adopted: House Concurrent Resolution No. 6, and the same is
herewith transmitted.
Herbert H. Sieler, Secretary.

The Speaker announced he was about to sign House Concurrent Resolution
No. 6.
MR. SPEAKER:

We, a majority of your Committee on Harbors, Waterways and Flood Control, to whom was referred House Bill No. 118, authorizing Eagle Gorge Dam Flood Control Project, 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.

TONY P. MARDESEICH, Chairman.

We concur in this report: Julia Butler Hansen, George W. Kupka, A. B. McPherson, Clyde J. Miller, William D. Shannon.

On motion of Mr. Neill, House Bill No. 118 was re-referred to the Committee on Appropriations.

House Bill No. 138 (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. 169, authorizing per diem and expense payments to sewer district commissioners, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES A. PEDERSEN, Chairman.

We concur in this report: Vaughan Brown, Paul Coughlin, George W. Kupka, Loomis J. Shadbolt, Nat W. Washington, Jimmie G. Watson, Oscar Wenberg.

Passed to second reading.

House Bill No. 176 (reported by Committee on Horticulture):
Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 4 (reported by Committee on Fisheries):
Do pass as amended.
Mr. Adams moved that the rules be suspended and Engrossed Senate Bill No. 4 be advanced to second reading and read in full.
Debate on the motion ensued.
Mr. Adams demanded a roll call and the demand was sustained.
Debate ensued.
Mr. Zent 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. Comfort, the House proceeded with business under the call of the House.
Debate ensued.
Mr. Miller (Floyd C.) demanded the previous question and the demand was sustained.

POINT OF INFORMATION

Mr. Simmons:
"Mr. Speaker: Point of information. Does this motion require a two-thirds vote?"
The Speaker:
"A two-thirds vote is required to suspend the rules."
The Speaker declared the question before the House to be the motion by Mr. Adams that the rules be suspended and Engrossed Senate Bill No. 4 be advanced to second reading and read in full.

The Clerk called the roll on the motion by Mr. Adams that the rules be suspended and Engrossed Senate Bill No. 4 be advanced to second reading and read in full and the motion was lost by the following vote: Yeas, 48; nays, 51; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bergevin, Bernethy, Boede, Buse, Carmichael, Carroll, Farrington, Forshee, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoopingarner, Johnston, Kelley, King, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Nunnemaker, O'Brien, Olson, Powell, Ridgway, Sandison, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Stonecipher, Testu, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Young—48.

Those voting nay were: Representatives Ball, Bassett, Beierlein, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Foster, Gallagher (Michael J.), Hoefel, Hofmeister, Holliday, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kinnear, Kno blauch, Kupka, Miller (Floyd C.), Morris, Neill, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Schumann, Shannon, Simmons, Smith (Vernon A.), Sprague, Sutherland, Thompson, Vane, Washington, Wilson, Wyatt, Zent, Mr. Speaker—51.

Mr. Ford moved that Engrossed Senate Bill No. 4 be re-referred to Committee on Public Utilities.

Debate ensued.

Mr. Coughlin demanded the previous question and the demand was sustained.

The motion by Mr. Ford was lost.

Engrossed Senate Bill No. 4 was passed to second reading.

MOTION

On motion of Mr. Miller (Floyd C.), the House dispensed with the call of the House.

House of Representatives,

MR. SPEAKER:

We, your Committee on State Government, to whom was referred Senate Bill No. 15, increasing travel subsistence allowance for state officers and employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. E. CARTY, Chairman.


Passed to second reading.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 244, by Committee on Harbors, Waterways and Flood Control:

An Act making an appropriation for flood control.
Ordered printed and passed to second reading.

On motion of Mr. Ford, House Bill No. 244 was referred to Committee on Appropriations.

**House Bill No. 245**, by Representatives Coughlin and Paulsen:
An Act relating to retirement of judges of the supreme and superior courts; the sources of revenue for such purposes; providing for the issuance of warrants, and amending section 6, Chapter 229, Laws of 1937, as amended by section 2, Chapter 19, Laws of 1945.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 246**, by Representatives Miller (C. C.) and Hillyer:
An Act relating to banks, savings and loan associations and credit unions, and repealing Chapter 221, Laws of 1947.

Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 247**, by Representative Miller (Floyd C.):

Ordered printed and referred to Committee on Labor Relations.

**House Bill No. 248**, by Representative Mohr:
An Act relating to compensation and medical aid of injured workmen and amending section 5, Chapter 28, Laws of 1917, as last amended by section 2, Chapter 186, Laws of 1943.

Ordered printed and referred to Committee on Industrial Insurance.

**House Bill No. 249**, by Representative Paulsen:
An Act relating to the dissolution of marriage by divorce, separate maintenance or annulment, the custody of children, division of property, allowances for support, prescribing procedure and duties of prosecuting attorneys in connection therewith and repealing certain prior inconsistent statutes.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 250**, by Representative Rhodes:
An Act establishing a five-day week for county employees.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 251**, by Representative Comfort:
An Act relating to and regulating the purchase, sale and transfer of stocks of goods, wares and merchandise, and fixtures and equipment in bulk, and amending section 3, Chapter 135, Laws Ex. Sess. 1925, as last amended by section 2, Chapter 122, Laws of 1939.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 252**, by Representatives Riley, O'Brien and Zent:
An Act providing for the licensing and regulation of hospitals and related institutions; providing penalties; establishing a State Hospital Council; making an appropriation; repealing Chapter 214, Laws of 1943 and Chapter 70, Laws of 1943, as amended by Chapter 100, Laws of 1945, and declaring an emergency.

Ordered printed and referred to Committee on License.
House Bill No. 253, by Representative Sandison:
An Act relating to the employment of educational employees in the public schools of the state, prescribing grounds for dismissal and demotion and for appeals to the courts.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 254, by Representative Wenberg (Oscar):
An Act relating to motor vehicle operators' licenses and the fees paid therefor; amending section 53, Chapter 188, Laws of 1937, and section 71, Chapter 188, Laws of 1937; as amended by section 19, Chapter 164, Laws of 1947, and making appropriations.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 255, by Representative Woodall:
An Act relating to extra-hazardous employment and to workmen engaged therein, defining the same, and amending section 2, Chapter 74, Laws of 1911, as last amended by section 1, Chapter 281, Laws of 1947.
Ordered printed and referred to Committee on Industrial Insurance.

House Joint Memorial No. 19, by Representatives Allen, Holliday and Sutherland:
Relating to the National Housing Program.
Mr. Sutherland moved that the rules be suspended and that House Joint Memorial No. 19 be advanced to second reading and read in full.
The motion was lost.
House Joint Memorial No. 19 was ordered printed and referred to Memorials Committee.

SECOND READING OF BILLS

House Bill No. 60, by Representative Rasmussen:
Extending Class A County contract and purchasing system to include Pierce and Spokane Counties.
The bill was read the second time by sections and passed to third reading.

House Bill No. 113, by Representatives Gallagher (Bernard J.), Anderson (Eva) and Cory:
Authorizing preservation of historical materials by counties and cities.

Mr. Speaker:
We, your Committee on Cities and Counties, to whom was referred House Bill No. 113, authorizing preservation of historical materials by counties and cities, have had 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 4 of the printed bill, after the word "county" and before the word "may" strike the words "or city" and insert in lieu thereof the following: ", city or town"
In section 3, line 20 of the original bill, being line 14 of the printed bill, after the word "county" and before the word "which" strike the words "or city" and insert in lieu thereof the following: ", city or town"
In lines 2 and 3 of the title of the original bill, being line 2 of the title of the printed bill, after the word "counties" and before the word "to" strike the words "and cities" and insert in lieu thereof the following: ", cities and towns"

John L. O'Brien, Chairman.

The bill was read the second time by sections. On motion of Mr. Riley, the committee amendments were adopted. House Bill No. 113 was passed to third reading and ordered engrossed.

**House Bill No. 162**, by Representatives Simmons and Knoblauch:
Authorizing self-sustaining occupational therapy programs at soldiers' homes.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 194**, by Committee on Veterans' Affairs:
Amending to provide for burial of veterans' indigent minor children.
The bill was read the second time by sections and passed to third reading.

**THIRD READING OF BILLS**

**House Bill No. 63**, by Representative Vane:
Authorizing cities to pay outstanding indebtedness for certain local improvements in annexed areas and fixing liability of property owners.
On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and House Bill No. 63 was placed on final passage.
Debate ensued.
On motion of Mr. Paulsen, House Bill No. 63 was re-referred to Judiciary Committee.

**House Bill No. 74**, by Representatives Smiley, Hoopingarner and Allen:
Granting land to City of Cheney.
On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and House Bill No. 74 was placed on final passage.
The Clerk called the roll on the final passage of House Bill No. 74, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Adams, Carty, Hansen, Jones (John R.), King, Powell, Raugust—7.

House Bill No. 74, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 80, by Representative Adams:

Authorizing deed of certain tidelands to Hoodsport School District No. 312.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and House Bill No. 80 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 80, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Carty, Dillard, Hansen, Jones (John R.), King, Miller (Clyde J.), Raugust—7.

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.

Engrossed House Bill No. 96, by Representatives Wedekind and Anderson (B. Roy):

Regulating and licensing sale of anti-freeze; prescribing penalties.

On motion of Mr. Carroll, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 96 was placed on final passage.

Debate ensued on the merits of the bill.

The Clerk called the roll on the final passage of Engrossed House Bill No. 96, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland,
Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

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

Engrossed 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.

**Engrossed House Joint Memorial No. 4**, by Representative Cory:

Requesting extension of national social security coverage and benefits.

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

Debate ensued.

Mr. O'Brien demanded the previous question and the demand was sustained.

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, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunnemaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Gallagher (Bernard J.), King, Mohr—3.

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

**MOTION**

On motion of Mr. Rasmussen, the House adjourned until ten o'clock a. m. Wednesday, February 2, 1949.

S. R. HOLCOMB, Chief Clerk.
TWENTY-FOURTH DAY, FEBRUARY 2, 1949

TWENTY-FOURTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 2, 1949.

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 Gordon and Rosenberg.

Prayer was offered by the 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives.
Olympia, Wash., February 1, 1949.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 113, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Jeanette Testu, George R. Thompson.

House of Representatives.
Olympia, Wash., February 1, 1949.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 12, providing six superior court judges 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.


Passed to second reading.

House Bill No. 34 (reported by Committee on Agriculture and Livestock):
Do pass as amended.
Passed to second reading.
Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 39, Revising Savings and Loan Association Act of 1945, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Patrick D. Sutherland, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 40, authorizing temporary teaching permits to alien exchange teachers, 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.

House Bill No. 46 (reported by Committee on Agriculture and Livestock):

Do pass as amended.

Passed to second reading.

House Bill No. 53 (reported by Committee on State Institutions):

Do pass as amended.

On motion of Mr. Knoblauch, House Bill No. 53 was re-referred to Committee on Appropriations.

Mr. Speaker:

We, a majority of your Committee on License, to whom was referred House Bill No. 61, amending beauty culture laws and extending same to include practice of manicuring, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

R. C. (Brigham) Young, Chairman.


Passed to second reading.

House Bill No. 111 (reported by Committee on Forestry, State Lands and Buildings):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 124, authorizing publication of agricultural law pamphlet, 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 majority of your Judiciary Committee, to whom was referred House Bill No. 129, relating to juveniles, specially defining "delinquent" in respect to motor vehicle offenses, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 142, authorizing establishment of manual arts and crafts shops at certain institutions 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.

REUBEN A. KNOBLAUCH, Chairman.

We concur in this report: Howard T. Ball, Arthur S. Cory, James P. Dillard, Russell T. Hoopingarner, Mrs. Vincent F. Jones, Grace Kelley, Floyd C. Miller, G. Frank Rhodes, Grant C. Sisson.

On motion of Mr. Knoblauch, House Bill No. 142 was re-referred to Committee on Appropriations.

House Bill No. 159 (reported by Committee on License):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 173, authorizing exchange of certain lands in Whitman County, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT BERNETHY, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 174, authorizing conveyance by state of certain land in Whitman County upon request of state college regents, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT BERNETHY, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 175, authorizing sale of certain land in Whitman County
by state college regents, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT BERNETHY, Chairman.


Passed to second reading.

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 189, making certain funds and all receipts from operation available for use of state fair, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN R. JONES, Chairman.


Passed to second reading.

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 200, authorizing cooperative action by State Association of Irrigation Districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

NAT W. WASHINGTON, Chairman.

We concur in this report: Arthur Bergevin, John R. Jones, Ole H. Olson, George R. Thompson, Oscar Wenberg.

Passed to second reading.

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 237, relating to trade and commerce in stamps and coupons; repealing license provisions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES M. CARROLL, Chairman.

We concur in this report: Chester D. Forshee, George Kinnear, George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland.

Passed to second reading.

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 3, permitting excess school levies by simple majority; five year excess levy authorization; two excess levy elections per year, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


Passed to second reading.

We, a majority of your Committee on Memorials, to whom was referred House Joint Memorial No. 5, requesting repeal of Federal luxury and similar taxes, have had
the same under consideration, and we respectfully report the same back to the House
without recommendation. ..........................................., Chairman.


House of Representatives,
Olympia, Wash., February 1, 1949.

Mr. Speaker:
We, a minority of your Committee on Memorials, to whom was referred House
Joint Memorial No. 5, requesting repeal of Federal luxury and similar taxes, have had
the same under consideration, and we respectfully report the same back to the House
with the recommendation that it do not pass. HOWARD T. BALL, Chairman.

I concur in this report: David Hoefel.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Parks and Playgrounds, to whom was
referred Senate Bill No. 43, designating the Rhododendron as official state flower, have
had the same under consideration, and we respectfully report the same back to the
House with the recommendation that it do pass. OSCAR WENBERG, Chairman.

We concur in this report: Violet P. Boede, Arthur L. Callow, Mrs. Vincent F. Jones,
Ralph A. Smith.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., February 1, 1949.

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 6; also
Engrossed Senate Bill No. 32, and the same are herewith transmitted.
Hersbert H. Siefer, Secretary.

Senate Chamber,
Olympia, Wash., February 1, 1949.

Mr. Speaker:
The President has signed: House Concurrent Resolution No. 6, and the same is
herewith transmitted. Herbert H. Siefer, Secretary.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 256, by Representatives Bassett and Blair:
An Act relating to education; providing procedures for making budgets
in school districts of the first class, amending sections 2, 4 and 5, Chapter
131, Laws of 1923, and declaring an emergency.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 257, by Representatives Bassett and Blair:
An Act fixing the time of the commencement of terms of municipal and
district officers, amending section 4, Chapter 61, Laws of 1921, and declaring
an emergency.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 258, by Representative Brown (Gordon J.):
An Act regulating major surgical operations; requiring a written diagnosis
and filing of same, defining unnecessary surgery and providing penalties for
violations of this Act; and declaring an emergency.
Ordered printed and referred to Committee on Medicine, Dentistry and
Drugs.
House Bill No. 259, by Representative Henderson (by Request):
An Act relating to changes in the organization and extent of school districts; providing for a special election to vote on a proposal for the formation of a new school district and amending section 19, Chapter 266, Laws of 1947 (sec. 4693-38, Rem. Rev. Stat.).
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 260, by Representative Sutherland:
An Act relating to the banking business and amending section 42, Chapter 80, Laws of 1917, as last amended by section 1, Chapter 167, Laws of 1943.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 261, by Representative Brown (Gordon J.):
An Act creating the Washington State Composite Teaching Board of Healing Arts at the Washington School of Medicine and Surgery.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 262, by Representative Powell:
An Act relating to and regulating investments by guardians of monies which are a part of the guardianship estate and amending section 213-1, Chapter 156, Laws of 1917, as added thereto by section 3, Chapter 206, Laws of 1941, as last amended by section 1, Chapter 157, Laws of 1943 (sec. 1583-1, Rem. Supp. 1943).
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 263, by Representative Powell:
An Act relating to powers of appointment, and providing for the release thereof, and providing for the recording and fees for recording of instruments releasing powers of appointment.
Ordered printed and referred to Judiciary Committee.

House Bill No. 264, by Representatives Rasmussen, Ford and Riley:
An Act providing for the investigation of activities reported to be dangerous to the public safety or security; removing immunities from the laws of libel and slander in certain cases; making an appropriation and declaring an emergency.
Ordered printed and referred to Committee on State Government.

House Bill No. 265, by Representatives Shannon and Sutherland:
An Act relating to mutual savings banks; amending section 1, Chapter 87, Laws of 1935, as amended by section 2, Chapter 64, Laws of 1937; amending Chapter 74, Laws of 1929, by adding thereto two new sections to be known as sections 16a and 16b, and amending section 17, Chapter 175, Laws of 1915, as last amended by section 2, Chapter 15, Laws of 1941.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 266, by Representatives Ridgway, Testu and Boede:
An Act relating to public highways; creating, establishing and describing certain primary state highways, and amending section 17, Chapter 190, Laws of 1937.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 267, by Representatives Washington and Raugust:
An Act relating to highways; acquiring rights-of-way; making an appropriation, and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 268, by Representatives Gallagher (Michael J.) and Frayn:
An Act relating to the weather; establishing a State Commission of Weather Control; creating sunshine, dispelling clouds, prohibiting snow, ice or slides upon highways and railroad tracks; prescribing penalties, and amending Mark Twain's dictum about the weather.
Ordered printed and referred to Committee on Aviation and Airports.

MOTIONS
Mr. Carroll moved that House Bill No. 268 be re-referred to Committee on Commerce and Manufacturing.
Mr. Dillard moved that House Bill No. 268 be re-referred to Committee on Labor Relations.
Mrs. Anderson (Eva) moved that House Bill No. 268 be referred to God.

RULING BY THE SPEAKER
The Speaker:
"Your motion is out of order, Mrs. Anderson, our jurisdiction does not extend that far."

Mrs. Testu moved that House Bill No. 268 be re-referred to Committee on Transportation.
Mr. Comfort moved that House Bill No. 268 be re-referred to Committee on Medicine, Dentistry and Drugs.
Mr. Jones (John R.) moved that House Bill No. 268 be re-referred to Committee on Agriculture and Livestock.
Mr. Knoblauch moved that House Bill No. 268 be re-referred to Committee on State Institutions.
Mr. Ball moved that one million, seven hundred thousand extra copies of House Bill No. 268 be printed.
The motion was lost.
Mr. Brown (Henry A.) moved that House Bill No. 268 be re-referred to the Committee on Industrial Insurance.
Mr. Zent demanded the previous question but the demand was not sustained.
Mr. Olson moved that House Bill No. 268 be re-referred to the Committee on Revenue and Taxation.
Mr. Henderson moved that House Bill No. 268 be re-referred to the Committee on Forestry, State Lands and Buildings.
Mr. Wyatt moved that the bill be re-read.
The motion was lost.
Mr. Simmons moved to kill the bill.
The motion was lost.
Mr. Schumann moved that House Bill No. 268 be immediately transmitted to the Senate.
The motion was lost.
Mr. Shannon moved to create a special Committee on Hot Air and that House Bill No. 268 be referred to that committee.

RULING BY THE SPEAKER
The Speaker:
"Your motion is out of order, Mr. Shannon."

The Speaker declared the question before the House to be the first motion by Mr. Carroll to re-refer House Bill No. 268 to the Committee on Commerce and Manufacturing.
The motion was lost.
House Bill No. 268 remained referred to the Committee on Aviation and Airports.

**House Joint Memorial No. 20**, by Representatives Washington, Allen and Coughlin:
Relating to the building of Arrow Lakes Dam in British Columbia, Canada.
Ordered printed and referred to Committee on Public Utilities.

**House Joint Memorial No. 21**, by Representatives Wilson, Watson, Carroll, O'Brien, Smith (Vernon A.), and Jones (Mrs. Vincent F.):
Petitioning for commemorative stamp commemorating the opening of the Lake Washington Floating Bridge to the general public toll free, to be issued in conjunction with the celebrations and commemorative services to be held in connection therewith.
Ordered printed and referred to Memorials Committee.

**FIRST READING OF SENATE BILLS**
The following were read first time by title and acted upon as indicated:

**Engrossed Senate Bill No. 6**, by Senator Westberg:
An Act relating to county parks and recreation, providing for acquisition, improvement and maintenance by counties of parks, playgrounds and recreational facilities; authorizing county public recreation programs; authorizing the establishment of County Park and Recreation Boards; defining the duties and powers of such boards; authorizing certain contracts between counties and other municipal corporations and governmental and private agencies; and repealing certain statutes.
Referred to Committee on Cities and Counties.

**Engrossed Senate Bill No. 32**, by Senator Copeland:
An Act relating to state memorials, providing for the erection of a statue of Dr. Marcus Whitman in Statuary Hall at the national capitol, and making an appropriation.
Referred to Committee on Appropriations.

**SECOND READING OF BILLS**

**House Bill No. 169**, by Representative Brown (Henry A.):
Authorizing per diem and expense payments to sewer district commissioners.
The bill was read the second time by sections.
On motion of Mr. Powell, the following amendment to section 1, line 5 of the printed bill was adopted:
In section 1, line 12 of the original bill, being line 5 of the printed bill, after the words "of this" and before the comma (,) strike the word "amendment" and insert in lieu thereof the following: " • • • • • act"
House Bill No. 169 was ordered engrossed and passed to third reading.

**House Bill No. 193**, by Committee on Veterans' Affairs:
Permitting free use of state armories by veterans' organizations.
The bill was read the second time by sections and passed to third reading.
THIRD READING OF BILLS

Engrossed House Bill No. 31, by Representatives Rasmussen and Brown (Gordon J.):
Authorizing special driving permit to commercial operator whose license is revoked.
Mr. Washington moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.
Debate ensued.
The motion was carried.

SECOND READING OF BILLS

Engrossed House Bill No. 31 was re-read the second time by sections.
On motion of Mr. Washington, the following amendment was adopted:
In section 1, lines 12 and 13 of the original bill, being line 5 of the printed bill, after the word "liquor" add a comma (,) and strike the following: "or of any narcotic drug."
The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

MOTION

On motion of Mr. Washington, the rules were suspended, Engrossed House Bill No. 31 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Debate ensued.

POINT OF ORDER

Mr. Paulsen:
"Point of order, Mr. Speaker."
The Speaker:
"State your point."
Mr. Paulsen:
"I don't believe Mr. Cory had permission to read his speech."
The Speaker:
"Are you reading a paper or magazine?"
Mr. Cory:
"No sir, I have some notes. Am I allowed to do that?"
The Speaker:
"I think the rule only applies to the reading of excerpts from magazines or other printed matter."
Debate ensued.

POINT OF INFORMATION

Mr. Gallagher (Michael J.):
"Will Mr. Cory yield to a question?"
Mr. Cory:
"I will try to answer it."
Mr. Gallagher (Michael J.):
"You seem to get the impression that the majority of accidents occur from drunkenness?"
Mr. Cory:
"I can't say."

Mr. Gallagher (Michael J.):
"You haven't figures by which to estimate what percentage of accidents on the highway are due to drunkenness, due to ordinary carelessness or lack of driving training?"

Mr. Cory:
"No, I can't give the number that are due to drunkenness or the number that are due to recklessness."

POINT OF ORDER

Mr. Smith (Vernon A.):
"Mr. Speaker, they are not discussing the merits of the bill. This bill only pertains to drunken driving."

The Speaker:
"I think the question was in order."

Debate ensued.

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

The Clerk called the roll on the final passage of Engrossed House Bill No. 31, and the bill failed to pass the House by the following vote: Yeas, 47; nays, 52; absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bargreen, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Carmichael, Carroll, Comfort, Coughlin, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hofmeister, Holliday, Johnston, Jones (John R.), Kinnear, Kupka, McPherson, Miller (C. C.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Paulsen, Powell, Rasmussen, Roderick, Rosenberg, Sandison, Schumann, Shannon, Sutherland, Vane, Washington, Wenberg (Oscar), Woodall, Young —47.

Those voting nay were: Representatives Allen, Anderson (Eva), Ball, Bassett, Beierlein, Boede, Buse, Callow, Carty, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Hansen, Henderson, Hillyer, Hoefel, Hoopingarner, Jeffrey, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Lester, Mardeisch, Miller (Clyde J.), Mohr, Olson, Pedersen, Raugust, Rhodes, Ridgway, Riley, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt, Zent, Mr. Speaker —52.

NOTICE OF RECONSIDERATION

Mr. Ford:
"Mr. Speaker, having voted on the prevailing side, I now give notice that on the next working day I will move that the House reconsider the vote by which House Bill No. 31 failed to pass."

MOTION

Mr. Riley moved that the House do now reconsider the vote by which Engrossed House Bill No. 31 failed to receive the constitutional majority.

RULING BY THE SPEAKER

The Speaker:
"You would have to suspend the rules. Motion to reconsider can only be had on the succeeding day. The motion is out of order at this time."
TWENTY-FOURTH DAY, FEBRUARY 2, 1949

House Bill No. 60, by Representative Rasmussen:
Extending Class A County contract and purchasing system to include Pierce and Spokane Counties.

On motion of Mr. Miller (Floyd C.), the rules were suspended, the second reading considered the third, and House Bill No. 60 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 60, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Andrew), Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Ford, Hallauer—2.

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.

Engrossed House Bill No. 113, by Representatives Gallagher (Bernard J.), Anderson (Eva) and Cory:
Authorizing preservation of historical materials by counties and cities.

On motion of Mr. Cory, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 113 was placed on final passage.

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

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Andrew), Smith (Ralph A.),
Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Dillard, Washington—2.

Engrossed 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.

**House Bill No. 194**, by Committee on Veterans' Affairs:

- Amending to provide for burial of veterans' indigent minor children.

On motion of Mr. Hofmeister, the rules were suspended, the second reading considered the third, and House Bill No. 194 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 194, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Carty, Dillard—2.

House Bill No. 194, having received the constitutional majority, was declared passed.

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

**MOTION**

On motion of Mr. Rasmussen, the House adjourned until ten o'clock a. m., Thursday, February 3, 1949.

S. R. Holcomb, Chief Clerk.
TWENTY-FIFTH DAY, FEBRUARY 3, 1949

TWENTY-FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 3, 1949.

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 Ball, Dillard, Foster, Hansen and Woodall, Representatives Ball and Foster having been previously excused.
Prayer was offered by the 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS
RECONSIDERATION

Mr. Ford, having voted on the prevailing side, moved that the House reconsider the vote by which Re-Engrossed House Bill No. 31 failed to pass. Debate ensued.

POINT OF ORDER

Mr. Rasmussen:
"Mr. Speaker, how long has the gentleman been talking?"
The Speaker:
"Mr. Cory has been talking about five minutes. He has five minutes more."
Debate continued.

POINT OF ORDER

Mr. Rasmussen:
"Mr. Speaker, I suggest the gentleman read the last line, his time is up."
The Speaker:
"You have used your ten minutes, Mr. Cory."

POINT OF ORDER

Mr. Thompson:
"Mr. Speaker, I will give Mr. Cory my time to speak."
The Speaker:
"That can only be done with the consent of the House."
The House refused to grant Mr. Cory further time to speak. Debate ensued.

POINT OF INFORMATION

Mr. Wyatt:
"Mr. Speaker, I would like to ask Mr. Paulsen a question."
The Speaker:
"Does the gentleman yield?"
Mr. Paulsen:
"Yes."

Mr. Wyatt:
"I believe you said in your remarks on this bill, in substance, that if a drunken driver had enough money to pay attorney's fee he could be cleared of a drunken driving charge. Will you clarify that statement?"

Mr. Paulsen:
"Yes, I will. As most of you in the larger cities know—"

POINT OF ORDER

Mr. Allen:
"Mr. Speaker, he has already spoken once."

The Speaker:
"He is answering a question for Mr. Wyatt."

Mr. Paulsen (Continuing):
"When people are arrested for drunken driving in most large cities, they are originally booked for investigation while driving under the influence of intoxicating liquor and turned over to the proper party. Then the charge is automatically reduced to negligent driving, the bail is forfeited and there is no conviction of any kind. I believe anybody who is familiar with procedure in the larger cities will bear me out, when bail is forfeited there is no conviction on record, no forfeiture of license and no amount of financial responsibility charged up under our financial responsibility act."

POINT OF ORDER

Mr. Allen:
"Mr. Speaker, I would like to ask, is the gentleman making a speech or answering the question?"

The Speaker:
"Mr. Paulsen has the floor. A member may speak twice on a question before the House, prior to the fiftieth day. As long as he has the floor and desires to speak, he may proceed."

The Speaker:
"The gentleman from Whatcom, Mr. Wyatt, has the floor."

POINT OF ORDER

Mr. Miller (Floyd C.):
"Mr. Speaker, I believe he is speaking on another subject, on another bill that is before the committee."

The Speaker:
"Confine your remarks to the bill under discussion, Mr. Wyatt."

 Debate ensued.
On motion of Mr. Smiley, the previous question was ordered.
The Speaker declared the question before the House to be on the motion by Mr. Ford that the House reconsider the vote by which Re-Engrossed House Bill No. 31 failed to pass.
The motion was carried.
Mr. Young demanded a call of the House but the demand was not sustained.
Mr. Riley demanded the previous question and the demand was sustained.
The Speaker declared the question before the House to be the final passage of Re-Engrossed House Bill No. 31.
The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 31, and the bill passed the House by the following vote: Yea, 50; nays, 46; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Bargreen, Bernethy, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Carmichael, Carroll, Comfort, Coughlin, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hofmeister, Holliday, Johnston, Jones (John R.), King, Kinnear, Knoblauch, Kupka, McPherson, Miller (C. C.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Paulsen, Powell, Rasmussen, Roderick, Rosenberg, Sandison, Schuman, Shannon, Simmons, Smith (Ralph A.), Sutherland, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Woodall—50.

Those voting nay were: Representatives Allen, Anderson (Eva), Bassett, Beierlein, Bergevin, Blair, Boede, Buse, Callow, Carty, Cory, Donohue, Eldridge, Gordon, Hansen, Hillyer, Hoefel, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, Lester, Mardesich, Miller (Clyde J.), Mohr, Neill, Olson, Pedersen, Raugust, Rhodes, Ridgway, Riley, Shadbolt, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—46.

Those absent or not voting were: Representatives Ball, Dillard, Foster—3.

Re-Engrossed House Bill No. 31, having received the constitutional majority, was declared passed.

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

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 169, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

I concur in this report: Gordon J. Brown.

House Bill No. 29 (reported by Committee on Education and Libraries):

Majority: Do pass as amended.

Minority: Do not pass.

On motion of Mr. Thompson, House Bill No. 29 was re-referred to the Committee on Appropriations.

House of Representatives,

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 65, relating to preferences, defining corporate insolvency, excluding concealed property as asset, 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.

P A T R I C K  D.  S U T H E R L A N D,  C h a i r m a n.


Passed to second reading.

House Bill No. 98 (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.
Mr. Speaker:
We, your Committee on Memorials, to whom was referred House Bill No. 104, authorizing celebration of centennial of Washington Territory, 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. Howard T. Ball, Chairman.


Passed to second reading.

On motion of Mr. Neill, House Bill No. 104 was re-referred to Committee on Appropriations.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 143, authorizing Supreme Court to certify court reporters and requiring appointment of reporters by certain superior courts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 168, requiring approval of Attorney General on state printing containing state laws, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 203, authorizing county commissioners to fix compensation of bailiffs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

Mr. Speaker:
We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 218, licensing and regulating watch making and repairing; creating a board 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.

Charles M. Carroll, Chairman.

We concur in this report: Chester D. Forshee, George Kinnear, George W. Kupka,
Floyd C. Miller, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland, John N. Wilson.

Passed to second reading.

On motion of Mr. Neill, House Bill No. 218 was re-referred to Committee on Appropriations.

H. A. Neill, House Bill No. 218 was re-referred to Committee on Appropriations.

MR. SPEAKER:
We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 231, requiring registration with Department of Labor and Industries before accepting employment during labor dispute, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FLOYD C. MILLER, Chairman.


Passed to second reading.

MR. SPEAKER:
We, your Memorials Committee, to whom was referred House Joint Memorial No. 13, requesting strengthening of United Nations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOWARD T. BALL, Chairman.


Passed to second reading.

MR. SPEAKER:
We, a majority of your Committee on Labor Relations, to whom was referred House Joint Memorial No. 14, requesting repeal of Taft-Hartley law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FLOYD C. MILLER, Chairman.


Passed to second reading.

MR. SPEAKER:
We, a minority of your Committee on Labor Relations, to whom was referred House Joint Memorial No. 14, requesting repeal of Taft-Hartley law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

FLOYD C. MILLER, Chairman.

We concur in this report: R. Mort Frayn, Harold (Judge) Zent.

Passed to second reading.

MR. SPEAKER:
We, your Memorials Committee, to whom was referred House Joint Memorial No. 15, requesting Olympic National Park commemorative stamp issue, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOWARD T. BALL, Chairman.


Passed to second reading.
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House of Representatives,

MR. SPEAKER:

We, your Memorials Committee, to whom was referred Engrossed Senate Joint Memorial No. 4, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOWARD T. BALL, Chairman.


Passed to second reading.

House of Representatives,

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 59, making appropriations to cities, towns and counties from Motor Vehicle Fund and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JULIA BUTLER HANSEN, Chairman;
W. J. BEIERLEIN, Vice-Chairman.


Passed to second reading.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 269, by Committee on Aviation and Airports:
An Act relating to aeronautics; prescribing powers of governing boards of airports, other air navigation facilities and airport protection facilities operated jointly by municipalities; amending section 11, Chapter 182, Laws of 1945 (sec. 2722-40, Rem. Supp. 1945); and declaring an emergency.
Ordered printed and passed to second reading.

House Bill No. 270, by Representatives Simmons and Shannon:
An Act authorizing the Governor to declare an emergency relative to the supply and use of electric power and energy; providing a penalty and declaring an emergency.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 271, by Representatives Allen and Hansen:
An Act relating to the establishment of a Labor Relations Board to promote equality of bargaining power between employer and employee to diminish the causes of industrial disputes by encouraging collective bargaining, making an appropriation to the Department of Labor and Industries and providing penalties.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 272, by Representatives Hansen, Beierlein and Raugust:
An Act relating to city streets, providing for the classification thereof, and providing for the fixing of design standards applicable to certain classifications; and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 273, by Representatives Hansen, Beierlein and Raugust:
An Act relating to county roads, providing for the classification thereof, and
providing for the fixing of design standards applicable to certain classifications; and declaring an emergency.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 274**, by Representative Coughlin:

An Act relating to retirement of judges of the supreme and superior courts; providing for medical examinations and creating a Judges' Medical Examining Board; disability retirement; making it mandatory upon the Governor to retire disabled judges and amending section 2, Chapter 229, Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 275**, by Judiciary Committee:

An Act amending section 375, Chapter XL (40), Territorial Laws of 1854, as reenacted and amended by section 513, Chapter XLIV (44), Code of 1881, as last altered and amended by section 1, Chapter 16, Laws of 1905, and giving courts discretion to tax service of process charges not incurred by officers.

Ordered printed and passed to second reading.

**House Bill No. 276**, by Representatives Kinnear and O'Brien:

An Act relating to aid for the needy blind; providing for self-supporting aid; amending sections 2 and 4, Chapter 132, Laws of 1937, and adding six new sections to Chapter 132, Laws of 1937.

Ordered printed and referred to Committee on Social Security.

On motion of Mr. O'Brien, one hundred extra copies of House Bill No. 276 were ordered printed.

**House Bill No. 277**, by Representatives Lester and Washington (by Departmental Request):

An Act to prevent waste of crude petroleum oil, natural gas, and products thereof; requiring the Director of Conservation and Development to administer and enforce all laws, rules and regulations pertaining to the prevention of such waste; authorizing him to promulgate rules, regulations and orders; and prescribing penalties.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 278**, by Representatives Mohr and Hoopingarner:

An Act relating to duties of prosecuting attorneys, requiring investigations in all cases where a person shoots another while hunting any game or other animals or birds.

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

**House Bill No. 279**, by Representative Paulsen:

An Act making the Secretary of State the agent for accepting service of summons for a resident of the state who has departed or cannot be found in the state in actions involving motor vehicle accidents, and amending section 129, Chapter 189, Laws of 1937 (Rem. Rev. Stat. 6360-129).

Ordered printed and referred to Judiciary Committee.

**House Bill No. 280**, by Representatives King and Gallagher (Michael J.):

An Act relating to dentistry; providing for appointment of an examining board, and amending section 2, Chapter 112, Laws of 1935, as amended by section 1, Chapter 92, Laws of 1941 (sec. 10031-2, Rem. Supp. 1941).

Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.
House Bill No. 281, by Representative Powell:
An Act relating to probate proceedings; providing for accounting and for determination of legatees or heirs or persons entitled to distribution; providing for partial distribution of estates and amending Chapter 156, Laws of 1917 (secs. 1371 to 1592, inclusive, Rem. Rev. Stat.) by adding new sections thereto after section 159 to be known as section 159-a and section 159-b and section 159-c and amending sections 160 and 164, Chapter 156, Laws of 1917 (secs. 1530 and 1534, Rem. Rev. Stat.).
Ordered printed and referred to Judiciary Committee.

House Bill No. 282, by Representative Rasmussen:
An Act relating to the payment of wages to employees at regular intervals and prescribing penalties for violation thereof.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 283, by Representative Sprague:
An Act defining and regulating the practice of massotherapy; providing for the issuance of licenses therefor; providing penalties for violations thereof, and repealing acts or parts of acts in conflict therewith.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 284, by Representative Sutherland:
An Act relating to the collection, payment and dishonor of demand items by banks and the revocation of credit for, and payment of, such items, amending section 3, Chapter 203, Laws of 1929 (sec. 3292-3, Rem. Rev. Stat.).
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 285, by Representatives Sutherland and Cory:
An Act relating to banks, trust companies and savings and loan associations, authorizing use of photographic copies of records as evidence.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 286, by Representatives Sutherland and Cory:
An Act relating to safe deposit companies and affecting the duties of such companies in cases of non-payment of rent on safe deposit boxes, and amending sections 4 and 5, Chapter 186, Laws of 1923 (sec. 3385 and 3386, Rem. Rev. Stat.).
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 287, by Representative Woodall:
An Act relating to the care, service and assistance of needy persons; regulating the rule-making power of the department and amending section 5, Chapter 128, Laws of 1941.
Ordered printed and referred to Committee on Social Security.

House Bill No. 288, by Representative Woodall:
An Act authorizing county treasurers or county commissioners under certain circumstances to invest certain county funds in current expense warrants.
Ordered printed and referred to Committee on Cities and Counties.

House Concurrent Resolution No. 7, by Representative Farrington:
Relating to the return ball in honor of the citizens of Olympia.
On motion of Mr. Ford, the rules were suspended, House Concurrent Resolution No. 7 was advanced to second reading, and read in full.
On motion of Mr. Ford, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and House Concurrent Resolution No. 7 was placed on final passage and adopted.

On motion of Mr. Ford, the rules were suspended, and the Chief Clerk was directed to immediately transmit House Concurrent Resolution No. 7 to the Senate.

SECOND READING OF BILLS

**House Bill No. 12**, by Representative Johnston:
Providing six superior court judges in Spokane County.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 28**, by Representatives Olson and Miller (C. C.):
Permitting use of forest reserve payments for school building purposes.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 39**, by Representatives Cory and Beierlein:
Revising Savings and Loan Association Act of 1945.
The bill was read the second time by sections.

Mr. Comfort moved the adoption of the following amendment:

In section 8, page 7, line 8 of the original bill, beginning with the words "An association" strike the entire underscored matter down to and including the period (.) following the word "act" on page 7, line 22 of the original bill, being page 5, line 2 of the printed bill.

Debate ensued.

On motion of Mr. Henderson, the previous question was ordered.
The amendment by Mr. Comfort was adopted.

On motion of Mr. Comfort, the following amendment to section 8, page 5, line 3 of the printed bill was adopted:

In section 8, page 7, line 24 of the original bill, being page 5, line 3 of the printed bill, beginning with the words "and that" strike all of the underscored matter down to and including the comma (,) following the word "section" on page 7, line 25 of the original bill, being page 5, line 4 of the printed bill.

On motion of Mr. Powell, the following amendment to section 3, page 2, line 15 of the printed bill was adopted:

In section 3, page 2, line 28 of the original bill, being page 2, line 15 of the printed bill, after the words "placed in" and before the word "account" insert the word "an"

House Bill No. 39 was passed to third reading and ordered engrossed.

**House Bill No. 129**, by Representative Foster:
Relating to juveniles, specially defining "delinquent" in respect to motor vehicle offenses.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 173**, by Representatives Gordon and Knoblauch:
Authorizing exchange of certain lands in Whitman County.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 174**, by Representatives Gordon and Knoblauch:
Authorizing conveyance by state of certain land in Whitman County upon request of state college regents.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 175**, by Representatives Gordon and Knoblauch:
Authorizing sale of certain land in Whitman County by state college regents.
The bill was read the second time by sections and passed to third reading.
House Bill No. 189, by Representatives Young and Woodall:
Making certain funds and all receipts from operation available for use of
state fair.
The bill was read the second time by sections and passed to third reading.
House Bill No. 230, by Committee on Veterans' Affairs:
Requiring free documents from county officers for veterans' government
claims.
The bill was read the second time by sections and passed to third reading.
House Bill No. 237, by Representatives Kinnear, Carroll and Bargreen:
Relating to trade and commerce in stamps and coupons; repealing license
provisions.
The bill was read the second time by sections.
Mr. Wilson moved that House Bill No. 237 be re-referred to the Committee
on Commerce and Manufacturing.
Debate ensued.

POINT OF INFORMATION

Mr. Roderick:
"Mr Speaker, I would like to ask the authors of the bill what the issues are.
We don't know whether to re-refer it or not before we find out exactly what it does."
The Speaker:
"The merits of the bill are not under consideration at this time. Your question
is out of order. The only question before the House is whether the bill be re-referred
to the committee. I think the intent of the bill was to repeal a prohibitive statute.
I might allow Mr. Kinnear to state what the statute prohibits without entering into
a discussion of the merits of the bill. Would you do that, Mr. Kinnear?"
Mr. Kinnear:
"It is wrong for the House to discuss the merits of the bill when our own pro­
cEDURE provides a time for that. This bill, however, proposes to repeal a statute
which prohibits the use of trading stamps or coupons as premiums by retailers in
advertising."
The Speaker:
"Does that answer your question, Mr. Roderick?"
Mr. Roderick:
"Yes."
Mr. Rasmussen demanded the previous question and the demand was
sustained.
The motion by Mr. Wilson to re-refer House Bill No. 237 to the Committee
on Commerce and Manufacturing was lost.
House Bill No. 237 was passed to third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 35, by Representative Riley:
Authorizing municipal weed control ordinances.
On motion of Mr. Riley, the rules were suspended, the second reading
considered the third, and Engrossed House Bill No. 35 was placed on final
passage.
The Clerk called the roll on the final passage of Engrossed House Bill No.
35, and the bill passed the House by the following vote: Yeas, 94; nays, 0;
absent or not voting, 5.
Those voting yea were: Representatives Adams, Allen, Anderson (B.
Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy,
Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Carty, Foster, Gordon, Rosenberg, Shannon—5.

Engrossed 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.

MOTION

On motion of Mr. Ford, the House adjourned until ten o'clock a. m., Friday, February 4, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.
REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 39, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, G. Frank Rhodes.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 10, authorizing fish hatchery on Des Chutes River, 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 re-referred to the Committee on Fisheries.

Kenneth H. Simmons, Chairman.


On motion of Mr. Neill, House Bill No. 10 was re-referred to Committee on Appropriations.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 13, relating to chiropractic licenses, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chet King, Chairman.

We concur in this report: George N. Adams, Michael J. Gallagher, A. L. Rasmussen, David M. Roderick.

Mr. Speaker:

We, a minority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 13, relating to chiropractic licenses, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


Passed to second reading.

House Bill No. 64 (reported by Committee on Banks and Banking):

Do pass as amended.

Passed to second reading.

House Bill No. 71 (reported by Committee on Banks and Banking):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on License, to whom was referred House Bill No. 106, regulating practice of barbering, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. C. (Brigham) Young, Chairman.


Passed to second reading.
TWENTY-SIXTH DAY, FEBRUARY 4, 1949

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 107, revising charitable exemptions in inheritance and gift taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill No. 107 be substituted therefor and that the substitute bill do pass. OLE H. OLSON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 137, exempting forest land in fire protection districts from assessment by Supervisor of Forestry, 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. JONES, Chairman.


Passed to second reading.

The Speaker observed within the bar of the House former Representative Ronald T. Moore from Cowlitz County, and appointed Mrs. Hansen and Mr. Miller (Clyde J.) to escort him to a seat beside the Speaker. (Applause).

The Speaker observed within the bar of the House former Representative John Anderson from Spokane County, and appointed Mr. Hoopingarner and Mr. Smiley to escort him to a seat beside the Speaker. (Applause).

The Speaker also observed within the bar of the House former Representative Fred A. Lehman from Snohomish County, and appointed Mr. Bargreen and Mr. Mardesich to escort him to a seat beside the Speaker. (Applause).

The Speaker also observed within the bar of the House former Representative Dean C. McLean of King County, and appointed Mr. Smith (Vernon A.) and Mrs. Jones (Vincent F.) to escort him to a seat beside the Speaker. (Applause).

MR. SPEAKER:

We, your Committee on Transportation, to whom was referred House Bill No. 165, relating to regulation of storage warehouses; changing gross revenue report base from fiscal to calendar year, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. JEANETTE TESTU, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 166, removing administration of food, drug and cosmetic
act from Board of Pharmacy and placing same under Director of Agriculture, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. ---Chet King, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 166, removing administration of food, drug and cosmetic act from Board of Pharmacy and placing same under Director of Agriculture, 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: Howard T. Ball, A. B. Comfort, Mrs. Vincent F. Jones.

Passed to second reading.

REPORTS OF SPECIAL COMMITTEES

REPORT OF THE JOINT FACT-FINDING COMMITTEE
ON UN-AMERICAN ACTIVITIES

(Founded by House Concurrent Resolution No. 10 of the Thirtieth Legislature, 1947).

There being no objection, the clerk was instructed to read the last line of the report.

(For copy of report see Appendix, page 1095, House Journal.)

Resolution by Mr. Paulsen:

Be It Resolved, That the Report of the Interim Joint Fact-Finding Committee on Un-American Activities, authorized under House Concurrent Resolution No. 10 of the Thirtieth Legislature, be referred to a committee of six (6) members of the House to be appointed by the Speaker;

And Be It Further Resolved, That the records of the committee together with all property of the committee be deposited with the Legislature in the same manner as were the records and property of the Legislative Council.

Mr. Paulsen moved the adoption of the resolution.

POINT OF INFORMATION

Mr. Sisson:

"I would like to ask Mr. Paulsen a question."

The Speaker:

"Will the gentleman yield to a question?"

Mr. Paulsen:

"Yes."

Mr. Sisson:

"May I ask why you do this?"

Mr. Paulsen:

"So that the report may be considered by a committee prior to its being taken up by the entire House. That is the usual House procedure. I have nothing to say about that. It will be the prerogative of the Speaker to appoint the committee of six members."

Mr. Sisson:

"You say this is directed by the Speaker?"

Mr. Paulsen:

"This is the first time we have had this report. I believe this report should be considered by a committee."
POINT OF ORDER

Mr. Kinnear:

"I would like to ask Mr. Paulsen a question. Mr. Paulsen, is this report referred to the Legislative Council in your resolution?"

Mr. Paulsen:

"It is not."

There being no objection, the clerk was directed to read the resolution again.

Debate ensued.

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

The Speaker declared the question before the House to be the motion by Mr. Paulsen that the resolution be adopted.

The motion was carried and the resolution adopted.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:

The Senate has passed: Senate Bill No. 53; also Senate Bill No. 72; also Senate Bill No. 78; also Senate Bill No. 93; also Senate Bill No. 107, and the same are herewith transmitted.

HERBERT H. STELER, Secretary.

INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 289**, by Representatives Hansen, Jones (John R.) and Gordon:

An Act relating to counties, county roads and the powers and duties of county commissioners and county road engineers; providing for one road district in each county; creating an Equipment Rental and Revolving Fund; amending section 56, Chapter 187, Laws of 1937, as amended by section 7, Chapter 82, Laws of 1943 (sec. 6450-56, Rem. Supp. 1943) and section 34, Chapter 187, Laws of 1937, as amended by section 4, Chapter 82, Laws of 1943 (sec. 6450-34, Rem. Supp. 1943) and providing effective date of certain provisions.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 290**, by Representative Adams:

An Act relating to motor vehicles and regulating the use of television sets therein, and providing penalties.

Ordered printed and referred to Committee on Transportation.

**House Bill No. 291**, by Representative Adams:

An Act relating to transportation of persons and property for compensation over public highways by motor propelled vehicle and exempting certain carriers from insurance and bond requirements in connection with such transportation.

Ordered printed and referred to Committee on Transportation.
House Bill No. 292, by Representative Carroll:
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 293, by Representative Jones (John R.) (by Departmental Request):
An Act regulating the sale of eggs and egg products, prescribing penalties, and amending sections 7 and 10, Chapter 17, Laws of 1933, and section 2, Chapter 157, Laws of 1937.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 294, by Representatives Mardesich and Schumann:
An Act relating to volunteer firemen; and amending sections 11 and 22, Chapter 261, Laws of 1945.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 295, by Representatives Miller (Clyde J.), Wedekind, and Nunamaker:
An Act extending the coverage of unemployment compensation to port districts; amending section 21, Chapter 35, Laws of 1945, and section 4, Chapter 92, Laws of 1911, as last amended by section 2, Chapter 166, Laws of 1943.
Ordered printed and referred to Committee on Social Security.

House Bill No. 296, by Representatives O'Brien, Anderson (B. Roy) and Gallagher (Michael J.):
An Act relating to revenue and taxation; amending sections 4 and 6, Chapter 180, Laws of 1935, as last amended by sections 1 and 3, Chapter 156, Laws of 1943 (sec. 8370-4 and 8370-6, Rem. Supp. 1943).
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 297, by Representative O'Brien:
An Act permitting certain cities to budget a contingent amount for revisions of salaries and wages, and amending sections 2, 4 and 5, Chapter 158, Laws of 1923.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 298, by Representative Paulsen:
An Act relating to limited partnerships, amending section 1, Chapter 92, Laws of 1945, by providing that a husband and wife may become limited partners under the provisions of the Limited Partnership Act with respect to their separate property.
Ordered printed and referred to Judiciary Committee.

House Bill No. 299, by Representative Paulsen:
An Act relating to partnerships, amending section 6, Chapter 137, Laws of 1945, to provide that a husband and wife may become partners with respect to their separate property.
Ordered printed and referred to Judiciary Committee.

House Bill No. 300, by Representatives Bernethy, Carmichael and Kupka:
An Act relating to teachers' salaries; fixing the minimum salary to be paid to certain teachers and making an appropriation.
Ordered printed and referred to Committee on Education and Libraries.
House Bill No. 301, by Representative Paulsen:
An Act relating to the Board of Commissioners for the Promotion of Uniformity of Legislation in the United States, imposing duties upon said Board, authorizing an appropriation and amending sections 2 and 4, Chapter 59, Laws of 1905.
Ordered printed and referred to Committee on State Government.

House Bill No. 302, by Representatives Ridgway and Wyatt:
An Act relating to the Department of Agriculture, clarifying and enlarging the definitions of, and the labeling requirements for, concentrated commercial feeding stuffs, declaring unlawful certain practices in the preparation and sale of feeds and amending sections 9, 33, 36 and 37 of Chapter 211, of the Laws of 1939, the same being sections 7016-9, 7016-33, 7016-36 and 7016-37, of Remington's Revised Statutes, 1939 Supp.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 303, by Representative Testu:
An Act relating to the transportation of property by motor vehicle over the public highways of the State of Washington; amending section 3, Chapter 184, Laws of 1935, as last amended by section 1, Chapter 264, Laws of 1947 (sec. 6382-3, Rem. Supp. 1947), and declaring an emergency.
Ordered printed and referred to Committee on Transportation.

House Bill No. 304, by Representatives Watson and Roderick:
An Act relating to hospitals and physicians, imposing duties and providing penalties.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 305, by Representatives Wedekind and Berne:
An Act relating to forest products; regulating the use of brands thereon; providing for the renewal, abandonment and cancellation of registered brands, and amending Chapter 154, Laws Ex. Sess. 1925, by adding a new section thereto to be known as section 17.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 306, by Representative Wilson:
An Act prohibiting publication, distribution, production, manufacturing and broadcasting of offensive and lurid material; creating a board and prescribing penalties.
Ordered printed and referred to Judiciary Committee.

House Joint Memorial No. 22, by Representative Forshee:
Relating to the issuance of commemorative postage stamps commemorating the "Ballard Locks".
Ordered printed and referred to Memorials Committee.

House Joint Memorial No. 23, by Representative Henderson:
Relating to a common carrier railroad authority on the Olympic Peninsula.
Ordered printed and referred to Committee on Transportation.

House Joint Resolution No. 5, by Representatives Jones (Mrs. Vincent F.) and Hansen:
Providing for submission to the electors of a proposed amendment to Sections 1, 3 and 22, Article III, of the Constitution of the State of Washington.
Ordered printed and referred to Committee on Education and Libraries.
FIRST READING OF SENATE BILLS

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

**Senate Bill No. 53**, by Senator Parker:
An Act relating to flood control districts, and amending section 53, Chapter 160, Laws of 1935, as amended by section 1, Chapter 119, Laws of 1939.
Referred to Committee on Harbors, Waterways and Flood Control.

**Senate Bill No. 72**, by Senators Zednick and Jackson:
An Act relating to paid firemen in cities and towns and amending section 5, Chapter 91, Laws of 1947, to provide a method for allocation of fire insurance premiums.
Referred to Committee on Cities and Counties.

**Senate Bill No. 78**, by Senator Lindsay:
An Act relating to civil service in fire protection districts having a fully paid fire department; providing a civil service system in said department and regulating the transfer, reinstatement, suspension and discharge of said officers and firemen in the same manner, with the same powers and with the same force and effect as to such districts as that provided by Chapter 31, Laws of 1935 for cities, towns, and municipalities.
Referred to Committee on Labor Relations.

**Senate Bill No. 93**, by Senator Zednick:
An Act relating to retirement systems; providing for periodical actuarial valuations of such systems; and requiring the transmission of reports of valuations to certain officials.
Referred to Judiciary Committee.

**Senate Bill No. 107**, by Senator Harley:
An Act relating to state government; abolishing the Washington State Development Fund; transferring monies in said fund; repealing section 2, Chapter 255, Laws of 1945; and declaring an emergency.
Referred to Committee on Cities and Counties.

SECOND READING OF BILLS

**House Bill No. 98**, by Representative Henderson:
Reducing requirements for land platting.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 98, reducing requirements for land platting, have had 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 14 of the original bill; being page 2, line 4 of the printed bill, after the word "shall" strike the balance of the sentence down to and including the word "provided" and insert in lieu thereof the following:

"be guilty of a misdemeanor"

In section 4, page 3, line 18 of the original bill, being page 2, line 34 of the printed bill, beginning with the word and figure "Section 13" strike the balance of the paragraph, and insert in lieu thereof the following:

"Section 13. Two (2) established corners set by a licensed surveyor of lands of permanent material and officially recognized by county or city engineers or both, shall be accepted by county or city engineers or both as starting points of surveys to plat or subdivide land, and engineers are directed to accept such corners as tying in corners."

Amend the bill by adding thereto a new section to be known as section 5 to read as follows:

"Sec. 5. Chapter 186, Laws of 1937, is amended by adding thereto a new section to read as follows:
'Section 14. Signed copies of all field notes in surveys made by licensed civil engineers shall be duly filed as a part of the chart or plat of such survey in the office of the appropriate engineer or department where such surveys are kept as permanent records. A filing fee of two dollars shall be charged therefor.'

In line 2 of the title of the original bill, being line 2 of the title of the printed bill, after the comma (,) and before the word “and” insert the words “providing penalties”

In line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the word “thereto” and before the word “new” strike the word “two” and insert in lieu thereof the word “three”

ARTHUR R. PAULSEN, Chairman.


House Bill No. 98 was read the second time by sections.

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

Mr. Shannon moved the adoption of the following amendment:

Amend section 3, line 18 of the printed bill, after the words “less than” strike “five (5) acres” and substitute in lieu thereof “ten (10) acres”

Debate ensued.

The amendment by Mr. Shannon was lost.

House Bill No. 98 was passed to third reading and ordered engrossed.

House Bill No. 138, by Representative Stonecipher:

Relating to fire districts and disposition and control of funds thereof.

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 138, relating to fire districts and disposition and control of funds thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 23 of the original bill, being line 14 of the printed bill, after the word “this” and before the word “fund” insert the word “contract”

In section 1, line 24 of the original bill, being line 15 of the printed bill, after the word “distribution” and before the word “of” insert the following: “among any of the above named five funds”

In section 1, lines 24 and 25 of the original bill, being line 15 of the printed bill, after the word “additional” and before the semicolon (;) following the word “funds” strike the word “funds” and insert in lieu thereof the following: “money above the amount equal to a 4 mill levy in the district”

CHARLES A. PEDERSEN, Chairman.

We concur in this report: Vaughan Brown, Paul Coughlin, George W. Kupka, Loomis J. Shadbolt, Nat W. Washington, Jimmie G. Watson, Oscar Wenberg.

The bill was read the second time by sections.

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

House Bill No. 138 was passed to third reading and ordered engrossed.

House Bill No. 168, by Representative Adams:

Requiring approval of Attorney General on state printing containing state laws.

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

House Bill No. 203, by Representative Paulsen:

Authorizing county commissioners to fix compensation of bailiffs.

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

House Joint Memorial No. 13, by Representatives Ford and Powell:

Requesting strengthening of United Nations.

The memorial was read the second time in full and passed to third reading.
House Joint Memorial No. 14, by Representatives Miller (Floyd C.) and Rasmussen:

Requesting repeal of Taft-Hartley law.

Mr. Wedekind demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representative Jones (John R.) who had been previously excused.

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

The motion was carried.

The resolution was read the second time in full.

Mr. Frayn moved the adoption of the following amendment:

On line 15 of the original memorial, being line 13 of the printed memorial, between paragraphs 4 and 5 insert the following:

"Be It Further Resolved, That the new labor law contain all the elements of President Truman's Civil Rights' program, including fair employment practices; and"

Debate ensued.

Mr. Gallagher (Bernard J.) demanded the previous question and the demand was sustained.

The amendment by Mr. Frayn was adopted.

Mr. Kinnear moved the adoption of the following amendment:

In the fourth paragraph strike all after the words "for the" in the first line of said paragraph, and insert in lieu thereof the following: "amendment of the Taft-Hartley Act in accordance with the declared intent of this memorial."

Debate ensued.

Mr. Gallagher (Bernard J.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the adoption of the amendment by Mr. Kinnear, and the amendment was lost by the following vote: Yeas, 31; nays, 67; absent or not voting, 1.

Those voting yea were: Representatives Anderson (B. Roy), Ball, Bassett, Comfort, Cory, Eldridge, Forshee, Foster, Frayn, Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Pedersen, Powell, Raugust, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall, Zent—31.

Those voting nay were: Representatives Adams, Allen, Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—67.

Those absent or not voting were: Representative Jones (John R.)—1.
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House Joint Memorial No. 14 was passed to third reading and ordered engrossed.

Mr. Smith (Vernon A.) moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

**House Joint Memorial No. 15**, by Representative Sandison:
Requesting Olympic National Park commemorative stamp issue.

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

**THIRD READING OF BILLS**

**House Bill No. 28**, by Representatives Olson and Miller (C. C.):
Permitting use of forest reserve payments for school building purposes.

On motion of Mr. Olson, the rules were suspended, the second reading considered the third, and House Bill No. 28 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 28, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

Those absent or not voting were: Representative Jones (John R.)—1.

House Bill No. 28, having received the 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. Rasmussen moved that the House dispense with further proceedings under the call of the House.

Division was called for and the motion was carried on a rising vote.

**Engrossed House Bill No. 39**, by Representatives Cory and Beierlein:
Revising Savings and Loan Association Act of 1945.

On motion of Mr. Comfort, the rules were suspended and the bill returned to second reading for the purpose of amendment.

**SECOND READING OF BILLS**

Engrossed House Bill No. 39 was re-read the second time by sections.

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

Amend the title, in line 4 of the title of the engrossed bill, being line 3 of the title of the printed bill, strike the following: "74."

The House resumed consideration of bills on third reading.
THIRD READING OF BILLS

MOTION

On motion of Mr. Riley, the rules were suspended, Re-Engrossed House Bill No. 39 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 39, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoeefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Carty, Hillyer, Johnston, Jones (John R.), Knoblauch, Rasmussen, Raugust, Simmons, Smith (Vernon A.), Sutherland—10.

Re-Engrossed House Bill No. 39, having received the constitutional majority, was declared passed.

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

House Bill No. 129, by Representative Foster:

Relating to juveniles, specially defining “delinquent” in respect to motor vehicle offenses.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and House Bill No. 129 was placed on final passage.

The clerk called the roll on the final passage of House Bill No. 129, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hoeefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg
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(Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Hansen, Jones (John R.), Kinnear, Knoblauch, Rasmussen, Sandison, Shannon, Simmons, Smith (Vernon A.)—11.

House Bill No. 129, having received the 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. 169, by Representative Brown (Henry A.):

Authorizing per diem and expense payments to sewer district commissioners.

On motion of Mr. Powell, the rules were suspended and the bill returned to second reading for the purpose of amendment.

SECOND READING OF BILLS

Engrossed House Bill No. 169 was re-read the second time by sections.

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

In section 1, line 12 of the engrossed bill, being line 5 of the printed bill, after the word "section" and before the words "of this" strike the figure "6" and insert in lieu thereof the figure "7".

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

MOTION

On motion of Mr. Riley, the rules were suspended, Re-Engrossed House Bill No. 169 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 Re-Engrossed House Bill No. 169, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardenich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Hillyer, Johnston, Jones (John R.), Rasmussen, Sandison, Simmons, Smith (Vernon A.)—9.

Re-Engrossed House Bill No. 169, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 173, by Representatives Gordon and Knoblauch:
Authorizing exchange of certain lands in Whitman County.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 173 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 173, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshew, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jefferys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Donohue, Hallauer, Hillyer, Johnston, Jones (John R.), Pedersen, Rasmussen, Simmons, Smith (Vernon A.), Thompson—12.

House Bill No. 173, having received the constitutional majority, was declared passed.

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

House Bill No. 174, by Representatives Gordon and Knoblauch:
Authorizing conveyance by state of certain land in Whitman County upon request of state college regents.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 174 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 174, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshew, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.
Those absent or not voting were: Representatives Ball, Bargreen, Carty, Frayn, Holliday, Jones (John R.), Rasmussen, Simmons, Smith (Vernon A.), Thompson, Wilson—11.

House Bill No. 174, having received the constitutional majority, was 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 Representatives Gordon and Knoblauch:

Authorizing sale of certain land in Whitman County by state college regents.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 175 was placed on final passage.

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, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinneen, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clifford C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Rodgers, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Carty, Frayn, Holliday, Jones (John R.), Mardesich, Rasmussen, Simmons, Smith (Ralph A.), Smith (Vernon A.), Thompson, Wilson—11.

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.

House Bill No. 189, by Representatives Young and Woodall:

Making certain funds and all receipts from operation available for use of state fair.

On motion of Mr. Woodall, the rules were suspended, the second reading considered the third, and House Bill No. 189 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 189, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoop-
ingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Carty, Gallagher (Bernard J.), Holliday, Jones (John R.), Rasmussen, Riley, Simmons; Smith (Ralph A.), Smith (Vernon A.), Thompson—10.

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.

House Bill No. 230, by Committee on Veterans' Affairs:

Requiring free documents from county officers for veterans' government claims.

On motion of Mr. Hofmeister, the rules were suspended, the second reading considered the third, and House Bill No. 230 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 230, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carly, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Hillyer, Holliday, Jones (John R.), Rasmussen, Simmons, Smith (Vernon A.), Thompson, Young—8.

House Bill No. 230, having received the constitutional majority, was declared passed.

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

MOTION

Mr. Dillard moved that the use of the House Chamber be granted the Committee on Aviation and Airports for the purpose of holding a public hearing on House Bill No. 268 on the night of February 9, 1949.

Debate ensued.

The motion was lost.
APPOINTMENT OF COMMITTEE

The Speaker:

"The Speaker wishes at this time to announce the appointment of the special committee of six members authorized under the resolution by Mr. Paulsen, adopted today, to receive the report of the special committee on Un-American Activities; authorized under House Concurrent Resolution No. 10 of the Thirtieth Legislature. The members of that committee will be: Representatives Paulsen, Comfort, Coughlin, Ford, Powell and Washington."

MOTION

On motion of Mr. Rasmussen, the House adjourned until ten o'clock a.m., Saturday, February 5, 1949.

S. R. HOLCOMB, Chief Clerk.

TWENTY-SEVENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, February 5, 1949.

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 Bergevin, Buse, Cory, Coughlin, Powell, Ridgway, Sandison and Stonecipher, Representatives Bergevin, Buse, Cory, Coughlin, Powell, Sanderson and Stonecipher having been previously excused.
Prayer was offered by the Reverend Gordon E. Jackson, Minister of the Westminster United Presbyterian Church of Olympia.
The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Riley, further reading was dispensed with and the journal was ordered to stand approved.

MOTION

Mr. Zent moved that House Bill No. 237 be re-referred to the Committee on Commerce and Manufacturing.
Debate ensued.
On motion of Mr. Comfort, the previous question was ordered.
The motion by Mr. Zent was carried, and the bill was re-referred to the Committee on Commerce and Manufacturing.

MOTION

On motion of Mr. Wilson, House Bill No. 212 was re-referred from the Committee on Colleges and Universities to the Committee on Roads and Bridges.

MOTION

Mr. Simmons moved that House Bill No. 10 be re-referred from the Committee on Appropriations to the Committee on Fisheries.
Debate ensued.
The motion was carried and House Bill No. 10 was re-referred to the Committee on Fisheries.
REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Concurrent Resolution No. 7, have compared same with the original
concurrent resolution and find it correctly enrolled. A. B. Comfort, Chairman.
We concur in this report: Floyd C. Miller, Vernon A. Smith.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Re-Engrossed House Bill No. 39; also
Engrossed House Bill No. 98; also
Engrossed House Bill No. 138; also
Engrossed House Joint Memorial No. 14, have compared same with the original
bills, engrossed bill and original memorial and find them correctly engrossed.
A. B. Comfort, Chairman.
We concur in this report: Clayton Farrington, G. Frank Rhodes.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Re-Engrossed House Bill No. 31, have compared same with the engrossed bill and
find it correctly engrossed.
A. B. Comfort, Chairman.
We concur in this report: Howard T. Ball, Clayton Farrington.

Mr. Speaker:
We, a majority of your Committee on Fisheries, to whom was referred House Bill
No. 3, prohibiting construction of certain dams on Columbia River tributaries below
McNary Dam, have had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do pass.
Violet P. Bode, Chairman.
We concur in this report: Geo. N. Adams, Clayton Farrington, Chester D. Forshee,
Chet King, Clyde James Miller, Homer O. Nunamaker, Max Wedekind, Oscar Wenberg,
Andrew Winberg.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred
House Bill No. 58, increasing authorized millage for water districts maintaining fire
departments, have had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do pass.
John L. O'Brien, Chairman.
We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow,
Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Kenneth H. Simmons, Ray
W. Sprague.
On motion of Mr. Carmichael, House Bill No. 58 was re-referred to Committee on Revenue and Taxation.

Mr. Speaker:

We, your Committee on Colleges and Universities, to whom was referred House Bill No. 67, relating to training of teachers, principals and superintendents, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John N. Wilson, Chairman.


Passed to second reading.

House Bill No. 91 (reported by Committee on Parks and Playgrounds):
Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on Colleges and Universities, to whom was referred House Bill No. 108, authorizing State College and University Regents to regulate campus traffic and parking, 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 N. Wilson, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 118, authorizing Eagle Gorge Dam Flood Control Project, 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 F. Riley, Chairman,
John L. O'Brien, Vice-Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred House Bill No. 121, authorizing Willapa Harbor Fish Hatchery, 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.

Violet P. Boede, Chairman.

We concur in this report: Geo. N. Adams, Paul Coughlin, Clayton Farrington, Chester D. Forshee, Chet King, Clyde James Miller, Homer O. Nunamaker, A. L. Rasmussen, Max Wedekind, Oscar Wenberg, Andrew Winberg.

On motion of Mr. Neill, House Bill No. 121 was re-referred to the Committee on Appropriations.
House Bill No. 130 (reported by Committee on Transportation):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 145, authorizing actions against the State and fixing venue 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.

Mr. Speaker:
We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 156, relating to industrial insurance; allowing waiver of claim limitation by Director of Labor and Industries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Robert Bernethy, A. B. Comfort, Clayton Farrington, Grace Kelley, Chet King, Carl F. Mohr, Reuben T. Smiley, Harold (Judge) Zent.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 179, relating to construction of sidewalks in cities and allowing assessment of cost to abutting owners or any fund available, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 184, authorizing establishment of Liberty Lake State Park and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Arthur L. Callow, Julia Butler Hansen, Mrs. Vincent F. Jones, Ralph A. Smith.

On motion of Mr. Smiley, House Bill No. 184 was re-referred to Committee on Appropriations.

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 210, authorizing Saturday closing in city and town municipal offices, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.
We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.


Mr. Speaker:

We, your Committee on Colleges and Universities, to whom was referred House Bill No. 216, increasing State College Regents to seven, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John N. Wilson, Chairman.


Passed to second reading.

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 222, authorizing emergency expenditures in certain cities by unanimous vote of council members present, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.

House Bill No. 223 (reported by Committee on Cities and Counties):

Do pass as amended.

Passed to second reading.

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 239, prescribing method for combining county and city municipal corporations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.

We, your Committee on Appropriations, to whom was referred House Bill No. 244, making an appropriation for flood control, 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.

John L. O'Brien, Vice-Chairman.


Passed to second reading.
Senate Bill No. 68 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,

MR. SPEAKER:
The Senate has adopted: House Concurrent Resolution No. 7, and the same is herewith transmitted. 
HERBERT H. SIENER, Secretary.

Senate Chamber,

MR. SPEAKER:
The Senate has passed: Senate Joint Resolution No. 9, and the same is herewith transmitted. 
HERBERT H. SIENER, Secretary.

The Speaker announced he was about to sign House Concurrent Resolution No. 7.

APPOINTMENT OF COMMITTEE

The Speaker appointed as members of the House Committee authorized by House Concurrent Resolution No. 7, Representatives Farrington, Dillard and Powell.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 307, by Representatives Hallauer and Foster:
An Act relating to damages caused by game; providing procedure to recover such damages and amending section 35, Chapter 275, Laws of 1947.
Ordered printed and referred to Judiciary Committee.

House Bill No. 308, by Representatives Ball and Rosenberg:
An Act relating to estrays, providing for their detention, registration and sale; prescribing penalties for its violation and amending section 5, Chapter 23, Laws of 1905, as last amended by section 1, Chapter 122, Laws Ex. Sess. 1925.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 309, by Representatives Bargreen, Mardesich and Carmichael:
An Act relating to legislative apportionment, directing the Secretary of State to make a study relating thereto, and making an appropriation.
Ordered printed and referred to Committee on State Government.

House Bill No. 310, by Representatives Bargreen, Mardesich and Carmichael:
An Act relating to state lands; authorizing a conveyance of certain lands to Lynnwood Commercial Club, Inc. for a public park; providing for forfeiture, and making an appropriation.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 311, by Representative Comfort:
An Act relating to the Department of Labor and Industries; making a deficiency appropriation; and declaring an emergency.
Ordered printed and referred to Committee on Appropriations.
House Bill No. 312, by Representatives Dillard and Neill:
An Act relating to contractors and the regulating of the business of constructing buildings and other structures; providing for fees and the licensing of contractors; creating a “Contractors' State License Board” and defining its powers and duties and those of certain state officers; creating a “Contractors' License Fund,” and providing penalties.
Ordered printed and referred to Judiciary Committee.
On motion of Mr. Dillard, three hundred extra copies were ordered printed.

House Bill No. 313, by Representative Farrington:
An Act relating to state government, providing that state elective and appointive officials shall select employees, with certain exceptions, from qualified lists prepared by a new state department established by this act, designated the State Civil Service Commission, administered by a three member board appointed by the Governor, with power to make rules and regulations; establishing a classification plan and a pay or compensation plan for positions; providing for the promotion, demotion and dismissal of employees and for transfer and reemployment of same; providing for inclusion of merit system and other employees in a state classified service; prohibiting certain political activity and political assessments respecting classified employees of the state; making an appropriation; proscribing penalties and declaring an emergency.
Ordered printed and referred to Committee on State Government.

House Bill No. 314, by Representative Farrington:
An Act relating to the regulation of lobbying; providing for the filing under oath of detailed accounts of all contributions; prescribing persons to whom applicable; providing for registration of lobbyists with the Secretary of State and providing penalties.
Ordered printed and referred to Judiciary Committee.

House Bill No. 315, by Representatives Forshee and Smiley:
An Act relating to insurance and to inducements to insurance and amending section .30.15 of Chapter 79, Laws of 1947.
Ordered printed and referred to Committee on Insurance.

House Bill No. 316, by Representative Gallagher (Bernard J.):
An Act relating to the nomination, appointment, qualifications, eligibility, powers, duties and compensation and the terms of the Optometry Board; providing for filling of vacancies upon said board and taking effect June 30, 1949.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 317, by Representative Johnston:
An Act relating to divorces; providing for entry of final judgments and validating marriages entered nunc pro tunc more than six months subsequent to the granting of an interlocutory decree.
Ordered printed and referred to Judiciary Committee.

House Bill No. 318, by Judiciary Committee:
An Act relating to criminal procedure; permitting waiver of jury trial and repealing section 1085, Code of 1881, and section 57, Chapter 249, Laws of 1909.
Ordered printed and passed to second reading.
House Bill No. 319, by Representatives Hansen and Wedekind:
An Act authorizing the Washington Toll Bridge Authority to acquire and
operate a system of ferries and toll bridges incidental thereto, and to issue
revenue bonds in connection therewith; and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 320, by Representative Carroll:
An Act relating to discrimination as between sex in compensation for
similar services, and amending section 17-1, Chapter 174, Laws of 1913, as
adopted in section 1, Chapter 254, Laws of 1943.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 321, by Representatives Kinnear and Hillyer.
An Act to prohibit the names of elective public officials of the State of
Washington, from being printed on certain documents, booklets, certificates
and publications of the state.
Ordered printed and referred to Committee on Elections.

House Bill No. 322, by Representatives Olson and Anderson (Eva):
An Act relating to public utility districts; authorizing any two or more
districts to exercise jointly certain powers now vested in individual districts,
and providing for joint acquisition of certain utility properties.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 323, by Representatives Wedekind, Miller (Clyde James)
and Miller (Floyd C.):
An Act relating to the payment of wages where work is performed for
several employers interchangeably, under collective bargaining agreements
and amending section 1, Chapter CXXVIII (128), Laws of 1887-88, as last
amended by section 1, Chapter 181, Laws of 1947.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 324, by Representatives Wilson, O'Brien and Adams:
An Act relating to motor vehicles and regulating equipment thereof.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 325, by Representatives Zent and Hansen:
An Act relating to motor vehicles and motor vehicle equipment; amend­
ing sections 29 and 85, Chapter 189, Laws of 1937, as last amended by sec­
tion 2, Chapter 200, and sections 6 and 9, Chapter 267, Laws of 1947, and
further amending Chapter 189, Laws of 1937, as last amended by Chapter
267, Laws of 1947, by adding thereto after section 21, a new section to be
known as section 22.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 326, by Representative Adams:
An Act providing for life guards at certain resorts.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 327, by Representative Adams:
An Act providing a fishing license authorizing the holder to fish for trout
and salmon trout in the bays and salt water areas of the state.
Ordered printed and referred to Committee on Game and Game Fish.

House Joint Resolution No. 6, by Representative Kinnear:
Providing for annual sessions of the State Legislature.
Ordered printed and referred to Committee on Elections.
FIRST READING OF SENATE BILLS
The following were read first time by title and acted upon as indicated:

Senate Joint Resolution No. 9, by Senators Sears and Edwards:
Relating to Section 33, Article II of the Constitution of the State of Washington; proposing an amendment there to pertaining to the alien ownership of land.
Referred to Judiciary Committee.

SECOND READING OF BILLS

House Bill No. 200, by Representatives Blair and Mohr:
Authorizing cooperative action by State Association of Irrigation Districts.
The bill was read the second time by sections and passed to third reading.

House Bill No. 166, by Representative Rasmussen:
Removing administration of food, drug and cosmetic act from Board of Pharmacy and placing same under Director of Agriculture.
The bill was read the second time by sections and passed to third reading.

House Bill No. 111, by Representatives Cory, Sprague and Thompson:
Conveying realty to City of Centralia.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 111, conveying realty to City of Centralia, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In line 2 of the title, after the word "corporation", strike the period (.) insert a comma (,) and add the following: "and repealing Chapter 57, Laws of 1947."

Robert Bernethy, Chairman.


House Bill No. 111 was read the second time by sections.
On motion of Mr. Bernethy, the committee amendment was adopted.

House Bill No. 106, by Representatives Adams and Kinnear:
Regulating practice of barbering.
The bill was read the second time by sections.
Mr. Comfort moved the adoption of the following amendment:
Amend section 2, line 5 of the printed bill, strike the word "sixteen" at the beginning of the line and substitute therefor the word "eighteen."

Debate ensued.
The amendment by Mr. Comfort was lost.
Mr. Henderson moved the adoption of the following amendment:
Add a new section following Sec. 6, to be known as section 7, to read as follows:
"Sec. 7. A personal service tax of 3% upon gross services shall be made a part of this act."

POINT OF ORDER

Mr. Woodall:
"Point of order, Mr. Speaker. The amendment is not germane to the subject-matter of the bill."

The Speaker:
"The Speaker is inclined to agree with Mr. Woodall that the amendment is not germane. If there is no objection, the Speaker will rule that the amendment is not germane."
Mr. Smith (Vernon A.) moved the adoption of the following amendment: Add a new section to be known as section 7, to read as follows: “Sec. 7. The fees charged for haircutting for persons having less than a full head of hair shall be reduced proportionate to the quantity of hair the customer possesses.”

Debate ensued.
Mr. Young moved that the amendment be laid on the table without taking the bill with it.
Division was called for and the motion was carried on a rising vote.
Mr. Rasmussen moved that House Bill No. 106 be re-referred to the Committee on Medicine, Dentistry and Drugs.
Debate ensued.
The motion was lost.
House Bill No. 106 was passed to third reading.

House Bill No. 64, by Representative Sutherland: Authorizing joint tenancy bank accounts with right of survivorship.

Mr. Speaker:
We, your Committee on Banks and Banking, to whom was referred House Bill No. 64, authorizing joint tenancy bank accounts with right of survivorship, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:
In section 1, line 6 of the original bill, being line 1 of the printed bill, after the word “bank” and before the word “trust” strike the word “or” and insert in lieu thereof a comma (,).
In section 1, line 6 of the original bill, being line 2 of the printed bill, after the word “company” and before the words “in the names” insert the following: “or any banking institution subject to the supervision of the division of banking of this state”.

Patrick D. Sutherland, Chairman.
The bill was read the second time by sections.
On motion of Mr. Sutherland, the committee amendments were adopted.

Point of Information
Mr. Comfort: “Mr. Speaker, I would like to ask Mr. Sutherland a question.”
The Speaker: “Will the gentleman yield?”
Mr. Sutherland: “Yes.”
Mr. Comfort: “Would this amendment that has just been adopted apply to Savings and Loan Associations who do not come under the classification of banks?”
Mr. Sutherland: “This amendment is put in there to take care, as I understand it, of the Canadian National Bank. That would be the purpose of this particular amendment. I understand the Savings and Loan Associations have their own law to take care of the matter covered in this amendment.”
TWENTY-SEVENTH DAY, FEBRUARY 5, 1949

POINT OF INFORMATION

Mr. Paulsen:
"Will Mr. Sutherland yield to a question?"

Mr. Sutherland:
"Yes."

Mr. Paulsen:
"Do you believe this will affect the tax law in any way?"

Mr. Sutherland:
"We have had quite lengthy expositions on that question, and we have had attorneys and different groups of people from all around the state on the matter. I don't think it is going to have any effect on the tax law. I think it is a good law; it will be a help to every one concerned.

MOTION

Mr. Paulsen moved that House Bill No. 64 be re-referred to the Committee on Revenue and Taxation.

POINT OF INFORMATION

Mr. Olson:
"Mr. Speaker, I would like to ask Mr. Sutherland a question."

The Speaker:
"Will the gentleman yield?"

Mr. Sutherland:
"Yes."

Mr. Olson:
"Did you consult the Tax Commission and the Inheritance Tax Commission?"

Mr. Sutherland:
"I don't believe they were consulted. We have had other legal advice on this matter. I don't think it is necessary to consult the Tax Commission."

The motion by Mr. Paulsen to re-refer House Bill No. 64 to the Committee on Revenue and Taxation was lost.

House Bill No. 64 was passed to third reading and ordered engrossed.

The Speaker observed within the bar of the House former Representative Nick Pierong from Spokane County, and appointed Mr. Dillard and Mr. Ball, to escort him to a seat beside the Speaker. (Applause).

House Bill No. 61, by Representatives Testu and Jones (Mrs. Vincent F.): Amending beauty culture laws and extending same to include practice of manicuring.

On motion of Mrs. Testu, Substitute House Bill No. 61 was substituted for House Bill No. 61, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 61 was read the second time by sections and passed to third reading.

House Bill No. 40, by Representatives Anderson (Eva) and Testu: Authorizing temporary teaching permits to alien exchange teachers.

The bill was read the second time by sections.

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

In section 1, line 22 of the original bill, being line 13 of the printed bill, after the period (.) following the word "allegiance" and before the word "Such" insert the following:
“Before such alien shall be granted a temporary permit he or she shall be required to subscribe to an oath or affirmation in writing that such alien applicant is not a member of or affiliated with a Communist or Communist sponsored organization. The form of such oath or affirmation shall be prepared by the State Superintendent of Public Instruction. All oaths or affirmations subscribed as herein provided shall be filed in the office of the Superintendent of Public Instruction and shall be there retained for a period of five (5) years.”

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

Amend the amendment to section 1, in line 5 of the amendment, after the word “organization” and before the period (.) insert the following: “or a Fascist or Fascist sponsored organization”

House Bill No. 40 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS

Engrossed House Bill No. 98, by Representative Henderson:
Reducing requirements for land platting.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 98 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 98, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hoefer, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Bergevin, Buse, Cory, Coughlin, Hansen, Hillyer, Holliday, Jones (John R.), Kelley, Morris, O'Brien, Powell, Ridgway, Sandison, Shannon, Stonecipher, Sutherland—17.

Engrossed House Bill No. 98, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 138, by Representative Stonecipher:
Relating to fire districts and disposition and control of funds thereof.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 138 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 138, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carroll, Carty, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Bergevin, Buse, Carmichael, Cory, Coughlin, Hansen, Hoefel, Holliday, Kelley, O'Brien, Powell, Ridgway, Sandison, Shannon, Stonecipher, Sutherland—16.

Engrossed 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.

**House Bill No. 168**, by Representative Adams:

Requiring approval of Attorney General on state printing containing state laws.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House Bill No. 168 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 168, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Bergevin, Buse, Cory, Coughlin, Hansen, Kelley, O'Brien, Powell, Ridgway, Sandison, Shannon, Stonecipher, Sutherland—13.

House Bill No. 168, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 203, by Representative Paulsen:

Authorizing county commissioners to fix compensation of bailiffs.

On motion of Mr. Woodall, the rules were suspended, the second reading considered the third, and House Bill No. 203 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 203, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), King, Kinnear, Knoblauch, Kupka, Lester, Marde-sich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Bergevin, Buse, Cory, Coughlin, Eldridge, Frayn, Hansen, Holliday, Jones (John R.), Kelley, O'Brien, Olson, Powell, Ridgway, Sandison, Shannon, Stonecipher, Sutherland—18.

House Bill No. 203, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Ford, the House adjourned until twelve o'clock noon, Monday, February 7, 1949.

S. R. Holcomb, Chief Clerk.

TWENTY-NINTH DAY

NOON SESSION

House of Representatives,

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

The Clerk called the roll and all members were present except Representatives Coughlin, Gordon, Neill and Nunamaker, Representative Coughlin having been previously excused.

Prayer was offered by the Reverend J. Edgar Pearson, Jr., Pastor 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

MOTION

Mr. Jones (John R.) moved that House Bill No. 120 be re-referred from the Committee on Cities and Counties to the Committee on Agriculture and Livestock.

Debate ensued.

The motion was carried.

House Bill No. 120 was re-referred to the Committee on Agriculture and Livestock.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 40; also Engrossed House Bill No. 64; also Engrossed House Bill No. 111, have compared same with the original bill and find them correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House Bill No. 33 (reported by Committee on Cities and Counties):

Do pass as amended.

Passed to second reading.

MR. SPEAKER:

House of Representatives,

We, your Committee on Horticulture, to whom was re-referred House Bill No. 176, relating to fresh berries shipped into the state; providing for regulation and inspection 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. Wilbur G. Hallauer, Chairman.


Passed to second reading.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 328, by Representatives Schumann and Jones (John R.):
An Act relating to the qualifications of foreign corporations to do business in this state; providing for the appointment of an agent in this state; validating certain previous appointments and amending section 18, Chapter 70, Laws of 1937.

Ordered printed and referred to Judiciary Committee.

House Bill No. 329, by Representatives Rasmussen and King:
An Act relating to rebates, refunds and unearned discounts and prescribing penalties.

Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.
House Bill No. 330, by Representatives Hofmeister and Rosenberg:
An Act relating to veteran preference in competitive examinations; and amending section 1, Chapter 189, Laws of 1945.
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 331, by Representatives Anderson (B. Roy) and Riley:
An Act regulating the purchase, sale, distribution and consumption of cigarettes in the State of Washington; providing for licenses therefor; preventing unfair competition and unfair trade practices in the sale of cigarettes; prohibiting the sale of cigarettes at below cost; defining certain words, conferring powers and imposing duties on the Tax Commission; creating a fund; making appropriations; providing remedies and imposing penalties.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 332, by Representatives Hansen and Dillard:
An Act relating to vehicles and the operation thereof; and amending section 98, Chapter 189, Laws of 1937, as amended by section 13, Chapter 200, Laws of 1947.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 333, by Representatives Jones (Mrs. Vincent F.) and Gallagher (Bernard J.):
An Act relating to education, providing for compulsory school attendance and certain excuses therefrom, and amending section 1, sub-Chapter 16, Title III, Chapter 97, Laws of 1909.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 334, by Representative Bassett:
An Act creating the Washington Historic Sites and Markers Commission and providing for its duties.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 335, by Representatives Boede and Miller (Clyde James):
An Act relating to fisheries and appropriating ten thousand dollars ($10,000) to defray the cost of shipment and preparation for shipment of lobsters and crabs, on an exchange basis, between the States of Washington and of Maine or Massachusetts.
Ordered printed and referred to Committee on Fisheries.

House Bill No. 336, by Representative Carroll:
An Act relating to the sale of motor vehicle fuel by service stations, and providing penalties.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 337, by Representatives Comfort, Ford and Eldridge (by Departmental Request):
Ordered printed and referred to Committee on Social Security.

House Bill No. 338, by Representative Ford:
An Act relating to revenue and taxation; amending section 6A, Chapter 144, Laws of 1943, as added thereto by section 2, Chapter 152, Laws of 1945, as last amended by section 1, Chapter 244, Laws of 1947; amending section
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11, Chapter 144, Laws of 1943, as amended by section 3, Chapter 152, Laws of 1945, and providing an appropriation.
Ordered printed and referred to Committee on Transportation.

**House Bill No. 339**, by Representative Olson:
An Act relating to revenue and taxation; amending section 19, Chapter 180, Laws of 1935, as last amended by section 5, Chapter 249, Laws of 1945, and amending section 32, Chapter 180, Laws of 1935, as last amended by section 6, Chapter 249, Laws of 1945.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 340**, by Representatives Washington, Young and Anderson (Eva):
An Act authorizing the conveyance of certain lands in Grant County to the Town of Soap Lake and School District No. 156 of Grant County.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 341**, by Representatives Forshee and Smiley:
An Act to provide for the payment of disability benefits with respect to non-occupational accidents and sickness of certain employees.
Ordered printed and referred to Committee on Social Security.

**House Bill No. 342**, by Representative Roderick:
An Act relating to elections and primaries, holding elections, canvassing the returns, notices and certificates; defining service voters and providing means for casting absentee ballots; providing for the promulgation of rules and regulations and publicity of elections; providing penalties for violations; making an appropriation and declaring the separability of its provisions; and repealing all acts or parts of acts in conflict.
Ordered printed and referred to Committee on Elections.

**House Bill No. 343**, by Representative Schumann:
An Act defining rights of married persons in property acquired subsequent to interlocutory order of divorce.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 344**, by Representatives Schumann and Foster:
An Act relating to the relief of V. E. Holt and W. H. Linder.
Ordered printed and referred to Committee on Game and Game Fish.

**House Bill No. 345**, by Representatives Smiley and Hoopingarner:
An Act relating to township and annual meetings therein and amending section 16, Chapter CLXXV (175), Laws of 1895, as last amended by section 2, Chapter 13, Laws of 1923.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 346**, by Representatives Young and Wedekind:
An Act relating to state land and to the State Land Commission, its membership, powers and duties; re-defining the powers and duties of the State Land Commissioner with relation to functions performed by the State Forest Board and the State Capitol Committee; amending section 10, Chapter 255, Laws of 1927, as amended by section 1, Chapter 217, Laws of 1941, and repealing section 3, Chapter 217, Laws of 1941, and acts in conflict herewith.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.
SECOND READING OF BILLS

House Bill No. 65, by Representative Sutherland:
Relating to preferences, defining corporate insolvency, excluding concealed property as asset.

Mr. Riley moved that Substitute House Bill No. 65 be substituted for House Bill No. 65, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 65 was read the second time by sections and passed to third reading.

House Bill No. 67, by Representatives Ridgway and Anderson (Eva):
Relating to training of teachers, principals and superintendents.
The bill was read the second time by sections and passed to third reading.

House Bill No. 118, by Representatives Shannon, Beierlein and Riley:
Authorizing Eagle Gorge Dam Flood Control Project, making an appropriation.
The bill was read the second time by sections and passed to third reading.

House Bill No. 244, by Committee on Harbors, Waterways and Flood Control:
Making an appropriation for flood control.
The bill was read the second time by sections.

Mr. Rosenberg moved the adoption of the following amendment:
Amend section 1, line 4 of the printed bill, after the figure "$2,000,000" strike the period (.) insert in lieu thereof a comma (,) and add the following: "providing, also that not more than 2% of the appropriation be used for engineering and administration."

Debate ensued.

POINT OF INFORMATION

Mr. Mardesich:
"Mr. Speaker, I would like to ask Mr. Thompson a question."
The Speaker:
"Does the gentleman yield?"

Mr. Thompson:
"Yes."

Mr. Mardesich:
"Do you know how much this appropriation has been revised?"

Mr. Thompson:
"It has been revised down to the extent not to exceed that allowed by the 1947 Legislature."

Further debate ensued.

POINT OF INFORMATION

Mrs. Hansen:
"Mr. Speaker, I would like to ask Mr. Rosenberg a question."
The Speaker:
"Will the gentleman yield?"

Mr. Rosenberg:
"Yes."
Mrs. Hansen:
"Would it be possible to put the 2% in the over-all appropriation bill, this $40,000?"

Mr. Rosenberg:
"That could be done. I would be very happy to see that done."

**POINT OF INFORMATION**

Mr. Comfort:
"Mr. Speaker, I would like to inquire of Mr. Shannon."

The Speaker:
"Will the gentleman yield?"

Mr. Shannon:
"Yes."

Mr. Comfort:
"Am I right in assuming from your remarks that the $40,000 is deductible from the total amount of $2,000,000 which is $40,000 less in matching funds?"

Mr. Shannon:
"That is correct. If the amendment is adopted, we have $40,000 less in matching funds."

The motion by Mr. Rosenberg was lost and the amendment was not adopted.

House Bill No. 244 was passed to third reading.

**House Bill No. 156**, by Representatives King and Bernethy:
Relating to industrial insurance; allowing waiver of claim limitation by Director of Labor and Industries.
The bill was read the second time by sections, and passed to third reading.

**House Bill No. 165**, by Representative Testu:
Relating to regulation of storage warehouses; changing gross revenue report base from fiscal to calendar year.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 239**, by Representatives O'Brien, Powell and Forshee:
Prescribing method for combining county and city municipal corporations.
The bill was read the second time by sections.

Mr. Gallagher (Michael J.) moved the adoption of the following amendment:
Amend section 1, line 5 of the printed bill, strike the words "a special" and insert in lieu thereof the words "the next general"

Debate ensued.
The motion was lost and the amendment was not adopted.

On motion of Mr. Gallagher (Michael J.), the following amendment was adopted on a rising vote:
In section 1, line 14 of the original bill, being line 7 of the printed bill, after the words "consist of" and before the words "of the Board" strike the words "one member" and insert in lieu thereof the words "two members"

On motion of Mr. Gallagher (Michael J.), the following amendment was adopted:
In section 1, line 15 of the original bill, being line 8 of the printed bill, after the word "county" and before the words "in which" insert the following: "one of whom shall be a resident of the county"
Mr. Gallagher (Michael J.) moved the adoption of the following amendment:

Amend section 1, line 20 of the printed bill, after the word "the" and before the word "voters" insert the word "registered".

Debate ensued.

Mr. O'Brien moved that the amendment by Mr. Gallagher (Michael J.) be laid on the table without taking the bill with it.

The motion was carried on a rising vote.

Mr. Gallagher (Michael J.) moved the adoption of the following amendment:

Amend section 1, line 20 of the printed bill, after the word "voters" insert the words "voting in the last general election".

Debate ensued.

On motion of Mr. Smith (Vernon A.), the previous question was demanded.

The motion by Mr. Gallagher (Michael J.) was lost.

Mr. Riley moved the adoption of the following amendment:

Amend section 1, line 25 of the printed bill, after the words "voters within" strike the word and figure "five (5)" and substitute in lieu thereof the word and figure "four (4)".

The motion was lost.

House Bill No. 239 was passed to third reading and ordered engrossed.

House Bill No. 275, by Judiciary Committee:
Allowing service and mileage fees of private persons to be taxed as costs.

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

ANNOUNCEMENT BY THE SPEAKER

The Speaker:

"Mr. Paul Coughlin is excused from the House indefinitely due to having contracted a contagious disease.

"Because of the importance of immediate consideration of the report of the committee to investigate Un-American Activities, Mr. Coughlin is resigning from the special committee appointed for that purpose and the Speaker is appointing Mr. Vaughan Brown to replace Mr. Coughlin."

MOTION

On motion of Mr. Rasmussen, the House adjourned until ten o'clock a. m., Tuesday, February 8, 1949.

S. R. HOLCOMB, Chief Clerk.
THIRTIETH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 8, 1949.

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 Comfort, Coughlin, Neill and Nunamaker, Representative Coughlin having been previously excused.

Prayer was offered by the Reverend J. Edgar Pearson, Jr., Pastor the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

RESOLUTION

By Mr. O'Brien:

To the Honorable Harry S. Truman, President of the United States:

We, your Memorialists, the House of Representatives of the State of Washington, in legislative session assembled, most respectfully represent and petition as follows:

WHEREAS, The arrest, trial, conviction and sentence of Josef Cardinal Mindszenty has shocked the conscience of all the peoples in all the Nations of the entire Christian World, and

WHEREAS, Such occurrence shows the underlying spirit of the Communistic Attack on religion in all forms, and

WHEREAS, The trial of Josef Cardinal Mindszenty must be regarded as a forerunner of comparative trials against other branches of the Christian Church and other religions generally,

Now, Therefore, Be It Resolved, That we, the House of Representatives of the State of Washington in legislative session assembled, do protest against such trial and do respectfully request Your Excellency to take every appropriate step to register a protest against the same by whatsoever means you may determine, and

Be It Further Resolved, That copies of this Memorial be sent to the Honorable Harry S. Truman, President of the United States, and to each member of Congress from the State of Washington.

On motion of Mr. O'Brien, the resolution was adopted.

REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 239, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House Bill No. 58 (reported by Committee on Revenue and Taxation): 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. 84, giving assessors power to examine records and requiring secrecy, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 84, giving assessors power to examine records and requiring secrecy, 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: A. B. Comfort, Vernon A. Smith.

Passed to second reading.

House Bill No. 161 (reported by Committee on Public Utilities):

Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 170, authorizing State Library Commission to accept and disburse federal grants, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. STUART FOSTER, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 202, authorizing leasing of unused highway lands, 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 HANSEN, Chairman.

W. J. BEIERLEIN, Vice-Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 242, creating board to control operation of state schools for deaf
and blind, have had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do pass.

F. STUART FOSTER, Chairman.

We concur in this report: Eva Anderson, Arthur Bergevin, W. E. Carty, Dewey C.
Donohue, Clayton Farrington, Robert M. Ford, J. Chester Gordon, Julia Butler Hansen,
Mark V. Holliday, Mrs. Vincent F. Jones, Reuben A. Knoblauch, R. E. (Ray) Morris,
Emma Abbott Ridgway, Jeanette Testu, George R. Thompson.

Passed to second reading.

House of Representatives,

MR. SPEAKER:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill
No. 254, increasing driver's license fees; increasing allocation therefrom for state parks;
and making an appropriation for state park purposes, have had the same under con­
sideration, and we respectfully report the same back to the House with the recom-
mandation that it do pass.

OSCAR WENBERG, Chairman.

We concur in this report: Violet P. Boede, Arthur L. Callow, Julia Butler Hansen,
Elmer E. Johnston, Mrs. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

House of Representatives,

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was re­
ferred House Bill No. 255, changing school budget dates and declaring an emergency,
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass. F. STUART FOSTER, Chairman.

We concur in this report: Eva Anderson, Arthur H. Bassett, Arthur Bergevin,
W. E. Carty, Dewey C. Donohue, Clayton Farrington, J. Chester Gordon, Julia Butler
Hansen, Mark V. Holliday, Mrs. Vincent F. Jones, R. E. (Ray) Morris, Emma Abbott
Ridgway, Jeanette Testu.

Passed to second reading.

House of Representatives,

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was
referred House Bill No. 257, accelerating date for directors taking office in first class
school districts in Class A and first class counties, have had the same under considera­
tion, and we respectfully report the same back to the House with the recommendation
that it do pass.

F. STUART FOSTER, Chairman.

We concur in this report: Eva Anderson, Arthur H. Bassett, Arthur Bergevin, W. E.
Carty, Dewey C. Donohue, Clayton Farrington, J. Chester Gordon, Julia Butler Hansen,

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 9; also
Senate Bill No. 100, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,

MR. SPEAKER:

The President has signed: House Concurrent Resolution No. 7, and the same is
herewith transmitted.

HERBERT H. SIELER, Secretary.
INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 347**, by Committee on Roads and Bridges:
An Act providing for the creation of a Marine Employee Commission within the Washington Toll Bridge Authority; prescribing said commission's authority and powers; making provisions for the administration of labor relations and adjudicating labor disputes pertaining to the operation and maintenance of a Puget Sound ferry and bridge system, and declaring an emergency.
Ordered printed and passed to second reading.

**House Bill No. 348**, by Representatives Ford, Carty and Zent (by Departmental Request):
An Act relating to the production, handling, sale and disposition of fluid milk and fluid milk products intended or used as such for human consumption; establishing standards and defining terms; providing for the grading and inspection of such products; providing for the creation of local inspection units; providing for the issuance and cancellation of certificates of approval and permits; defining the powers and duties of certain officers; defining offenses and prescribing penalties therefor; amending sections 11 and 53, Chapter 192, Laws of 1919, as amended (secs. 6174 and 6215, Rem. Rev. Stat.); repealing section 60, Chapter 192, Laws of 1919, as amended (sec. 6222, Rem. Rev. Stat.); and making appropriation.
Ordered printed and referred to Committee on Agriculture and Livestock.

**House Bill No. 349**, by Representatives Powell and Sutherland:
An Act relating to the issuance and sale of certain securities; providing for the regulation and supervision of such sales, and amending section 3, Chapter 69, Laws of 1923, as last amended by section 2, Chapter 189, Laws of 1947.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 350**, by Representative Adams:
An Act relating to elections; fixing terms of commissioners of certain cities, and amending section 3, Chapter 116, Laws of 1911, as last amended by section 1, Chapter 25, Laws of 1943.
Ordered printed and referred to Committee on Elections.

**House Bill No. 351**, by Committee on Game and Game Fish:
An Act relating to the Department of Game and the State Game Commission; prescribing the Director's salary; providing for the issuance of certain licenses and the fees therefor; requiring certain reports; authorizing exchange of lands; amending sections 6, 25, 31 and 104, Chapter 275, Laws of 1947, and declaring an emergency except as to section 4.
Ordered printed and passed to second reading.

**House Bill No. 352**, by Committee on Game and Game Fish:
An Act relating to the Department of Game and providing for the revocation of hunting licenses.
Ordered printed and passed to second reading.

**House Bill No. 353**, by Committee on Game and Game Fish:
An Act relating to the Department of Game and to the State Game Commission; providing for the appointment of a legislative interim committee and
prescribing its powers and duties; repealing Chapter 218, Laws of 1945; making an appropriation and declaring an emergency.

Ordered printed and passed to second reading.

**House Bill No. 354, by Committee on Game and Game Fish:**
An Act relating to damage by game, and adding a new section to Chapter 275, Laws of 1947.

Ordered printed and passed to second reading.

**House Bill No. 355, by Representative Simmons:**
An Act relating to, providing for and authorizing and regulating greyhound dog racing, creating the Washington Greyhound Commission; defining its powers and duties, and fixing compensation thereof; prescribing the manner in which race meets may be conducted; authorizing the pari-mutuel system; prohibiting pool selling, bookmaking, and circulating of hand books; providing for issuance of licenses and fees to be charged; apportioning revenue to the Current School Fund; and fixing the penalties for violation of the act.

Ordered printed and referred to Committee on License.

**House Bill No. 356, by Representatives Dillard and Blair:**
An Act relating to the investigation of deaths and the handling of dead bodies; creating the office of medical examiner; abolishing the office of coroner in Class A, first, second and third class counties, and prescribing penalties.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 357, by Representative Johnston:**
An Act for the relief of Sacred Heart Hospital, Deaconess Hospital and St. Luke Hospital, all of Spokane, Washington, and making an appropriation.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 358, by Representative King (by Departmental Request):**
An Act relating to public health districts and amending section 8, Chapter 183, Laws of 1945.

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

**House Bill No. 359, by Representative King (by Departmental Request):**
An Act relating to vital statistics, amending sections 2, 3, 19 and 20, Chapter 83, Laws of 1907, as amended, and section 6, Chapter 159, Laws of 1945, and repealing section 13, Chapter 83, Laws of 1907, as amended.

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

**House Bill No. 360, by Representative King (by Departmental Request):**
An Act relating to public health and persons with impaired hearing and amending sections 1 and 2, Chapter 23, Laws of 1945.

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

**House Bill No. 361, by Representatives Simmons and Knoblauch:**
An Act appropriating $200,000 to construct a combination recreational hall, auditorium, chapel and library at the Orting Soldiers' Home.

Ordered printed and referred to Committee on State Institutions.
House Bill No. 362, by Representatives Simmons and Knoblauch:
An Act appropriating $181,000 to construct miscellaneous utilities at the
Orting Soldiers' Home.
Ordered printed and referred to Committee on State Institutions.

House Joint Memorial No. 24, by Representative Testu:
Relating to the issuance of commemorative postage stamps commemorat-
ing the advent of the schooner Exact.
Ordered printed and referred to Memorials Committee.

House Joint Memorial No. 25, by Representative Riley:
Relating to the issuance of commemorative postage stamps commemorat-
ing the Centennial of the Territorial Government of the State of Washington.
Ordered printed and referred to Memorials Committee.

House Joint Memorial No. 26, by Representative Henderson:
Pertaining to the construction of a canal from Sinclair Inlet to Hood
Canal.
Ordered printed and referred to Memorials Committee.

House Joint Memorial No. 27, by Representatives Cory, Sprague and
Thompson.
Urging early completion of White Pass Highway.
Ordered printed and referred to Committee on Roads and Bridges.

FIRST READING OF SENATE BILLS
The following were read first time by title and acted upon as indicated:
Engrossed Senate Bill No. 9, by Senator Sears (by Departmental Request):
An Act relating to the state government; authorizing the issuance of bonds
against the Capitol Building Construction Fund for the completion of the
DesChutes Basin; detailing the purposes for which the proceeds may be used;
defining the powers of the State Capitol Committee in connection therewith;
making appropriations and reappropriations; amending section 1, Chapter
186, Laws of 1947; and declaring an emergency.
Referred to Committee on Forestry, State Lands and Buildings.

Senate Bill No. 100, by Senators Roup and French:
An Act relating to the disposal of dead animals; providing for the licens-
ing of rendering plants, substations, places of transfer, and independent col-
lectors; providing for the revocation of licenses; providing for application for
licenses; establishing a rendering plant fund; providing minimum sanitary
and building requirements for handling dead animals; providing minimum
requirements on vehicles; and repealing sections 12 and 13, Chapter 172,
Referred to Committee on Agriculture and Livestock.

SECOND READING OF BILLS
Engrossed Senate Bill No. 4, by Senators Hall and McMullen:
Prohibiting dams higher than twenty-five feet on certain rivers and de-
claring an emergency.

Mr. Speaker:
We, a majority of your Committee on Fisheries, to whom was referred Engrossed
Senate Bill No. 4, prohibiting dams higher than twenty-five feet on certain rivers 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 16 of the engrossed Senate bill, the same being line 13 of the
mimeographed Senate amendment, after the words "Survey reports" strike the period
and add the following: "Provided, That when the flow of any of the streams
referred to in this section is below the annual average, as delineated in existing or
future United States Geological Survey reports, water may be diverted for use, subject
to legal appropriation, upon the concurrent order of the Director of Fisheries and
Director of Game."  

VIOLET P. BOEDE, Chairman.

We concur in this report: Geo. N. Adams, Clayton Farrington, Chester D. Forshee,
Chet King, Clyde James Miller, Homer O. Nunamaker, Max Wedekind, Oscar Wenberg.

The bill was read the second time by sections.

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

Mr. Comfort moved the adoption of the following amendment:

Amend section 1, line 6 of the printed bill, after the word "fish" strike the matter
down to and including the words "Director of Game" in line 7.

Mrs. Hansen moved that the amendment by Mr. Comfort to section 1,
line 6 of the printed bill be laid on the table without taking the bill with it.

The motion was carried.

Mr. Comfort moved the adoption of the following amendment:

Amend section 3, line 18 of the printed bill, by striking section 3 and renumbering
"Sec. 4" to read "Sec. 3".

Mrs. Hansen moved that the amendment by Mr. Comfort to section 3,
line 18 of the printed bill be laid on the table without taking the bill with it.

Division was called for and the motion was carried on a rising vote.

Mr. Shannon moved the adoption of the following amendment:

Amend section 3, line 19 of the printed bill, after the words "nor the White Salmon
River (Big White Salmon River)" of the Senate amendment, add the words "nor
shall the provisions of this act apply to the waters of the Cowlitz River lying East
of Range 1 East of the Willamette Meridian"

Debate ensued.

POINT OF INFORMATION

Mr. Paulsen:
"Mr. Speaker, I would like to ask Mrs. Boede a question."

The Speaker:
"Will the lady yield to a question?"

Mrs. Boede:
"Yes."

Mr. Paulsen:
"Mrs. Boede, why have some of these areas been exempted from the fish sanctuary
bill?"

Mrs. Boede:
"Because the dam is already there."

Mr. Paulsen:
"Isn't it true, Mrs. Boede, that some streams have been exempted from this fish
sanctuary bill which are not dammed at the present time?"

Mrs. Boede:
"Which streams are you referring to?"
Mr. Paulsen:
"Isn’t it true that some rivers are exempted from this sanctuary bill that do not have dams? I would like to know the reason for that exemption."

Mrs. Boede:
"Yes, there are some that are exempted where they do not affect the fish sanctuary."

**POINT OF INFORMATION**

Mr. Carty:
"Mr. Speaker, I would like to ask Mr. Shannon a question."

The Speaker:
"Will the gentleman yield?"

Mr. Shannon:
"Yes."

Mr. Carty:
"Just what area of this proposed dam would this line drawn in your amendment cross?"

Mr. Shannon:
"A mile and a half below the Mayfield Dam."

Mr. Carty:
"Then the purpose of this amendment would be to make this act ineffective?"

Mr. Shannon:
"In my opinion, it wouldn’t. It would make a fish sanctuary on all of the lower part of the Cowlitz River; on all the tributaries below the Mayfield Dam, about twenty miles from the Columbia River up."

Mr. Ford demanded the previous question but the demand was not sustained on a rising vote.

Further debate ensued.

Mr. Forshee moved that the amendment by Mr. Shannon be laid on the table without taking the bill with it.

Division was called for.

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

**POINT OF ORDER**

Mr. Kinnear:
"Point of order, Mr. Speaker. A voice vote has been taken and a roll call cannot be demanded after a division is called for."

**RULING BY THE SPEAKER**

The Speaker:
"The Speaker will rule, a roll call would be out of order."

The Speaker declared the question to be on the motion by Mr. Forshee that the amendment by Mr. Shannon be laid on the table without taking the bill with it.

The motion was carried on a rising vote.

Mr. Rasmussen moved the adoption of the following amendment:
Amend section 4, strike the whole of section 4.

On motion of Mr. O’Brien, the amendment was laid on the table without taking the bill with it.
Mr. Rasmussen moved the adoption of the following amendment:
By adding a new section to be known as "Sec. 5" to read as follows:
"The sum of $500,000 or so much thereof as is necessary is hereby appropriated for
the purpose outlined in section 2 of this act."

Debate ensued.

POINT OF ORDER

Mr. Riley:
"Point of order, Mr. Speaker. The amendment is out of order. It does not state
from what fund this money is to be appropriated."

Mr. Rasmussen:
"I agree with Mr. Riley. There were two words omitted in the amendment that
should have been added."

On motion of Mrs. Hansen, the amendment by Mr. Rasmussen was laid
on the table without taking the bill with it.

Mr. Rasmussen moved the adoption of the following amendment:
Amend section 4, line 21 of the printed bill, by adding a new section to be known
as "Sec. 5" to read as follows:
"Sec. 5. The sum of $500,000 or so much thereof as is necessary is hereby appro­
priated from the General Fund for the purposes outlined in sec. 2 of this act."

Debate ensued.

Mr. Simmons moved that the amendment be laid on the table without
taking the bill with it.

The Speaker:
"A vote 'Aye' will be in favor of tabling the amendment without taking the bill
with it."

Mr. Paulsen demanded a roll call.

The Speaker:
"The Speaker is of the opinion the demand should have been made before the
'Ayes' were called for."

PARLIAMENTARY INQUIRY

Mr. Simmons:
"I would like to ask the Speaker if the gentleman had been recognized before the
question was put?"

The Speaker:
"Mr. Paulsen was on his feet when the 'Ayes' were asked for. He demanded a roll
call when the 'Ayes' were put."

The Speaker:
"Do seventeen members demand a roll call?"

POINT OF ORDER

Mr. Riley:
"Mr. Speaker, the vote had been taken on this motion."

The Speaker:
"The vote had been called for and the 'Ayes' had been called for, but the 'Nay' vote
had not been taken."

RULING BY THE SPEAKER

The Speaker:
"The Speaker is of the opinion that the demand was made at the time the 'Ayes'
were voting. The Speaker is inclined on a close question to give the minority a break.
In this case I am asking if there are seventeen members demanding a roll call."
The demand for a roll call by Mr. Paulsen was sustained.

The Clerk called the roll on the motion by Mr. Simmons that the amendment by Mr. Rasmussen be laid on the table without taking the bill with it, and the motion was carried by the following vote: Yeas, 72; nays, 25; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Cory, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Neill, Nunamaker, O'Brien, Olson, Powell, Raugust, Ridgway, Riley, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Zent—72.

Those voting nay were: Representatives Bassett, Blair, Brown (Gordon J.), Callow, Comfort, Ford, Gallagher (Michael J.), Kupka, Miller (Floyd C.), Morris, Paulsen, Pedersen, Rasmussen, Rhodes, Roderick, Rosenberg, Shannon, Smith (Vernon A.), Sutherland, Vane, Washington, Watson, Wyatt, Young, Mr. Speaker—25.

Those absent or not voting were: Representatives Coughlin, Hoefel—2.

The Speaker observed within the bar of the House former Representatives Tom Smith and L. J. Costello from King County, and former Representative Edward L. Pettus from Pierce County, and appointed Mr. Miller (Floyd C.), Mr. Gallagher (Michael J.), Mr. Beierlein, Mr. Hofmeister, Mr. Kupka and Mr. Rhodes to escort them to seats beside the Speaker. (Applause).

Mrs. Hansen moved that the rules be suspended, that Engrossed Senate Bill No. 4 be advanced to third reading, the second reading considered the third, and that the bill be placed on final passage.

Mr. O'Brien demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mrs. Hansen that the rules be suspended, Engrossed Senate Bill No. 4 be advanced to third reading, the second reading considered the third, and the bill be placed on the final passage.

Mr. O'Brien demanded a roll call and the demand was sustained.

The Clerk called the roll on the motion by Mrs. Hansen that the rules be suspended, Engrossed Senate Bill No. 4 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage, and the motion was carried by the following vote: Yeas, 78; nays, 19; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Cory, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Neill, Nunamaker, O'Brien, Olson, Powell, Raugust, Ridgway, Riley, Sandison, Schumann, Shadbolt, Shannon, Simmons,
Those voting nay were: Representatives Brown (Gordon J.), Carroll, Comfort, Ford, Gallagher (Michael J.), Kupka, Miller (Floyd C.), Morris, Paulsen, Pedersen, Rasmussen, Rhodes, Roderick, Rosenberg, Vane, Washington, Watson, Young, Mr. Speaker—19.

Those absent or not voting were: Representatives Coughlin, Gallagher (Bernard J.)—2.

On motion of Mr. O'Brien, the previous question was demanded.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 4, as amended by the House, and the bill passed the House by the following vote: Yeas, 73; nays, 25; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Neill, Nunamaker, O'Brien, Olson, Powell, Raugust, Ridgway, Riley, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Testu, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent—73.

Those voting nay were: Representatives Bassett, Blair, Brown (Gordon J.), Callow, Comfort, Cory, Ford, Gallagher (Michael J.) Kupka, Miller (Floyd C.), Morris, Paulsen, Pedersen, Rasmussen, Rhodes, Roderick, Rosenberg, Sprague, Sutherland, Thompson, Vane, Washington, Watson, Wyatt, Mr. Speaker—25.

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

Engrossed Senate Bill No. 4, as amended by the House, having received the constitutional majority, was declared 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, Engrossed Senate Bill No. 4, as amended by the House, was ordered immediately transmitted to the Senate.

House Bill No. 13, by Representatives King and Ford:
Relating to chiropractic licenses.
The bill was read the second time by sections.
Mr. Comfort moved the adoption of the following amendment:
Amend section 2, line 4 of the printed bill, strike subsection "c" and designate subsection "d" subsection "c".

Debate ensued.

Mr. Kinnear moved that House Bill No. 13 be re-referred to the Committee on Medicine, Dentistry and Drugs.

Debate ensued.

The Speaker recognized Mr. Rasmussen.
POINT OF ORDER

Mr. Woodall:
"Point of order, Mr. Speaker."

The Speaker:
"State your point."

Mr. Woodall:
"The gentleman is not speaking on the motion. The question is whether the bill should be re-referred to the Committee on Medicine, Dentistry and Drugs."

The Speaker:
"The question before the House is to re-refer the bill to the Committee on Medicine, Dentistry and Drugs."

Mr. Rasmussen:
"That is right. I was speaking on why the bill should stay here."

The Speaker:
"Proceed."

POINT OF ORDER

Mr. Ball:
"Point of order, Mr. Speaker. I believe the speaker is speaking on the bill."

The Speaker:
"Confine your remarks to the question of re-referral, Mr. Rasmussen."

Mr. Rasmussen:
"I thought the question of re-referral opened up the merits of the bill as to why it should be re-referred."

The Speaker:
"It does not."

Mr. Rasmussen:
"I stand corrected."

Mr. Roderick moved that the motion by Mr. Kinnear that House Bill No. 13 be re-referred to the Committee on Medicine, Dentistry and Drugs be laid on the table without taking the bill with it.

The motion was carried.

On motion of Mr. Roderick, the motion by Mr. Comfort to adopt the amendment to section 2, line 4 of the printed bill was laid on the table without taking the bill with it, on a rising vote.

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

In section 2, page 2, line 3 of the original bill, being page 1, lines 21 and 22 of the printed bill, after the word and figures "section 99," and before the words and figures "Laws of 1921," insert the following: "Chapter 7,"

House Bill No. 13 was passed to third reading and ordered engrossed.

House Bill No. 46, by Representatives Young and Washington:
Regulating the potato industry, creating a commission to administer publicity, research, and finances as a corporate body.

Mr Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 46, regulating the potato industry, creating a commission to administer publicity, research, finances as a corporate body, have had 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 4, line 20 of the original bill, being page 3, line 13 of the printed bill, strike the period (.) after the word "commission" and add the following: "" except that a grower who ships only certified seed potatoes grown by himself shall qualify as a grower member on the commission."

In section 4, page 4, lines 22 and 23 of the original bill, being page 3, line 15 of the printed bill, after the word "from" and before the word "district" strike the words "the first" and insert in lieu thereof the word "each."

In section 4, page 4, lines 22 and 23 of the original bill, being page 3, line 15 of the printed bill, after the word "district" strike the semicolon (;) and insert in lieu thereof a period (.) and strike the balance of the section.

In section 5, page 5, line 3 of the original bill, being page 3, line 24 of the printed bill, strike the words "District No. 1 members" and insert in lieu thereof the following "The three (3) members from each district."

In section 5, page 5, beginning with line 6 of the original bill, being page 3, line 26 of the printed bill, strike all of the matter down to and including the period (.) following the word "years" in line 16 of the original bill, being line 33 of the printed bill.


The bill was read the second time by sections.

On motion of Mr. Washington, the committee amendment to section 3, page 4, line 20 of the original bill was adopted.

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

In section 3, page 4, line 20 of the original bill, being page 3, line 13 of the printed bill, strike the period (.) following the word "commission" insert in lieu thereof a comma (,) and add the following: "and be it provided that at least one grower of certified seed shall be elected as a grower member of the commission."

On motion of Mr. Washington, the last four committee amendments were adopted.

Mr. Olson moved the adoption of the following amendment:

Amend section 15, line 34, page 5 of the printed bill, being lines 6 and 7, page 9 of the original bill, after the semicolon (;) following the words "fix their compensation" add the following: "Provided, however, that no agent or agency may be employed who does not maintain his residence or its principal place of business in the State of Washington;"

Debate ensued.

Mr. Dillard moved the previous question.
The motion by Mr. Olson was lost.

Mr. Riley moved the adoption of the following amendment:

Amend section 29, line 8, page 8 of the printed bill by striking all of section 29.

Debate ensued.
The motion was lost.

House Bill No. 46 was passed to third reading and ordered engrossed.

House Bill No. 71, by Representative Powell:
Relating to trust receipts, amending Uniform Trust Receipts Act.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 71, relating to trust receipts, amending Uniform Trust Receipts 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 1, page 1, line 22 of the original bill, being page 1, line 14 of the printed
bill, after the semicolon (;) following the word "trustee" and before the word "or" insert the following: " • • • • " and underscore the word "or"

And on page 1, line 23 of the original bill, being page 1, line 15 of the printed bill at the beginning of the paragraph underscore the parenthetical (c)

In section 1, page 1, line 26 of the original bill, being page 1, line 17 of the printed bill, beginning with and including the colon (:) following the word "trustee" underscore all matter down to and including the word "either" in line 28 of the original bill, being line 19 of the printed bill.

Patrick D. Sutherland, Chairman.


The bill was read the second time by sections.

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

House Bill No. 71 was passed to third reading and ordered engrossed.

The Speaker observed within the bar of the House former Speaker of the House, Honorable Herbert M. Hamblen from Spokane County, and appointed Mr. Mohr and Mr. Blair to escort him to a seat beside the Speaker. (Applause).

House Bill No. 91, by Representatives Paulsen and Bernethy:

Authorizing establishment of small boat facilities by State Parks and Recreation Commission, making an appropriation.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 91, authorizing establishment of small boat facilities by State Parks and Recreation Commission, making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 7 of the original bill, being lines 2 and 3 of the printed bill, after the word "authorized" strike the words "and directed"

Strike the whole of section 2.

Amend the title—in line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the word "commission" insert a period (.) and strike the remainder of the title.

Oscar Wenberg, Chairman.

We concur in this report: Arthur L. Callow, Julia Butler Hansen, Mrs. Vincent F. Jones, Ralph A. Smith.

The bill was read the second time by sections.

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

House Bill No. 91 was passed to third reading and ordered engrossed.

House Bill No. 108, by Representative Clark:

Authorizing State College and University Regents to regulate campus traffic and parking.

Mr. Neill moved that Substitute House Bill No. 108 be substituted for House Bill No. 108, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 108 was read the second time by sections and passed to third reading.
MOTION

Mr. Ford moved that the remaining bills on today's third reading calendar be placed at the head of the third reading calendar of the next working day.

The motion was carried.

MOTION

On motion of Mr. Ford, the House adjourned until ten o'clock a.m., Wednesday, February 9, 1949.

S. R. Holcomb, Chief Clerk.

THIRTY-FIRST DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 9, 1949.

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 Boede, Coughlin, Hansen, Holliday, Raugust and Thompson, Representatives Coughlin, Hansen and Raugust having been previously excused.

Prayer was offered by the Reverend J. Edgar Pearson, Jr., Pastor 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House Bill No. 19 (reported by Committee on Cities and Counties):

Do pass as amended.

Passed to second reading.

House of Representatives,

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 72, giving conditional sale assignee vendor's remedies and making filing statute inapplicable, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Patrick D. Sutherland, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 93, appropriating to prevent sewage pollution of
DesChutes basin, have had the same under consideration, and we respectfully report
the same back to the House with the recommendation that it do pass.

ROBERT BERNETHY, Chairman.

We concur in this report: Edward A. Buse, Sidney S. Jeffreys, Chet King, Ole H.
Olson, Ralph A. Smith, John N. Wilson.

On motion of Mr. Bernethy, House Bill No. 93 was re-referred to the
Committee on Appropriations.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred
House Bill No. 152, changing auto license year to April 1-March 30, have had the same
under consideration, and we respectfully report the same back to the House with the
recommendation that it do pass.

.........................., Chairman,
W. J. Beierlein, Vice-Chairman.

We concur in this report: Gordon J. Brown, Henry A. Brown, Wallace I. Car-
michael, James P. Dillard, Alfred S. Hillyer, Russell T. Hoopingarner, Reuben A.
Knoblauch, A. B. McPherson, C. C. Miller, Charles A. Pedersen, Emma Abbott Ridgway,
K. O. Rosenberg, Ralph A. Smith, Jeanette Testu, Max Wedekind, John N. Wilson.

Passed to second reading.

House Bill No. 226 (reported by Committee on Forestry, State Lands and
Buildings):

Do pass as amended.
Passed to second reading.

House Bill No. 249 (reported by Judiciary Committee):

Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred
House Bill No. 260, extending banks authorized to accept joint deposits, have had the
same under consideration, and we respectfully report the same back to the House with
the recommendation that it do pass.

.........................., Chairman
Patrick D. Sutherland, Chairman.

We concur in this report: Geo. N. Adams, W. J. Beierlein, Arthur S. Cory, James P.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred
House Bill No. 265, amending certain powers of mutual savings banks, have had the
same under consideration, and we respectfully report the same back to the House with
the recommendation that it do pass.

.........................., Chairman
Patrick D. Sutherland, Chairman.

We concur in this report: Geo. N. Adams, W. J. Beierlein, Arthur S. Cory, James P.

Passed to second reading.
THIRTY-FIRST DAY, FEBRUARY 9, 1949

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 285, making photographic copies of bank records admissible in evidence, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Patrick D. Sutherland, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 286, reducing time limitations with references to banks' right to open safe deposit boxes for nonpayment of rental, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Patrick D. Sutherland, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 317, permitting entry of final judgment in certain divorce actions nunc pro tunc, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

Message from the Senate

Senate Chamber, Olympia, Wash., February 8, 1949.

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 109; also Senate Bill No. 135, and the same are herewith transmitted.

Herbert H. Silder, Secretary.

Introduction and First Reading of Bills

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

House Bill No. 363, by Representative Ford:

An Act relating to the practice of medicine and surgery, and amending section 6, Chapter 192, Laws of 1909, as last amended by section 1, Chapter 168, Laws of 1947.

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

House Bill No. 364, by Representative Hansen (by Departmental Request):

An Act relating to motor vehicles and motor vehicle operators; amending sections 3, 5, 7, 9, 32, 37, Chapter 188, Laws of 1937, as last amended by sec-

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 365**, by Representatives Mardesich and Young:

An Act relating to the Washington State Patrol; providing for competitive examinations for promotion of patrol officers; defining probationary ranks and promotional procedure, and amending section 3, Chapter 25, Laws of 1933, and adding thereto three new sections to be known as sections 3a, 3b, 3c and 3d, and declaring that this act shall take effect April 1, 1949.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 366**, by Representative Olson:

An Act relating to the reclamation revolving fund; making the same applicable to local improvement districts within irrigation districts; and amending section 4, Chapter 158, Laws of 1919.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 367**, by Representatives Olson and Eldridge:

An Act relating to drivers of motor vehicles and the use of certain evidence in trials involving driving while under the influence of intoxicating liquor, and adding a new section to Chapter 189, Laws of 1937, to be known as section 120a.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 368**, by Representative Powell:

An Act relating to revenue and taxation; providing for taxes on inheritances and gifts; providing penalties; amending section 95, Chapter 156, Laws of 1917, as last amended by section 1, Chapter 112, Laws of 1929, and section 96, Chapter 156, Laws of 1917, (secs. 1465 to 1466 Rem. Rev. Stat.) to conform with the provisions of this act; and repealing Chapter LV (55), Laws of 1901; Chapter 93, Laws of 1905; Chapter 114, Laws of 1905; Chapter 217, Laws of 1907; Chapter 19, Laws of 1911; Chapter 43, Laws of 1917; Chapter 146, Laws of 1917; Chapter 23, Laws of 1919; Chapter 29, Laws of 1919; Chapter 51, Laws of 1921; Chapter 119, Laws of 1923; Chapter 135, Laws of 1929; Chapter 202, Laws of 1929; Chapter 205, Laws of 1929; Chapter 124, Laws of 1931; Chapter 134, Laws of 1931; Title XV (15) of Chapter 180, Laws of 1935; Chapter 106, Laws of 1937; Chapter 202, Laws of 1939; Chapter 124, Laws of 1941; Chapter 197, Laws of 1941; Chapter 224, Laws of 1943; Chapter 227, Laws of 1943; Chapter 184, Laws of 1945; and Chapter 21, Laws of 1947 (secs. 11201 to 11218-2 incl. Rem. Rev. Stat.) and Chapter 119, Laws of 1941; Chapter 276, Laws of 1943; and Chapter 206, Laws of 1945, (secs. 11218-11 to 11218-42, incl. Rem. Rev. Stat.) and providing that this act shall take effect July 1, 1949.

Ordered printed and referred to Judiciary Committee.

**House Bill No. 369**, by Representatives Shannon and Gallagher (Bernard J.):

An Act establishing a Division of Surveys and Maps in the Department of Highways; defining the purpose and duties thereof; setting certain standards of technical skill in connection therewith, and making an appropriation.

Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 370, by Representative Washington:
An Act relating to public highways and amending section 8, Chapter 207, Laws of 1937.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 371, by Representatives Washington and Foster:
An Act relating to education; defining conditions permitting additional state assistance and amending section 3, Chapter 278, Laws of 1947.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 372, by Representatives Young and Wedekind:
An Act relating to intoxicating liquor and requiring the registration of sales and sales agents.
Ordered printed and referred to Committee on Liquor Control.

Engrossed House Concurrent Resolution No. 8, by Memorials Committee:
Relating to joint memorial services for deceased members.
On motion of Mr. Ball, the rules were suspended, House Concurrent Resolution No. 8 was advanced to second reading, and read in full.
On motion of Mr. Ball, the following amendment was adopted:
In line 10 of the original resolution add to the list of deceased members the following name: "Judge Fred G. Remann".

On motion of Mr. Ball, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 8 was placed on final passage and adopted.

House Joint Memorial No. 28, by Representative Henderson:
Liberalizing the Social Security Act.
Ordered printed and referred to Memorials Committee.

FIRST READING OF SENATE BILLS
The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 109, by Senator Cowen (by Departmental Request):
An Act relating to records of Director of Licenses; amending section 77, Chapter 188, Laws of 1937 (sec. 6312-77 Rem. Rev. Stat.).
Referred to Judiciary Committee.

Senate Bill No. 135, by Senator Edwards:
An Act relating to the State Auditor; and amending the Laws of 1889-90.
Referred to Committee on State Government.

SECOND READING OF BILLS
House Bill No. 137, by Representatives Smiley, Hoopingarner and Allen:
Exempting forest land in fire protection districts from assessment by Supervisor of Forestry.
Mr. Jones (John R.) moved that Substitute House Bill No. 137 be substituted for House Bill No. 137, and that the substitute bill be placed on the calendar for second reading.
The motion was carried.
Substitute House Bill No. 137 was read the second time by sections and passed to third reading.

House Bill No. 170, by Representative Ford:
Authorizing State Library Commission to accept and disburse federal grants.
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 Asa T. Jones from King County, and appointed Mr. Wilson and Mr. Watson to escort him to a seat beside the Speaker. (Applause).

**House Bill No. 202**, by Representative Hansen (by Departmental Request):

Authorizing leasing of unused highway lands.

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

**Senate Bill No. 15**, by Senators Sears and Hall:

Increasing travel subsistence allowance for state officers and employees.

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

**Senate Bill No. 43**, by Senator Earlywine:

Designating the Rhododendron as the official state flower.

The bill was read the second time by sections.

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

In section 1, lines 5 and 6 of the original bill, being line 1 of the printed bill, after the word “Californicum” within the parentheses strike the words “or Macrophyllum”

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

Amend the title, in line 1 of the title of the original bill, being line 1 of the title of the printed bill, after the word “Californicum” within the parentheses strike the words “or Macrophyllum”

Senate Bill No. 43 was passed to third reading.

**Senate Bill No. 59**, by Senator Robertson:

Making appropriations to cities, towns and counties from the Motor Vehicle Fund and declaring an emergency.

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

**Senate Bill No. 68**, by Senator Shank (by Departmental Request):

Authorizing signing of notary public certificates by proxy for the governor.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 68, authorizing signing of notary public certificates by proxy for the governor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 12 of the original bill, being page 1, line 5 of the printed bill, after the words “and the” and before the word “signature” strike the word “original” and insert in lieu thereof the word “original”

Arthur R. Paulsen, Chairman.


The bill was read the second time by sections.

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

Senate Bill No. 68 was passed to third reading.

**Engrossed Senate Joint Memorial No. 4**, by Senator Copeland:

Requesting changes in names of projected Snake River dams.

The memorial was read the second time in full.

On motion of Mr. Shannon, the rules were suspended, the second reading considered the third, and Engrossed Senate Joint Memorial No. 4 was placed on final passage.
The Clerk called the roll on the final passage of Engrossed Senate Joint Memorial No. 4, and the memorial passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—83.

Those voting nay were: Representative Rasmussen—1.

Those absent or not voting were: Representatives Ball, Beierlein, Bernethy, Brown (Gordon J.), Carty, Coughlin, Dillard, Frayn, Hansen, Jones (John R.), King, Kinnear, Raugust, Rosenberg, Watson—15.

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

On motion of Mr. Shannon, Engrossed Senate Joint Memorial No. 4 was ordered immediately transmitted to the Senate.

THIRD READING OF BILLS

Engrossed House Bill No. 40, by Representatives Anderson (Eva) and Testu:

Authorizing temporary teaching permits to alien exchange teachers.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 40 was placed on final passage.

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, 86; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Donohue, Eldridge, Farrington, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Forshee, Smiley—2.

Those absent or not voting were: Representatives Brown (Gordon J.),
Carty, Coughlin, Dillard, Frayn, Hansen, Jones (John R.), King, Raugust, Simmons, Watson—11.

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.

**Substitute House Bill No. 61, by Committee on License:**

Amending beauty culture laws and extending same to include practice of manicuring.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 61 was placed on final passage.

Debate ensued.

**POINT OF INFORMATION**

Mr. Rasmussen:

"Mr. Speaker, I would like to ask Mr. Young a question."

The Speaker:

"Will the gentleman yield?"

Mr. Young:

"Yes."

Mr. Rasmussen:

"Do manicurists now have licenses?"

Mr. Young:

"Yes. In order to have a license to manicure they have to go to school one thousand hours and have one year's training. They are then full-fledged beauticians. This bill cuts down and liberalizes the act so that crippled girls and people who cannot stand on their feet can take a three hundred and fifty hour course and become a manicurist. Most beauticians want this bill because most beauty operators do not care to manicure. There is not enough in it for them to bother with manicurists in the shop."

**POINT OF INFORMATION**

Mr. Kinnear:

"Mr. Speaker, I would like to ask Mr. Young a question."

The Speaker:

"Does the gentleman yield?"

Mr. Young:

"Yes."

Mr. Kinnear:

"Are there any unlicensed manicurists in the state? I mean acting illegally?"

Mr. Young:

"Acting illegally? I do know of operating manicurists in barber shops without a license. If a person desires a manicure in a beauty shop there must be a full-fledged beautician to give it to them. Those now operating in barber shops without licenses will automatically come under the licensing in this act. Does that answer your question?"

Mr. Kinnear:

"Thank you."

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 61.
The Clerk called the roll on the final passage of Substitute House Bill No. 61, and the bill passed the House by the following vote: Yeas, 76; nays, 6; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Comfort, Dillard, Donohue, Farrington, Ford, Forshee, Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—76.

Those voting nay were: Representatives Cory, Kinnear, Pedersen, Powell, Rasmussen, Sisson—6.

Those absent or not voting were: Representatives Bargreen, Brown (Gordon J.), Brown (Vaughan), Carty, Coughlin, Eldridge, Foster, Frayn, Gallagher (Bernard J.), Hansen, Hofmeister, Jones (John R.), King, Raugust, Simmons, Vane, Watson—17.

Substitute House Bill No. 61, having received the 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 James D. McDonald from Whatcom County, and appointed Mr. Nunamaker and Mr. Brown (Vaughan) to escort him to a seat beside the Speaker. (Applause).

Engrossed House Bill No. 64, by Representative Sutherland:

Authorizing joint tenancy bank accounts with right of survivorship.

On motion of Mr. Sutherland, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 64 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 64, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—84.
Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Coughlin, Donohue, Eldridge, Frayn, Hansen, Jones (John R.), Kelley, King, Kinnear, Raugust, Simmons, Vane, Watson—15.

Engrossed House Bill No. 64, having received the constitutional majority, was declared passed.

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

**House Bill No. 67**, by Representatives Ridgway and Anderson (Eva):
Relating to training of teachers, principals and superintendents.
On motion of Mrs. Ridgway, the rules were suspended, the second reading considered the third, and House Bill No. 67 was placed on final passage.
Debate ensued.
The Clerk called the roll on the final passage of House Bill No. 67, and the bill passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 15.
Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Farrington, Ford, Forshue, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hoebel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Knoblach, Kupka, Lester; Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunemaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—83.
Those voting nay were: Representative Adams—1.
Those absent or not voting were: Representatives Blair, Brown (Gordon J.), Carty, Coughlin, Donohue, Eldridge, Frayn, Gordon, Hansen, Hillyer, King, Kinnear, Raugust, Vane, Watson—15.
House Bill No. 67, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**Engrossed House Bill No. 111**, by Representatives Cory, Sprague and Thompson:
Conveying realty to City of Centralia.
On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 111 was placed on final passage.
The Clerk called the roll on the final passage of Engrossed House Bill No. 111, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford,
Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Brown (Gordon J.), Coughlin, Frayn, Hansen, Hillyer, King, Lester, Raugust, Rosenberg, Sisson, Sutherland, Vane, Watson, Young—15.

Engrossed 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.

**House Bill No. 118**, by Representatives Shannon, Beierlein and Riley:

Authorizing Eagle Gorge Dam Flood Control Project, making an appropriation.

On motion of Mr. Beierlein, the rules were suspended, the second reading considered the third, and House Bill No. 118 was placed on final passage.

Debate ensued.

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

The Clerk called the roll on the final passage of House Bill No. 118, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Knoblauch, Kupka, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Ball, Carty, Coughlin, Frayn, Hansen; Holliday, King, Kinnear, Lester, McPherson, Raugust, Smith (Vernon A.), Vane, Watson—14.

House Bill No. 118, having received the constitutional majority, was declared passed.

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

**House Bill No. 244**, by Committee on Harbors, Waterways and Flood Control:

Making an appropriation for flood control.
On motion of Mr. Mardesich, the rules were suspended, the second reading considered the third, and House Bill No. 244 was placed on final passage. Debate ensued.

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, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Carty, Coughlin, Forshee, Frayn, Hansen, Holliday, King, Raugust, Smith (Vernon A.)—9.

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.

House Bill No. 165, by Representative Testu:

Relating to regulation of storage warehouses; changing gross revenue report base from fiscal to calendar year.

On motion of Mrs. Testu, the rules were suspended, the second reading considered the third, and House Bill No. 165 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 165, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Carty, Coughlin, Forshee, Frayn, Hansen, King, Raugust, Schumann, Smith (Ralph A.), Sutherland, Watson—11.
House Bill No. 165, having received the 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 Mrs. Boede, the lady members of the House were excused for the purpose of attending a luncheon.

**MOTION**

On motion of Mrs. Boede, the members of the Committee on Fisheries were excused beginning noon Thursday, February 10, 1949, and Friday, February 11, 1949, to attend a fisheries conference at Salem, Oregon.

**House Bill No. 156**, by Representatives King and Bernethy:

Relating to industrial insurance; allowing waiver of claim limitation by Director of Labor and Industries.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and House Bill No. 156 was placed on final passage.

Debate ensued.

**PERSONAL PRIVILEGE**

Mr. Kinnear:

“A matter of personal privilege, Mr. Speaker. Mr. Holliday, I know unintentionally, has misstated me in two regards, if I may repeat my statement. I am against this bill; I am for the industrial insurance law. Secondly, silicosis does develop after a year. As I stated, silicosis occupational disease does not fall within the limitation of this law.”

The Speaker declared the question before the House to be the final passage of House Bill No. 156.

The Clerk called the roll on the final passage of House Bill No. 156, and the bill passed the House by the following vote: Yeas, 74; nays, 7; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Wenberg (Andrew), Wyatt, Young, Mr. Speaker—74.

Those voting nay were: Representatives Anderson (B. Roy), Ball, Bassett, Kinnear, Sisson, Smith (Vernon A), Zent—7.

Those absent or not voting were: Representatives Anderson (Eva), Carty, Cory, Coughlin, Foster, Frayn, Hansen, Hillyer, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Powell, Raugust, Shannon, Vane, Washington, Woodall—18.

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.
House Bill No. 200, by Representatives Blair and Mohr:

Authorizing cooperative action by State Association of Irrigation Districts.

On motion of Mr. Blair, the rules were suspended, the second reading considered the third, and House Bill No. 200 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 200, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffrey, Jones (John R.), Kinneer, Knohlaucl, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Smith Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—76.

Those absent or not voting were: Representatives Anderson (Eva), Boede, Carty, Cory, Coughlin, Foster, Frayn, Gallagher (Bernard J.), Hansen, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Lester, Powell, Raugeust, Ridgway, Shannon, Simmons, Testu, Thompson, Washington, Woodall—23.

House Bill No. 200, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Farrington, three hundred extra copies of House Bill No. 313 were ordered printed.

MOTION

On motion of Mr. Rasmussen, the House adjourned until eleven a. m., Thursday, February 10, 1949.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.
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 Coughlin, Hansen and Raugust, all having been previously excused.

Prayer was offered by the Reverend J. Edgar Pearson, Jr., Pastor 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Concurrent Resolution No. 8, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, G. Frank Rhodes.

House Bill No. 104 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

House Bill No. 105 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:
We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 149, relating to trade-marks; limiting effective period of registration to twenty years; increasing registration fee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles M. Carroll, Chairman.

We concur in this report: Chester D. Forshee, George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland, John N. Wilson.
Passed to second reading.

House of Representatives,
Olympia, Wash., February 8, 1949.

Mr. Speaker:
We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 251, increasing time for filing bulk sales affidavit to ten days, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles M. Carroll, Chairman.

We concur in this report: Chester D. Forshee, George Kinnear, George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland, John N. Wilson.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 298, permitting husband-wife limited partnerships relative to separate property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 299, permitting husband-wife full partnerships relative to separate property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 311, making a deficiency appropriation to the Department of Labor and Industries, 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
Vice-Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 322, authorizing acquisition of electric utilities by public utility districts acting jointly, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles A. Pedersen, Chairman.

We concur in this report: Robert E. Blair, Vaughan Brown, George W. Kupka, Nat W. Washington, Oscar Wenberg.
Mr. Speaker:
We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 322, authorizing acquisition of electric utilities by public utility districts acting jointly, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: Loomis J. Shadbolt.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Joint Memorial No. 10, requesting construction of extraction plants near Washington coal fields, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES M. CARROLL, Chairman.

We concur in this report: Chester D. Forshee, George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Patrick D. Sutherland, John N. Wilson.

Mr. Speaker:
We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Joint Memorial No. 10, requesting construction of extraction plants near Washington coal fields, 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: Vernon A. Smith.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has concurred in the House Amendments to Engrossed Senate Bill No. 4, and passed the bill as amended by the House.

HERBERT H. SIBLEY, Secretary.

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

HERBERT H. SIBLEY, Secretary.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 43; also Substitute House Bill No. 45; also House Bill No. 115, and the same are herewith transmitted.

HERBERT H. SIBLEY, Secretary.

Mr. Speaker:
The Senate has passed: Substitute Senate Bill No. 21; also Engrossed Senate Bill No. 29; also Senate Bill No. 30; also Engrossed Senate Bill No. 52; also Senate Bill No. 71; also
The Senate has passed: Re-Engrossed Senate Bill No. 27; also
Engrossed Senate Bill No. 60; also
Engrossed Senate Bill No. 84; also
Engrossed Senate Bill No. 94, and the same are herewith transmitted.

MR. SPEAKER:
HERBERT H. SIELER,
Secretary.
Senate Chamber,

The Senate has passed: Engrossed House Bill No. 38 with the following amendment:
Amend Section 1, line 10 of the original bill, same being line 5 of the printed bill,
by striking the words "of the same" and inserting in lieu thereof the words: "not exceeding in value the",
and the same is herewith transmitted.

Mr. Brown (Vaughan) moved that the House concur in the Senate amendment to Engrossed House Bill No. 38.
The motion was carried.
The Speaker declared the question before the House to be the final passage
of Engrossed House Bill No. 38, as amended by the Senate.
The Clerk called the roll on the final passage of Engrossed House Bill
No. 38, as amended by the Senate, and the bill passed the House by the follow­ng vote: Yeas, 88; nays, 0; absent or not voting, 11.
Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Donohue, Eldridge, Farrington, Ford, Forshay, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.
Those absent or not voting were: Representatives Adams, Bargreen, Coughlin, Dillard, Frayn, Hansen, Kinnear, Lester, Powell, Raugust, Riley—11.
Engrossed House Bill No. 38, as amended by the Senate, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION AND FIRST READING OF BILLS
The following were introduced, read first time by title, and acted upon as indicated:
House Bill No. 373, by Representatives Ball and Gallagher (Bernard J.):
An Act relating to the services of optometrists on behalf of persons receiving various types of public aid and health services; and forbidding discrimination among ocular practitioners.
Ordered printed and referred to Committee on Social Security.

House Bill No. 374, by Representatives Brown (Gordon J.) and Knoblauch:
An Act to be known as the "Boiler Inspection and Operating Engineers Act"; relating to the inspection and operation of steam boilers, pressure vessels, mechanical refrigeration plants, internal combustion engines, and hoisting plants; prescribing the duties of certain officers; fixing fees; prescribing penalties and defining terms.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 375, by Representatives Brown (Henry A.) and Thompson:
An Act relating to the egg, poultry and turkey industries; declaring the public policy of this state to promote the welfare of the egg, poultry and turkey industries by promoting the increased use of eggs, poultry and turkeys and the products thereof, by providing for research and publicity advertising and sales promotion campaign to increase the consumption of Washington eggs, poultry and turkeys and the products thereof; levying an assessment on eggs, poultry and turkeys and providing for its collection; creating an egg, poultry and turkey commission, constituted with state authority and vesting in it the administration of this act; providing for the licensing of dealers in eggs, poultry and turkeys; providing for the powers, duties and authority of said commission; prescribing penalties for the violation of this act, and providing for the public welfare.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 376, by Representative Carroll:
An Act relating to the Washington Toll Bridge Authority; providing for the completion of the original Lake Washington Floating Bridge Project by the construction of an overcrossing approach structure and by lining and relighting the twin bore tunnel, and authorizing the issuance of Lake Washington Toll Bridge Revenue Bonds.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 377, by Representative Donohue:
An Act relating to education and authorizing the compensation of election officials in second and third class school districts.
Ordered printed and referred to Committee on Elections.

House Bill No. 378, by Representatives King and Smith (Ralph A.) (by Request):
An Act relating to oysters; declaring the public policy of this state to promote the consumption and sale of oysters by providing for research and a publicity advertising and sales promotion campaign to increase the consumption of Washington-grown oysters; regulating dealing in oyster seed; levying an assessment and providing for its collection; creating the "Washington Oyster Commission" and prescribing its powers and duties; providing penalties, and declaring an emergency.
Ordered printed and referred to Committee on Fisheries.

House Bill No. 379, by Representatives Knoblauch and Simmons:
An Act relating to elections in drainage districts in first class counties, and
amending section 6, Chapter CXV (115), Laws of 1895, as amended by section 1, Chapter 52, Laws of 1921.

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 380**, by Representative Donohue:

An Act relating to education, authorizing the compensation of clerks of second and third class school districts and amending sections 3, Article VI, sub-Chapter 4, Title III, Chapter 97, Laws of 1909, as amended by Chapter 156, Laws of 1919.

Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 381**, by Representatives Kupka, Sandison and Rasmussen:

An Act relating to the election of certain officers of the state and county public school systems and amending section 2, Chapter 1, Laws of 1939.

Ordered printed and referred to Committee on Elections.

**House Bill No. 382**, by Representatives Rasmussen, Kupka and Sandison:

An Act relating to the nomination and election of justices of the peace and amending section 1, Chapter 85, Laws of 1933.

Ordered printed and referred to Committee on Elections.

**House Bill No. 383**, by Representatives Sandison, Kupka and Rasmussen:

An Act relating to the nomination and election of Supreme Court and Superior Court judges and amending section 38, Chapter 209, Laws of 1907, as last amended by section 1, Chapter 155, Laws of 1927.

Ordered printed and referred to Committee on Elections.

**House Bill No. 384**, by Representative Riley (by Departmental Request):

An Act making a deficiency appropriation for the payment of operations for the Department of Game, and declaring an emergency.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 385**, by Representative Testu:

An Act relating to the regulation of motor carriers transporting property for compensation and certain exemptions therefrom, and amending section 3, Chapter 184, Laws of 1935, as last amended by section 1, Chapter 264, Laws of 1947.

Ordered printed and referred to Committee on Transportation.

**House Bill No. 386**, by Representative Winberg (Andrew):

An Act relating to secondary state highways, and amending section 10, Chapter 207, Laws of 1937, as last amended by section 1, Chapter 232, Laws of 1947.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 387**, by Representatives Smith (Vernon A.), Riley and Wyatt:

An Act relating to the production, processing, handling, sale and distribution of ice cream and frozen dairy foods; providing a system of permits; providing standards of sanitation and quality; establishing certain standards and defining certain terms; providing for enforcement of the act; defining the powers and duties of certain officers; defining certain offenses and prescribing penalties therefor; making an appropriation, and repealing section 58, Chapter 192, Laws of 1919 and sections 1(25), 1(26), 1(27) and 1(28), Chapter 90, Laws of 1943.

Ordered printed and referred to Committee on Commerce and Manufacturing.
MOTIONS

On motion of Mr. Smith (Vernon A.), two hundred extra copies of House Bill No. 387 were ordered printed.

On motion of Mr. King, one hundred extra copies of House Bill No. 378 were ordered printed.

FIRST READING OF SENATE BILLS

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

Substitute Senate Bill No. 21, by Committee on Agriculture and Livestock:

An Act relating to strawberries, red raspberries, black raspberries, blackberries, loganberries, boysenberries, young berries, and similar hybrids, currents, gooseberries and by-products thereof; declaring the public policy of this state be to promote the production, consumption and sale of small fruits by providing for horticultural, economic and market research and publicity, advertising and sales promotion campaigns to increase the consumption of Washington small fruits; levying an assessment and providing for its collection; creating a small fruit commission and vesting in it the administration of this act; providing for the powers, duties and authority of said commission; providing penalties for violation of this act, and declaring an emergency.

Referred to Committee on Horticulture.

Re-engrossed Senate Bill No. 27, by Senator Westberg:

An Act relating to parks, playgrounds, gymnasiums, swimming pools, field houses, recreational facilities, bathing beaches, roads and public camps; authorizing certain municipalities and local subdivisions of government to operate, acquire or join in the acquisition thereof; to join in the conduct of a recreation program and amending Chapter 107, Laws of 1921.

Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 29, by Senators Parker and Zednick:

An Act fixing the compensation of legislators and judges of the supreme and superior courts; repealing Chapter 173, Laws of 1941, and Chapter 4, Laws of 1945; amending section 1, Chapter 57, Laws of 1907, as last amended by Chapter 194, Laws of 1947; and declaring an emergency.

On motion of Mr. Ford, the rules were suspended, Engrossed Senate Bill No. 29 was advanced to second reading and read in full.

Mr. Ford moved the adoption of the following amendment:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. The annual salaries of the following named state elected officials shall be: Governor, Eighteen Thousand Dollars ($18,000); Lieutenant Governor, Seven Thousand Five Hundred Dollars ($7,500); Secretary of State, Ten Thousand Dollars ($10,000); State Treasurer, Ten Thousand Dollars ($10,000); State Auditor, Ten Thousand Dollars ($10,000); Attorney General, Eleven Thousand Dollars ($11,000); Superintendent of Public Instruction, Ten Thousand Dollars ($10,000); Commissioner of Public Lands, Ten Thousand Dollars ($10,000); State Insurance Commissioner, Ten Thousand Dollars ($10,000); which amounts shall be payable from the effective date of this act.

"Sec. 2. Members of the Legislature shall receive for their services Twelve Hundred Dollars ($1,200) per annum, and in addition, ten cents (10¢) per mile for travel to and from legislative sessions and for attendance at legislative sessions in lieu of expenses, Fifteen Dollars ($15) for each day thereof.

"Sec. 3. Chapter 173, Laws of 1941; Chapter 4, Laws of 1945; Chapter 116, Laws of 1945; Chapter 109, Laws of 1923; Chapter 90, Laws of Ex. Sess. 1925; Chapter 163, Laws of Ex. Sess. 1925; Chapter 226, Laws of 1939; Chapter 124, Laws of 1919; section 02.04, Chapter 79, Laws of 1947; Chapter 94, Laws of 1907, are hereby repealed.

"Sec. 4. Section 1, Chapter 57, Laws of 1907, as last amended by section 1, Chapter 194, Laws of 1947, is hereby amended to read as follows:
Section 1. Each Judge of the Supreme Court shall receive an annual salary of Twelve Thousand Dollars ($12,000), but no salary warrant shall be issued to any Judge of the Supreme Court until he shall have made and filed with the state auditor an affidavit that no matter referred to him for opinion or decision has been uncompleted or undecided by him for more than six months. Each Judge of the Superior Court shall receive an annual salary of Nine Thousand Five Hundred Dollars ($9,500).

"Sec. 5. This act is necessary for the immediate support and preservation of the state government and its existing public institutions and shall take effect immediately."

POINT OF ORDER

Mr. Woodall:

"Point of order, Mr. Speaker. That portion of the amendment which relates to elected state officials is not germane to the subject of this bill. This is a bill dealing with the compensation of legislators and judges of the court."

RULING BY THE SPEAKER

The Speaker:

"The Speaker is going to hold the amendment is germane to the bill. It pertains to the matter of fixing salaries of state officials."

The Speaker declared the question before the House to be the motion by Mr. Ford on the adoption of the amendment to Engrossed Senate Bill No. 29.

The motion was carried and the amendment was adopted.

Mr. Ford moved the adoption of the following amendment:

Amend the title—strike the whole thereof and insert in lieu thereof the following:

"An Act fixing the compensation of certain elected state officials, legislators and judges of the Supreme Court and the Superior Court; repealing Chapter 173, Laws of 1941; Chapter 4, Laws of 1945; Chapter 116, Laws of 1945; Chapter 109, Laws of 1923; Chapter 90, Laws of Ex. Sess. 1925; Chapter 163, Laws of Ex. Sess. 1925; Chapter 226, Laws of 1939; Chapter 124, Laws of 1919; section 02.04, Chapter 79, Laws of 1947; Chapter 94, Laws of 1907; amending section 1, Chapter 57, Laws of 1907, as last amended by Chapter 194, Laws of 1947; and declaring an emergency."

The motion was carried and the amendment was adopted.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 29 was advanced to third reading and final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 29, as amended by the House, and the bill passed the House by the following vote: Yeas, 70; nays, 23; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—70.

Those voting nay were: Representatives Ball, Basset, Carty, Comfort, Cory, Gordon, Hillyer, Hoefel, Jeffreys, Jones (Mrs. Vincent F.), Kinnear, Pedersen,
Powell, Riley, Schumann, Shadbolt, Shannon, Sisson, Sprague, Stonecipher, Thompson, Vane, Zent—23.

Those absent or not voting were: Representatives Coughlin, Frayn, Hansen, Neill, Raugust, Smith (Vernon A.)—6.

Engrossed Senate Bill No. 29, as amended by the House, having received the constitutional majority, was declared passed.

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

On motion of Mr. Ford, Engrossed Senate Bill No. 29 was ordered immediately transmitted to the Senate.

Senate Bill No. 30, by Senators Parker and Zednick:

An Act fixing the compensation of certain elected state officials; repealing Chapter 116, Laws of 1945; Chapter 109, Laws of 1923; Chapter 90, Laws of the Extraordinary Session of 1925; Chapter 163, Laws of the Extraordinary Session of 1925; Chapter 226, Laws of 1939; Chapter 124, Laws of 1919; section 02.04, Chapter 79, Laws of 1947; Chapter 94, Laws of 1907; and declaring an emergency.

Referred to Committee on State Government.

Engrossed Senate Bill No. 52, by Senator Parker:

An Act relating to certain second class cities, fixing limitations on the salaries of officials thereof, and repealing sections 21 and 22, Chapter 241, Laws of 1907 and parts of all acts inconsistent herewith.

Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 60, by Senator Parker:

An Act relating to elective and appointive officers of cities of the second class, and amending section 2, Chapter 241, Laws of 1907, and adding thereto a new section known as section 2 A.

Referred to Committee on Cities and Counties.

Senate Bill No. 71, by Senator Harley:

An Act relating to certain fee exemptions and scholarship awards by the University and State College; and amending section 1, Chapter 236, Laws of 1945 (sec. 4543-15, Rem. Supp. 1945).

Referred to Committee on Colleges and Universities.

Senate Bill No. 73, by Senator Huntley (by Departmental Request):

An Act relating to extension work in agriculture and home economics, authorizing counties and municipalities to cooperate with the State College of Washington in such work and expend funds therefor, and repealing Chapter 18, Laws of 1913, as amended by Chapter 193, Laws of 1919.

Referred to Committee on Colleges and Universities.

Engrossed Senate Bill No. 84, by Senator Lindsay:

An Act relating to irrigation districts; providing for the creation of boards of joint control to administer the operation, maintenance, betterments and regulation of the water works, main and branch canals and water lines, and other water facilities of two or more irrigation districts and others which are owners of water rights having the same natural source and which use the same common works for the diversion and transportation of all or any part of their respective irrigation water supplies; prescribing the membership of the
board of joint control, defining its powers and duties; and declaring an emerg-
ency.

Referred to Committee on Reclamation and Irrigation.

**Senate Bill No. 85**, by Senator Lindsay:

An Act relating to irrigation districts; providing for the issuance and dis-
posal of bonds payable only from revenues derived from district charges for
domestic water service or electric power service or both such services and
authorizing the creation of a special fund to which a fixed proportion of such
revenues shall be pledged and paid; and directing the county treasurer of the
county in which the principal office of the district is located to pay said bonds
from any monies in said special fund.

Referred to Committee on Reclamation and Irrigation.

**Engrossed Senate Bill No. 94**, by Senators Davison and Rosellini:

An Act authorizing the establishment and operation of teacher administrator
training and demonstration schools by agreement between the regents of the
University of Washington or regents of the State College of Washington and
the board of directors of any school district, and repealing all acts or parts of
acts in conflict therewith.

Referred to Committee on Colleges and Universities.

**Engrossed Senate Bill No. 154**, by Committee on Roads and Bridges:

An Act authorizing the Washington Toll Bridge Authority to acquire by
condemnation or otherwise and to operate a system of ferries and toll bridges
incidental thereto, and to issue revenue bonds in connection therewith; and
declaring an emergency.

Referred to Committee on Roads and Bridges.

**Senate Concurrent Resolution No. 1**, by Committee on Rules and Joint
Rules:

Relating to the printing of the Legislative Manual.

On motion of Mr. Rasmussen, the rules were suspended, Senate Concurrent
Resolution No. 1 was advanced to second reading, and read in full.

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

**SECOND READING OF BILLS**

**House Bill No. 216**, by Representatives Gordon and Hoopingarner:

Increasing State College Regents to seven.

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

**House Bill No. 222**, by Representative O'Brien:

Authorizing emergency expenditures in certain cities by unanimous vote
of council members present.

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

**House Bill No. 223**, by Representatives Pedersen and Blair:

Providing procedure for disorganization of townships.

House of Representatives,

**MR. SPEAKER:**

We, a majority of your Committee on Cities and Counties, to whom was referred
House Bill No. 223, providing procedure for disorganization of townships, have had 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, line 20 of the original bill, being line 11 of the printed bill, after the word "case" and before the word "one" strike the word "over" and insert in lieu thereof the words "less than"  

JOHN L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Kenneth H. Simmons, Ray W. Sprague.

The bill was read the second time by sections.

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

House Bill No. 223 was passed to third reading and ordered engrossed.

**House Bill No. 226**, by Representative Rasmussen:

Granting easement for ingress and egress over certain state land to private owners.

House of Representatives,  
Olympia, Wash., February 8, 1949.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 226, granting easement for ingress and egress over certain state land to private owners, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 5 of the original bill, being line 1 of the printed bill, after the word "lands" and before the word "is" insert a comma (,) and add the following: "with the consent of the Director of the Department of Public Institutions,"

In section 1, lines 9 and 10 of the original bill, being lines 4 and 5 of the printed bill, after the word "thereof" strike the comma (,) insert a period (.) and strike the balance of the section.  

ROBERT BERNEHY, Chairman.


The bill was read the second time by sections.

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

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

In section 1, lines 6 and 7 of the original bill, being line 2 of the printed bill, after the words "lands to" and before the words "that portion" insert the words "the owners of" and in line 9 of the original bill, being line 4 of the printed bill, after the words "Pierce County" strike the following: ", to the owners thereof"

House Bill No. 226 was passed to third reading and ordered engrossed.

**House Bill No. 242**, by Representatives Carty and Holliday:

Creating board of control operation of state schools for deaf and blind.

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

**House Bill No. 249**, by Representative Paulsen:

Revising and codifying divorce laws and repealing all prior laws; making out-of-state divorces invalid in certain cases.

House of Representatives,  

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 249, revising and codifying divorce laws and repealing all prior laws; making out-of-state divorces invalid in certain cases, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 2, line 15 of the original bill, being page 1, line 8 of the printed bill after the word "adultery" strike the following: ", not condoned." and insert in lieu thereof the following: "on the part of the wife or of the husband, when unforgiven, and the application is made within one year after it shall have come to the knowledge of the party applying for a divorce."

In section 2, line 27 of the original bill, being page 1, lines 18 and 19 of the printed
bill after the words "period of" and before the word "consecutive" strike the word "two" and insert in lieu thereof the word "five"

In section 8, page 3, line 6 of the original bill, being page 2, lines 25 and 26 of the printed bill after the words "copies of" strike the following: "all pleadings and notice of trial" and insert in lieu thereof the following: "the summons and complaint and such other papers as may be required by court rule"

In section 19, page 6, line 12 of the original bill, being page 4, line 14 of the printed bill after the word "divorce" and before the words "or annulment" insert the following: ", separate maintenance"

In lines 1 and 2 of the title of the original bill, being line 1 of the title of the printed bill after the word "divorce" and before the words "or annulment" strike the following: ", separate maintenance" and after the comma (,) following the word "annulment" and before the words "the custody" insert the following: "separate maintenance,"

ARTHUR R. PAULSEN, Chairman.


The bill was read the second time by sections.

On motion of Mr. Paulsen, the committee amendments to section 2 were adopted.

Mr. Riley moved the adoption of the following amendment:

Amend section 2, line 15, sub-section (8), strike sub-section (8).

The motion was lost.

Debate ensued.

On motion of Mr. Paulsen, the committee amendment to section 8 was adopted.

On motion of Mr. Paulsen, the committee amendment to section 19 was adopted.

On motion of Mr. Paulsen, the committee amendment to the title was adopted.

House Bill No. 249 was passed to third reading and ordered engrossed.

House Bill No. 254, by Representative Wenberg (Oscar):

Increasing driver\'s license fees; increasing allocation therefrom for state parks; and making an appropriation for state park purposes.

The bill was read the second time by sections and passed to third reading. The Speaker called Mr. Kinnear to preside.

THIRD READING OF BILLS

House Bill No. 162, by Representatives Simmons and Knoblauch:

Authorizing self-sustaining occupational therapy programs at soldiers\' homes.

On motion of Mr. Simmons, the rules were suspended, the second reading considered the third, and House Bill No. 162 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 162, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holli-
day, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—92.

Those absent or not voting were: Representatives Coughlin, Hansen, Jones (John R.), Raugust, Sisson, Winberg (Oscar), Mr. Speaker—7.

House Bill No. 162, having received the constitutional majority, was declared passed.

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

House Bill No. 170, by Representative Ford:
Authorizing State Library Commission to accept and disburse federal grants.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and House Bill No. 170 was placed on final passage.

Mr. Smith (Vernon A.) demanded the previous question.

The Clerk called the roll on the final passage of House Bill No. 170, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—90.

Those absent or not voting were: Representatives Coughlin, Forshee, Hansen, Holliday, Jones (John R.), McPherson, Raugust, Sisson, Mr. Speaker—9.

House Bill No. 170, having received the constitutional majority, was declared passed.

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

House Bill No. 193, by Committee on Veterans' Affairs:
Permitting free use of state armories by veterans' organizations.

Mr. Hofmeister moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.
SECOND READING OF BILLS

House Bill No. 193 was re-read the second time by sections.

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

In section 1, line 15 of the original bill, being line 8 of the printed bill, after the word "organization" and before the words "be permitted" strike the word "shall" and insert in lieu thereof the word "may"

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

MOTION

On motion of Mr. Hofmeister, the rules were suspended, House Bill No. 193 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 House Bill No. 193, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshay, Foster, Frazer, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—89.

Those absent or not voting were: Representatives Coughlin, Hansen, Holliday, Jones (John R.), Olson, Raugust, Sisson, Smith (Vernon A.), Thompson, Mr. Speaker—10.

Engrossed House Bill No. 193, having received the constitutional majority, was declared passed.

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

House Bill No. 202, by Representative Hansen (by Departmental Request):

Authorizing leasing of unused highway lands.

On motion of Mr. Beierlein, the rules were suspended, the second reading considered the third, and House Bill No. 202 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 202, and the bill passed the House by the following vote: Yeas, 83; nays, 4; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Dillard, Eldridge, Farrington, Ford, Forshay, Foster, Frazer, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs.
THIRTY-SECOND DAY, FEBRUARY 10, 1949

Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Wenberg (Andrew), Woodall, Wyatt, Young, Zent—83.

Those voting nay were: Representatives Comfort, Paulsen, Riley, Vane—4.

Those absent or not voting were: Representatives Cory, Coughlin, Donohue, Gordon, Hansen, Henderson, Holliday, Jones (John R.), Raugust, Rosenberg, Thompson, Mr. Speaker—12.

House Bill No. 202, having received the 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. Ford gave notice that, having voted on the prevailing side, he would on the next working day, move that the House reconsider the vote by which House Bill No. 202 passed the House.

Senate Bill No. 15, by Senators Sears and Hall:

Increasing travel subsistence allowance for state officers and employees.

Mr. Riley moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was lost on a rising vote.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Senate Bill No. 15 was placed on final passage.

Debate ensued.

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

The Clerk called the roll on the final passage of Senate Bill No. 15, and the bill passed the House by the following vote: Yeas, 69; nays, 22; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carty, Comfort, Cory, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hillyer, Hoefel, hoopin-garner, Johnston, Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Zent—69.

Those voting nay were: Representatives Beierlein, Callow, Carmichael, Carroll, Donohue, Frayn, Hallauer, Hofmeister, Jeffreys, Jones (Mrs. Vincent F.), Kupka, Miller (C. C.), O'Brien, Olson, Pedersen, Riley, Shannon, Smith (Vernon A.), Sutherland, Vane, Wyatt, Young—22.

Those absent or not voting were: Representatives Boede, Coughlin, Hansen, Holliday, Jones (John R.), Raugust, Watson, Mr. Speaker—8.
Senate Bill No. 15, having received the constitutional majority, was declared passed.

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

Senate Bill No. 43, by Senator Earlywine:
Designating the Rhododendron as official state flower.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Senate Bill No. 43 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 43, and the bill passed the House by the following vote: Yeas, 81; nays, 5; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Comfort, Cory, Dillard, Donohue, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jefferys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesch, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Wedekind, Wilson, Winberg (Andrew), Wyatt, Zent—81.

Those voting nay were: Representatives Ball, Carroll, Foster, Shadbolt, Woodall—5.

Those absent or not voting were: Representatives Boede, Carty, Coughlin, Eldridge, Hansen, Holliday, Johnston, Jones (John R.), Raugust, Watson, Wenberg (Oscar), Young, Mr. Speaker—13.

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.

Senate Bill No. 59, by Senator Robertson:
Making appropriations to cities, towns and counties from Motor Vehicle Fund and declaring an emergency.

On motion of Mr. Beierlein, Senate Bill No. 59 was re-referred to the Committee on Rules and Order.

Senate Bill No. 68, by Senator Shank (by Departmental Request):
Authorizing signing of notary public certificates by proxy for the governor.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Senate Bill No. 68 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 68, and the bill passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 20.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Comfort, Cory, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson,
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Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodès, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Wedberg (Oscar), Wilson, Woodall, Wyatt, Zent—78.

Those voting nay were: Representative Carroll—1.

Those absent or not voting were: Representatives Adams, Boede, Carty, Coughlin, Eldridge, Hansen, Holliday, Johnston, Jones (John R.), King, Miller (Clyde J.), Powell, Raugust, Smith (Vernon A.), Sutherland, Watson, Wedekind, Winberg (Andrew), Young, Mr. Speaker—20.

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.

MOTION

On motion of Mr. Rasmussen, the House adjourned until ten o'clock a. m., Friday, February 11, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-THIRD DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FRIDAY, FEBRUARY 11, 1949.

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 Adams, Blair, Boede, Brown (Gordon J.), Carmichael, Coughlin, Dillard, Donohue, Farrington, Forshee, Hillyer, Hoefel, Jeffreys, King, Miller (Clyde J.), Pedersen, Raugust, Rosenberg, Smith (Ralph A.), Washington, Wedekind and Winberg (Andrew), Representatives Blair, Boede, Coughlin, Dillard, Farrington, Forshee, Hoefel, King, Miller (Clyde J.), Raugust, Rosenberg, Smith (Ralph A.), Washington, Wedekind and Winberg (Andrew), having been previously excused.

Prayer was offered by the Reverend J. Edgar Pearson, Jr., Pastor 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.
Mr. Ford moved that the House now reconsider the vote by which House Bill No. 202 passed.

The motion to reconsider House Bill No. 202 was carried.

The Speaker declared the question before the House to be the final passage of House Bill No. 202.

Mr. Ford moved that the rules be suspended and House Bill No. 202 be returned to second reading for the purpose of amendment.

The motion was carried.

House Bill No. 202 was re-read the second time by sections.

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

In section 1, line 7 of the original bill, being line 1 of the printed bill, after the words and comma (,) "any lands," and before the word "including" insert the following: "for not more than five (5) years"

The House resumed consideration of bills on third reading.

On motion of Mr. Ford, the rules were suspended, House Bill No. 202 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 202.

The Clerk called the roll on the final passage of Engrossed House Bill No. 202, and the bill passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carly, Comfort, Eldridge, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Knoblauch, Kupka, Lester, Mardesich, McPherson, Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wenberg (Oscar), Wilson, Woodall, Wyatt, Young, Zent, Mr. Speaker—70.

Those absent or not voting were: Representatives Adams, Bernethy, Blair, Boede, Brown (Gordon J.), Carmichael, Cory, Coughlin, Dillard, Donohue, Farrington, Forshee, Hillyer, Hoefel, Hofmeister, King, Kinnear, Miller (C. C.), Miller (Clyde C.), Miller (Floyd C.), Pedersen, Raugust, Rosenberg, Shannon, Smith (Ralph A.), Smith (Vernon A.), Washington, Wedekind, Winberg (Andrew)—29.

Engrossed House Bill No. 202, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
THIRTY-THIRD DAY, FEBRUARY 11, 1949

RESOLUTION

By Mr. Knoblauch:

To the Honorable Harry S. Truman, President of the United States, and to the Senate of the United States of America in Congress Assembled:

We, your Memorialists, the House of Representatives of the State of Washington, in legislative session assembled, respectfully represent and petition as follows:

WHEREAS, The Honorable Monrad C. Wallgren is a former Governor of the State of Washington; and

WHEREAS, The Honorable Harry S. Truman, President of the United States, has recently appointed the Honorable Monrad C. Wallgren as Chairman of the National Securities Resources Board; and

WHEREAS, Such appointment must be confirmed by the Senate of the United States; and

WHEREAS, That the Honorable Monrad C. Wallgren's background as Senator, Congressman and Governor qualified him for this most important position,

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, in legislative session assembled, that we respectfully commend the President of the United States in appointing the Honorable Monrad C. Wallgren to the Chairmanship of the National Securities Resources Board and we respectfully urge upon the Senate of the United States that he be speedily confirmed.

Be It Further Resolved, That copies of this Memorial be immediately transmitted to the Honorable Harry S. Truman, President of the United States, the President of the United States Senate and to each Senator from the State of Washington.

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

MOTION

On motion of Mr. O'Brien, House Bill No. 119 was re-referred from the Committee on Cities and Counties to the Committee on Appropriations.

REPORTS OF STANDING COMMITTEES

Mr. Speaker,

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 193, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: William D. Shannon, Vernon A. Smith.

Mr. Speaker,

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 46, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

I concur in this report: G. Frank Rhodes.

Mr. Speaker,

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 38; also Enrolled House Bill No. 43; also Enrolled Substitute House Bill No. 45; also Enrolled House Bill No. 115, have compared same with the original bills and find them correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, G. Frank Rhodes.

Mr. Speaker,

House of Representatives,

We, a majority of your Committee on Elections, to whom was referred House Bill No. 89, requiring partisan primary candidates to secure statement of precinct commit-
teemen, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Michael J. Gallagher, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 290, prohibiting television sets in motor vehicles, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Jeanette Testu, Chairman.


Passed to second reading.

House Bill No. 293 (reported by Committee on Transportation):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 297, authorizing certain cities to budget for contingent salary revisions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Dewey C. Donohue, Joe F. Lester, Ray W. Sprague.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 19, requesting rent control and national housing program for low income families, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Howard T. Ball, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 21, petitioning Congress to issue a stamp commemorating opening of Lake Washington floating bridge, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Howard T. Ball, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 22, requesting Ballard Locks commemorative stamp, have had the same under con-
We have had under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. 

HOWARD T. BALL, Chairman.


Passed to second reading.

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 24, requesting commemorative stamp depicting pioneer landing at Alki Point, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. 

HOWARD T. BALL, Chairman.


Passed to second reading.

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 25, requesting commemorative stamp recognizing Centennial of Washington Territory, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. 

HOWARD T. BALL, Chairman.


Passed to second reading.

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 26, requesting survey and construction of toll canal between Hood Canal and Puget Sound, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. 

HOWARD T. BALL, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE

The President has signed: Senate Joint Memorial No. 4; also Senate Bill No. 4, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Senate has passed: Senate Bill No. 83; also Senate Bill No. 104; also Senate Joint Memorial No. 7, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Senate has passed: Engrossed Senate Bill No. 69; also Engrossed Senate Bill No. 111; also Engrossed Senate Bill No. 161; and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.
The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 29 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIEKER, Secretary.

MOTION

Mr. Ford moved that the House refuse to recede from its amendments to Engrossed Senate Bill No. 29, and that the House ask the Senate for a conference thereon.

The motion was carried.

The Speaker announced he was about to sign House Bill No. 38; also House Bill No. 43; also Substitute House Bill No. 45; also House Bill No. 115; also Senate Bill No. 4; also Senate Joint Memorial No. 4.

INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 388**, by Representative Adams (by Departmental Request):
An Act relating to furniture and bedding; defining terms; prescribing the duties of certain officers; prescribing fees; providing penalties and repealing Chapter 125, Laws of 1931.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 389**, by Representative Callow:
An Act authorizing fourth class towns to operate ambulance services; amending section 154, Chapter VII, Laws of 1889, as last amended by section 1, Chapter 214, Laws of 1945 (Rem. Rev. Stat. 9175).

Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 390**, by Representatives Bernethy, Miller (C. C.) and Hillyer:
An Act relating to intoxicating liquor and licensing the sale thereof; amending section 23-O, Chapter 62, Laws Ex. Sess. 1933, as added thereto by Chapter 217, Laws of 1937, and last amended by section 3, Chapter 220, Laws of 1941, and providing that the act shall take effect January 1, 1950.

Ordered printed and referred to Committee on Liquor Control.

**House Bill No. 391**, by Representative Comfort:
An Act relating to liens for labor and material and amending sections 5 and 6, Chapter XXIV (24), Laws of 1893 (secs. 1134 and 1135, Rem. Rev. Stat.).

Ordered printed and referred to Committee on Labor Relations.

**House Bill No. 392**, by Representative Coughlin:

Ordered printed and referred to Committee on Labor Relations.

**House Bill No. 393**, by Representatives Foster and Sutherland:
An Act relating to certain contracts for the conditional sale or lease of railroad equipment and rolling stock, and providing for the recording thereof;

Ordered printed and referred to Judiciary Committee.

**House Bill No. 394**, by Representative Hansen (by Departmental Request):
An Act relating to licensing of motor vehicle operators; prescribing fees therefor; amending section 50, Chapter 188, Laws of 1937, as last amended by section 16, Chapter 164, Laws of 1947, and sections 53, 54 and 55, Chapter 188, Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 395**, by Representatives Hoefel and Jeffreys:
An Act relating to leasing of agricultural school and granted lands; providing for leasing the same on a share crop basis, and prescribing the duties of the Commissioner of Public Lands and certain other persons in connection therewith.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 396**, by Representative Neill:
An Act relating to old age annuities for faculties of the University of Washington and Washington State College; amending Chapter 223, Laws of 1937, as last amended by Chapter 223, Laws of 1947, by adding thereto after section 5 a new section to be known as section 6.

Ordered printed and referred to Committee on Colleges and Universities.

**House Bill No. 397**, by Representative Nunamaker:
An Act relating to pension, relief, disability and retirement systems of officers and employees of cities and towns now or hereafter established by ordinance or pursuant to authority granted by state law; authorizing the integration or merger of any such systems with the Statewide City Employees Retirement System under prescribed conditions.

Ordered printed and referred to Committee on Social Security.

**House Bill No. 398**, by Representative Nunamaker:
An Act relating to pension, relief, disability and retirement systems of officers and employees of cities and towns now or hereafter participating in the Statewide City Employees Retirement System law; and amending sections 8, 9, 10, 11, 15 and 16, Chapter 71, Laws of 1947.

Ordered printed and referred to Committee on Social Security.

**House Bill No. 399**, by Representative Rasmussen:
An Act authorizing the establishment, maintenance and operation of cancer clinics; prescribing fees and charges for treatments; authorizing the acceptance of gifts and grants and making an appropriation.

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

**House Bill No. 400**, by Representative Smith (Vernon A.):
An Act relating to lobbyists; requiring their registration and the payment of fees thereby, and providing penalties.

Ordered printed and referred to Committee on State Government.

**House Bill No. 401**, by Representatives Thompson and Testu:
An Act relating to education and amending section 1, Chapter 198, Laws of 1937.

Ordered printed and referred to Committee on Education and Libraries.
House Bill No. 402, by Representative Washington:
An Act relating to public highways.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 403, by Representative Washington:
An Act relating to public highways in the Columbia Basin area.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 404, by Representative Young (by Departmental Request):
An Act relating to license fees for registered pharmacists; wholesale drug-
gists, drug stores, pharmacies, dispensaries, shopkeepers, vendors and peddlers;
prescribing additional fees for failure to pay renewal fees within ninety days
from date due; amending sections 10, 11, 16 and 17-c, Chapter 121, Laws of
1899, as last amended by sections 4, 5, 7 and 8, Chapter 98, Laws of 1935
an emergency.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 405, by Representative Young (by Departmental Request):
An Act relating to registration of pharmacists; amending section 3, Chapter
180, Laws of 1923, as last amended by section 1, Chapter 56, Laws of 1931
(sec. 10126-3, Rem. Rev. Stat.), and section 4, Chapter 180, Laws of 1923, as
amended by section 2, Chapter 253, Laws of 1927 (sec. 10126-4, Rem. Rev.
Stat.), and declaring an emergency.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 406, by Representative Hansen:
An Act providing for exemption from taxes of bridges and their ap-
proaches constructed over bodies of water which form interstate boundaries.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 407, by Representatives Wilson and Frayn:
An Act authorizing the regents of the University of Washington and the
State College of Washington to permit certain non-profit corporations to carry
on activities upon the property of said schools under certain circumstances.
Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 408, by Representative Woodall:
An Act authorizing county commissioners under certain circumstances to
lease county land for agricultural fairs.
Ordered printed and referred to Committee on Cities and Counties.

FIRST READING OF SENATE BILLS
The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 69, by Senators Flanagan and Ganders:
An Act relating to state lands; authorizing and directing the Governor
to execute a conveyance to Yakima County of certain state lands lying
therein.
Referred to Committee on Forestry, State Lands and Buildings.

Senate Bill No. 83, by Senator McMullen (by Departmental Request):
An Act ceding to the United States exclusive jurisdiction over a tract of
570.08 acres of land situated in King County, State of Washington.
Referred to Committee on Forestry, State Lands and Buildings.
Senate Bill No. 104, by Senator Happy (by Departmental Request):
An Act relating to insurance and to the regulation of insurance companies and the insurance business; amending sections .02.09, .03.07, .04.02, .05.09, .06.09, .06.18, .06.20, .09.18, .09.22, .09.23, .09.25, .09.26, .09.33, .09.34, .10.12, .13.12, .13.16, .13.22, .13.34, .13.35, .14.04, .15.16, .17.11, .17.26, .18.43, .18.46, .21.01, .31.03, .32.06, .32.07, .32.35, .32.41, Chapter 79, Laws of 1947 (sections 45.02.09, 45.03.07, 45.04.02, 45.05.09, 45.06.09, 45.06.18, 45.06.20, 45.09.18, 45.09.22, 45.09.23, 45.09.25, 45.09.26, 45.09.33, 45.09.34, 45.10.12, 45.13.12, 45.13.16, 45.13.22, 45.13.34, 45.13.35, 45.14.04, 45.15.16, 45.17.11, 45.17.26, 45.18.43, 45.18.46, 45.21.01, 45.31.03, 45.32.06, 45.32.07, 45.32.35, 45.32.41, Rem. Supp. 1947); amending Chapter 79, Laws of 1947, by adding thereto two new sections to be known as section .24.08 and section .30.25.
Referred to Committee on Insurance.

Engrossed Senate Bill No. 111, by Senator Copeland:
An Act relating to rivers and streams, and rights of riparian owners; amending section 1, Chapter 40, Laws of 1943; and declaring an emergency.
Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Bill No. 161, by Senator Edwards:
An Act relating to fourth class cities or towns; duties of clerk; providing penalty for violations; and amending section 170, Chapter VII, Laws of 1890, as amended.
Referred to Committee on Cities and Counties.

Senate Joint Memorial No. 7, by Senators Parker and Tisdale:
Relating to stabilization works at Point Chehalis.
Referred to Committee on Harbors, Waterways and Flood Control.

SECOND READING OF BILLS

House Bill No. 256, by Representatives Bassett and Blair:
Changing school budget dates and declaring an emergency.
The bill was read the second time by sections and passed to third reading.

House Bill No. 257, by Representatives Bassett and Blair:
Accelerating date for directors taking office in first class school districts in Class A and first class counties.
The bill was read the second time by sections and passed to third reading.

House Bill No. 260, by Representative Sutherland:
Extending banks authorized to accept joint deposits.
The bill was read the second time by sections and passed to third reading.

House Bill No. 107, by Representatives Adams and Powell:
Revising charitable exemptions in inheritance and gift taxes.
Mr. Riley moved that Substitute House Bill No. 107 be substituted for House Bill No. 107, and that the substitute bill be placed on the calendar for second reading.
The motion was carried.
Substitute House Bill No. 107 was read the second time by sections and passed to third reading.

House Bill No. 52, by Representatives Hansen and King:
Regulating and licensing profession of nursing and repealing prior laws.
MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 52, regulating and licensing profession of nursing and repealing prior laws, have had 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 2, lines 8 and 9 of the original bill, being page 1, line 27 of the printed bill, following the period (.) after the words “registered nurse” add a new paragraph, to read as follows:

“This act shall not be construed as prohibiting the nursing care of the sick, with or without compensation, by any unlicensed person who does not hold herself or himself out to be a trained nurse, graduate nurse or registered nurse.”

CHET KING, Chairman.


House Bill No. 52 was read the second time by sections.

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

On motion of Mr. Kinnear, the following amendment to the committee amendment was adopted:

Amend the committee amendment to section 4, in line 4 of the amendment strike the words and comma (,) “trained nurse.”

On motion of Mr. O’Brien, the following amendment to the committee amendment was adopted:

Amend the committee amendment to section 4, in the last line of the amendment after the word “nurse” strike the period (.) insert a comma (,) and add the following: “and further, this act shall not be construed as prohibiting the practice of practical nursing by any practical nurse, with or without compensation in either homes or hospitals.”

House Bill No. 52 was passed to third reading and ordered engrossed.

House Bill No. 161, by Representatives Shannon and Vane:

Creating Public Service Commission and abolishing Departments of Transportation and Public Utilities.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 161, creating Public Service Commission and abolishing Departments of Transportation and Public Utilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, page 1, line 19 of the original bill, being line 9 of the printed bill, beginning with the words “a member” strike all of the matter down to the period (.) following the word “qualified” in line 24 of the original bill, being line 13 of the printed bill, and insert in lieu thereof the following: “one (1) member for a term of two (2) years, and two (2) members for terms of four (4) years each, or until their successors are appointed and qualified”.

In section 1, page 1, lines 25 and 26 of the original bill, being line 14 of the printed bill following the words “term of” and before the word “years” strike the word “six” and insert in lieu thereof the word and figure “four (4)”.

In section 6, page 3, lines 13 and 14 of the original bill, being page 2, line 32 of the printed bill, before the period (.) and after the words “any commissioner” add the following: “or any examiner designated and authorized by the Commission as provided in section 1, Chapter 164 of the Laws of the Extraordinary Session of 1925”.

CHARLES A. PEDERSEN, Chairman.

House Bill No. 161 was read the second time by sections.
On motion of Mr. Riley, House Bill No. 161 was re-referred to the Committee on Public Utilities.

House Bill No. 269, by Committee on Aviation and Airports:
Amending powers of jointly operated municipal airports over acquisition and disposition of property.

The bill was read the second time by sections.

On motion of Mr. Ford, the following amendment by Mr. Dillard was adopted:

In section 1, page 3, line 22 of the original bill, being page 2, line 36 of the printed bill, after the comma (,) following the word "space" and before the word "area" insert the following: "land"

On motion of Mr. Ford, the following amendment by Mr. Dillard was adopted:

In section 1, page 3, line 26 of the original bill, being page 2, line 39 of the printed bill, after the comma (,) following the word "privilege" and before the word "subject" insert the following: "by private negotiation under such terms and conditions as to the board may seem just and proper."

House Bill No. 269 was passed to third reading and ordered engrossed.

The Speaker observed within the bar of the House United States Senator Zales N. Ecton from Montana, and appointed Mr. Holliday to escort him to a seat beside the Speaker. (Applause).

House Bill No. 286, by Representatives Sutherland and Cory:
Reducing time limitations with reference to banks' right to open safe deposit boxes for nonpayment of rental.

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

House Bill No. 311, by Representative Comfort:
Making a deficiency appropriation to the Department of Labor and Industries.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, House Bill No. 311 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 311, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Eldridge, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neil, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Wenberg (Oscar), Wilson, Wyatt, Young, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Adams, Blair, Boede, Carty, Coughlin, Dillard, Donohue, Farrington, Forshee, Hoefel, Holliday,
House Bill No. 311, having received the constitutional majority, was declared passed.

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

On motion of Mr. Rasmussen, House Bill No. 311 was ordered immediately transmitted to the Senate.

**House Bill No. 317**, by Representative Johnston:
Permitting entry of final judgment in certain divorce actions nunc pro tunc.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 318**, by Judiciary Committee:
Permitting waiver of jury trial in criminal cases.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 347**, by Committee on Roads and Bridges:
Providing for labor administration and policies for ferry system under state ownership.
The bill was read the second time by sections.

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

In section 3, page 2, line 17 of the original bill, being page 2, line 7 of the printed bill, after the word "In" and before the comma (,) following the word "contracts" strike the words "arriving at suitable labor contracts" and insert in lieu thereof the following: "adjudicating disputes"  

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

In section 3, line 31 of the original bill, being line 18 of the printed bill, after the words "Senate Bill" and before the comma (,) insert the figures "154"  

House Bill No. 347 was passed to third reading and ordered engrossed.

**House Bill No. 352**, by Committee on Game and Game Fish:
Authorizing revocation of hunting licenses.
The bill was read the second time by sections.

On motion of Mr. Brown (Vaughan), the following amendment was adopted:

In section 1, lines 11 and 12 of the original bill, being line 5 of the printed bill, after the words "superior court" and before the words "from any" insert the following: "of the county of his residence"

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

In section 1, line 11 of the original bill, being line 4 of the printed bill, after the word "license" strike the period (.) insert a comma (,) and add the following: "providing the licensee shall have paid for all liquidated damages caused by the wrongful shooting."

House Bill No. 352 was passed to third reading and ordered engrossed.

**House Joint Memorial No. 10**, by Representative Henderson:
Requesting construction of extraction plants near Washington coal fields.  
The memorial was read the second time in full and passed to third reading.

**THIRD READING OF BILLS**

**Senate Bill No. 59**, by Senator Robertson:
Making appropriation to cities, towns and counties from Motor Vehicle Fund and declaring an emergency.
On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and Senate Bill No. 59 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 59, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Donohue, Eldridge, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Wenberg (Oscar), Wilson, Woodall, Wyatt, Young, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Adams, Blair, Boede, Carmichael, Coughlin, Dillard, Farrington, Foshee, Gordon, Hoefel, Jones (John R.), King, Miller (Clyde J.), Olson, Raugust, Smith (Ralph A.), Washington, Watson, Wedekind, Winberg (Andrew)—20.

Senate Bill No. 59, having received the constitutional majority, was declared passed.

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

House Bill No. 76, by Representative Comfort:
Making certain metal products tax free when stored for sale on commodity exchange.

On motion of Mr. Comfort, the rules were suspended, the second reading considered the third, and House Bill No. 76 was placed on final passage.

POINT OF INFORMATION

Mr. Wyatt:
"Mr. Speaker, I would like to ask Mr. Comfort a question."

The Speaker:
"Does the gentleman yield?"

Mr. Comfort:
"Yes."

Mr. Wyatt:
"This bill says 'all metals refined'. Don't you think it would be better to say 'refined in the State of Washington'? Metals could be refined anywhere in the United States."

Mr. Comfort:
"That might be true. They are, however, doing the same thing in three other states that have a similar situation. They are not being taxed, the metals are considered in transit. I might also add, the metal has to be refined by electrolytic process. Metals refined by other processes are not permitted storage in the warehouse authorized in this act."

The Speaker declared the question before the House to be the final passage of House Bill No. 76.
The Clerk called the roll on the final passage of House Bill No. 76, and the bill passed the House by the following vote: Yeas, 76; nays, 2; absent or not voting, 21.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bernethy, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Donohue, Eldridge, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Wenberg (Oscar), Woodall, Young, Zent, Mr. Speaker—76.

Those voting nay were: Representatives Bergevin, Wyatt—2.

Those absent or not voting were: Representatives Adams, Beierlein, Blair, Boede, Coughlin, Dillard, Farrington, Forshee, Hoefel, Jones (John R.), King, Kinnear, Miller (Clyde J.), Olson, Raugust, Smith (Ralph A.), Washington, Watson, Wedekind, Wilson, Winberg (Andrew)—21.

House Bill No. 76, having received the constitutional majority, was declared passed.

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

**MOTION**

Mr. Ford moved that the remaining bills on the third reading calendar of today be placed at the head of the third reading calendar of the next working day.

The motion was carried.

**MOTION**

On motion of Mr. Ford, the House adjourned until twelve o'clock noon, Monday, February 14, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

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**THIRTY-SIXTH DAY**

**NOON SESSION**

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House of Representatives,

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

The Clerk called the roll and all members were present except Representatives Coughlin, Gordon and Rasmussen, Representatives Coughlin and Rasmussen having been previously excused.
Prayer was offered by the Reverend Richard J. Bingea, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS**

**RESOLUTION**

By Mr. Rhodes:

WHEREAS, The group picture of the first General Assembly of the House of Representatives, Olympia, Washington, for the year 1889 is not covered or protected by any glass or other covering; and

WHEREAS, All other group pictures of the members of the respective Houses of Representatives are so covered and protected; and

WHEREAS, There is great danger that such group picture will become defaced or injured if it is not so covered; and

WHEREAS, Such picture, in its uncovered condition, is already showing the marked effects of the ravages of time;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington in legislative session assembled, that the Chief Clerk be instructed to have such group picture covered with glass or other appropriate covering and that the expenses thereof be paid from the monies appropriated for the Thirty-first Session of the Legislature.

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

**MOTION**

Mr. Simmons moved that the use of the House Chamber be granted the Committee on Game and Game Fish for a public hearing on Saturday evening, February 19, 1949, on House Bill No. 238 and House Bill No. 327.

The motion was carried.

**REPORTS OF STANDING COMMITTEES**

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 223; also Engrossed House Bill No. 226, have compared same with the original bills and find them correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: William D. Shannon, Vernon A. Smith.

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 202, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 249, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

I concur in this report: William D. Shannon.
MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 52; also
Engrossed House Bill No. 269; also
Engrossed House Bill No. 347; also
Engrossed House Bill No. 352, have compared same with the original bills and find
them correctly engrossed.
A. B. COMFORT, Chairman.

We concur in this report: Gordon J. Brown, G. Frank Rhodes.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 194; also
Enrolled House Bill No. 230; also
Enrolled House Concurrent Resolution No. 8, have compared same with the original
bills and the engrossed resolution and find them correctly enrolled.
A. B. COMFORT, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

The Speaker observed within the bar of the House former Representative
Edward S. Ford from King County, and appointed Mr. Forshee and Mr. Ford
to escort him to a seat beside the Speaker. (Applause).

REPORTS OF STANDING COMMITTEES

House Bill No. 136 (reported by Committee on Cities and Counties):
Majority: Do pass as amended.
Minority: Do pass.
Passed to second reading.

House Bill No. 139 (reported by Committee on Commerce and Manufacturing):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:
We, a majority of your Judiciary Committee, to whom was referred House Bill
No. 220, fixing salary schedule for justices of the peace, have had the same under
consideration, and we respectfully report the same back to the House with the recom-
mandation that the attached substitute bill be substituted therefor and that the sub-
stitute bill do pass.
ARTHUR R. PAULSEN, Chairman.

We concur in this report: Vaughan Brown, F. Stuart Foster, Bernard J. Gallagher,
Elmer E. Johnston, George Kinnear, Tony P. Mardesich, John L. O’Brien, George V.
Powell, O. R. Schumann, Patrick D. Sutherland, Perry B. Woodall.

Passed to second reading.

MR. SPEAKER:
We, a majority of your Judiciary Committee, to whom was referred House Bill
No. 240, extending justice court jurisdiction to authorize imposition of both fine and
imprisonment, 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.
ARTHUR R. PAULSEN, Chairman.

We concur in this report: Vaughan Brown, F. Stuart Foster, Bernard J. Gallagher,
Elmer E. Johnston, George Kinnear, Tony P. Mardesich, John L. O’Brien, George V.
Powell, O. R. Schumann, Patrick D. Sutherland, Perry B. Woodall.

Passed to second reading.
THIRTY-SIXTH DAY, FEBRUARY 14, 1949 269

House of Representatives,

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 245, amending judges' retirement act to authorize warrants when fund is sufficient up to and after December 1950, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

**House Bill No. 250** (Reported by Committee on Cities and Counties):
Do pass as amended.

On motion of Mr. Rhodes, House Bill No. 250 was re-referred to the Committee on Cities and Counties.

MESSAGES FROM THE SENATE

Senate Chamber,

MR. SPEAKER:

The President has signed: Senate Bill No. 15; also Senate Concurrent Resolution No. 1, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,

Mr. Speaker:

The President has signed: House Bill No. 38; also House Bill No. 43; also Substitute House Bill No. 45; also House Bill No. 115, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,

Mr. Speaker:

The Senate has adopted: Engrossed House Concurrent Resolution No. 8, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,

Mr. Speaker:

The Senate has passed: Senate Bill No. 158; also House Bill No. 194; also House Bill No. 230, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,

Mr. Speaker:

The Senate has passed: Engrossed Senate Bill No. 166; also Engrossed Senate Bill No. 184; also Engrossed Senate Bill No. 186, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 43 and has passed the bill as amended by the House.

HERBERT H. SIELER, Secretary.
Mr. Speaker: The Senate has granted the request of the House for a Conference on Engrossed Senate Bill No. 29 and the House amendments thereto, and the President has appointed as Senate members of a Conference Committee thereon: Senators Ostrander, Sears and Rosellini.

The Speaker appointed as House members of the Conference Committee on the House amendments to Engrossed Senate Bill No. 29, Representatives Carty, O'Brien and Eldridge.

The Speaker announced he was about to sign House Bill No. 194; also House Bill No. 230; also House Concurrent Resolution No. 8; also Senate Bill No. 15; also Senate Concurrent Resolution No. 1.

INTRODUCTION AND FIRST READING OF BILLS

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

House Bill No. 409, by Representatives O'Brien and Simmons:
An Act to establish an optional merit system of personnel administration for the civil service of county government.
Ordered printed and referred to Committee on Cities and Counties

House Bill No. 410, by Representative Comfort:
An Act relating to bonds of employees of county officers.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 411, by Representative Comfort:
An Act relating to public welfare; creating certain offices; prescribing the duties of certain officers, and repealing certain specified acts.
Ordered printed and referred to Committee on Social Security.

House Bill No. 412, by Representative Brown (Henry A.):
An Act relating to ferry districts and amending Chapter 272, Laws of 1947 (Rem. 1947 Supp. 5477-1 et seq.).
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 413, by Representative Gallagher (Michael J.):
An Act providing for a tax on and defining trade stimulators; licensing distributors and retailers, and declaring an emergency.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 414, by Representative Gallagher (Michael J.):
An Act relating to voting machines; requiring one voting machine for each three hundred (300) voters, and amending section 5, Chapter 58, Laws of 1913, as amended by section 1, Chapter 114, Laws of 1915, and section 10, Chapter 58, Laws of 1913, as amended by section 1, Chapter 85, Laws of 1935.
Ordered printed and referred to Committee on Elections.

House Bill No. 415, by Representative Olson (by Departmental Request):
An Act relating to revenue and taxation; amending sections 4, 5, 7, 16, 19, 21, 31, 32, 35, 37, 40, 53, 82, 83, 87, 91, 92, 96, 99, 188, 189, 191, 192, 193, 202, 203, and 219 of Chapter 180, Laws of 1935, as amended; repealing section 14(a), Chapter 180, Laws of 1935, as amended; adding a section 204-A to said
Chapter 180, Laws of 1935, as amended; and declaring an emergency and providing that this act shall take effect May 1, 1949.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 416, by Representatives Olson and Ford (by Executive Request):

An Act relating to taxation; providing for the levy and collection by the state of a tax upon or measured by net income of taxpayers; specifying methods and procedure for the ascertainment and payment of such tax; prescribing powers and duties of the Tax Commission in relation thereto; amending Chapter 180, Laws of 1935 by adding thereto a new title designated Title XVII, providing penalties, and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 417, by Representative Gallagher (Michael J.):

An Act relating to voting and elections; prescribing registration procedure and repealing section 30, Chapter 1, Laws of 1933.

Ordered printed and referred to Committee on Elections.

House Bill No. 418, by Representative Paulsen:

An Act relating to motor vehicle operators' licenses, amending section 68, Chapter 188, Laws of 1937.

Ordered printed and referred to Judiciary Committee.

House Bill No. 419, by Representative Ford:

An Act to authorize the recording of documents and public and private records.

Ordered printed and referred to Judiciary Committee.

House Bill No. 420, by Representatives Ford and Woodall:

An Act relating to liability for defamation by radio or television.

Ordered printed and referred to Judiciary Committee.

House Bill No. 421, by Representative Paulsen:


Ordered printed and referred to Judiciary Committee.

House Bill No. 422, by Representative Powell:

An Act relating to sale and conveyance of certain real estate of cities and towns acquired by exercise of the power of eminent domain.

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 423, by Representative Rasmussen:

An Act making an appropriation for the construction of an addition to the building of the Washington State Historical Society at Tacoma, Washington.

Ordered printed and referred to Committee on State Institutions.

House Bill No. 424, by Representative Roderick:

An Act relating to taxation, exempting sales of food from the retail sales tax and amending sections 19 and 32, Chapter 180, Laws of 1935, as amended by sections 5 and 6, respectively, Chapter 249, Laws of 1945 and declaring an emergency.

Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 425, by Representative Sandison:
An Act relating to fisheries; authorizing a survey of the Lyre River and making an appropriation.
Ordered printed and referred to Committee on Fisheries.

House Bill No. 426, by Representatives Simmons and Knoblauch:
An Act relating to highways and making an appropriation.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 427, by Representatives Simmons and Knoblauch:
An Act relating to highways and making an appropriation.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 428, by Representative Sutherland:
An Act relating to police courts and judges thereof in cities of the second class, providing for the appointment of police judge pro tem, and permitting the city council to determine and fix the salary and compensation of judges pro tem, amending section 7, Chapter 103, Laws of 1913 (sec. 9082, Rem. Rev. Stat.).
Ordered printed and referred to Judiciary Committee.

House Joint Memorial No. 29, by Representative Wyatt:
Relating to the issuance of commemorative postage stamps commemorating the International Peace Arch.
Ordered printed and referred to Memorials Committee.

FIRST READING OF SENATE BILLS
The following were read first time by title and acted upon as indicated:

Senate Bill No. 158, by Senator Lee:
An Act relating to historic sites and markers; and creating a Washington State Historic Sites and Markers Commission.
Referred to Committee on Parks and Playgrounds.

Engrossed Senate Bill No. 166, by Senator Edwards:
Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Bill No. 184, by Committee on Reclamation and Irrigation:
An Act relating to diking, drainage and sewerage improvement districts; providing for maintenance of improvement systems therein, determination of benefits and apportionment of costs, levy and collection of assessments; and financing of costs by sale of bonds or warrants; repealing section 32, Chapter 176, Law of 1913, as amended; and declaring an emergency.
Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Bill No. 186, by Senator Clark:
An Act relating to horse racing; amending Chapter 55, Laws of 1933, as amended; and adding thereto new sections.
Referred to Committee on License.
THIRD READING OF BILLS

Engrossed House Bill No. 71, by Representative Powell:
Relating to trust receipts, amending Uniform Trust Receipts Act.

On motion of Mr. Powell, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 71 was placed on final passage.

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, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carroll, Comfort, Cory, Dillard, Donohue, Farrington, Ford, For­shee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Bernethy, Carty, Coughlin, Eldridge, Gordon, Jones (John R.), Jones (Mrs. Vincent F.), Miller (C. C.), Miller (Clyde J.), Rasmussen—10.

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. 91, by Representatives Paulsen and Bernethy:
Authorizing establishment of small boat facilities by State Parks and Recreation Commission, making an appropriation.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 91 was placed on final passage.

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, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland,
Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Bernethy, Coughlin, Gordon, Jones (John R.), Rasmussen, Raugust—6.

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.

Substitute House Bill No. 108, by Committee on Colleges and Universities:
Authorizing State College and University Regents to regulate campus traffic and parking.

On motion of Mr. Neill, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 108 was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Bill No. 108, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Bernethy, Carty, Coughlin, Jones (John R.), Kinnear, Rasmussen, Smith (Ralph A.)—7.

Substitute 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. 216, by Representatives Gordon and Hoopingarner:
Increasing State College Regents to seven.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and House Bill No. 216 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 216, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hof-
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meister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Bernethy, Carty, Coughlin, Jones (John R.), Powell, Rasmussen—6.

House Bill No. 216, having received the constitutional majority, was declared passed.

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

House Bill No. 222, by Representative O'Brien:
Authorizing emergency expenditures in certain cities by unanimous vote of council members present.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and House Bill No. 222 was placed on final passage.

Debate ensued.

POINT OF INFORMATION

Mr. Sutherland:
"I would like to ask Mr. O'Brien a question."

The Speaker:
"Will the gentleman yield?"

Mr. O'Brien:
"Yes."

Mr. Sutherland:
"Has this bill the approval of the Spokane City Council?"

Mr. O'Brien:
"Mr. Sutherland, this bill pertains just to the City of Seattle, which has a population of 300,000 or more."

POINT OF INFORMATION

Mrs. Testu:
"I would like to ask Mr. O'Brien—will that encourage members of the council to be absent?"

Mr. O'Brien:
"They assured me that it wouldn't. It is just due to an unusual circumstance at the present time. One of the council men has been ill for some months now."

The Speaker declared the question before the House to be the final passage of House Bill No. 222.

The Clerk called the roll on the final passage of House Bill No. 222, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown
(Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—91.

Those voting nay were: Representative Testu—1.

Those absent or not voting were: Representatives Carty, Coughlin, Ford, Paulsen, Rasmussen, Smith (Ralph A.), Young—7.

House Bill No. 222, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 223, by Representatives Pedersen and Blair:
Providing procedure for disorganization of townships.

On motion of Mr. Pedersen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 223 was placed on final passage.

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

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Adams, Beierlein, Carty, Coughlin, Forshee, Rasmussen, Smith (Ralph A.)—7.

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.

Engrossed House Bill No. 226, by Representative Rasmussen:
Granting easement for ingress and egress over certain state land to private owners.
On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 226 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 226, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Bargreen, Carty, Coughlin, Gallagher (Bernard J.), Rasmussen, Shannon, Smiley, Smith (Vernon A.), Sutherland—9.

Engrossed 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.

**House Bill No. 242**, by Representatives Carty and Holliday:

Creating board to control operation of state schools for deaf and blind.

On motion of Mr. Foster, the rules were suspended, the second reading considered the third, and House Bill No. 242 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 242, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Blair, Coughlin, Ford, Gallagher (Bernard J.), Miller (Clyde C.), Mohr, Rasmussen, Shannon, Smiley, Sutherland—10.
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.

**House Joint Memorial No. 15**, by Representative Sandison:

Requesting Olympic National Park commemorative stamp issue.

On motion of Mr. Sandison, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 15 was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 15, and the memorial passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Comfort, Cory, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hill- yer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Adams, Blair, Carroll, Carty, Coughlin, Dillard, Ford, Gallagher (Bernard J.), Holliday, King, Mohr, Rasmussen, Roderick, Shannon, Smiley—15.

House Joint Memorial No. 15, having received the constitutional majority, was declared passed.

**Engrossed House Bill No. 249**, by Representative Paulsen:

Revising and codifying divorce laws and repealing all prior laws; making out-of-state divorces invalid in certain cases.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 249 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 249, and the bill passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rhodes, Ridgway, Riley,
Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representative Bergevin—I.

Those absent or not voting were: Representatives Carty, Coughlin, Kinnear, Rasmussen, Raugust, Vane—6.

Engrossed 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. 254, by Representative Wenberg (Oscar):
Increasing driver's license fees; increasing allocation therefrom for state parks; and making an appropriation for state park purposes.

On motion of Mr. Wenberg, the rules were suspended, the second reading considered the third, and House Bill No. 254 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 254, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse. Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—91.

Those voting nay were: Representative Smith (Vernon A.)—1.

Those absent or not voting were: Representatives Coughlin, Kinnear, Rasmussen, Sandison, Shannon, Sutherland, Vane, Woodall—7.

House 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.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has concurred in the House amendment to Senate Bill No. 68 and passed the bill as amended by the House.

Herbert H. Sieker, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has passed: Senate Bill No. 178, and the same is herewith transmitted.

Herbert H. Sieker, Secretary.
The President has signed: Senate Bill No. 43; also Senate Bill No. 68, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced he was about to sign Senate Bill No. 43; also Senate Bill No. 68.

MOTION

On motion of Mr. Ford, the House adjourned until ten o'clock a.m., Tuesday, February 15, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

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THIRTY-SEVENTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,

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 Beierlein, Brown (Henry A.), and Smith (Ralph A.), Representative Brown (Henry A.), having been previously excused.

Prayer was offered by the Reverend Richard J. Bingea, Minister of the Gloria Del Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day. On motion of Mr. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 56, regulating electrical contractors, electricians, electrical equipment dealers, and electrical installations; creating commission and fund; 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.

CHARLES M. CARROL, Chairman.

We concur in this report: Chester D. Forshee, George Kinnear, George W. Kupka Floyd C. Miller, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland, John N. Wilson.

Passed to second reading.

House Bill No. 63 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.
Mr. Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 293, amending egg grading and regulatory laws, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

**House Bill No. 302 (reported by Committee on Agriculture and Livestock):**

Majority: Do pass as amended.

Minority: Do not pass.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Joint Memorial No. 27, urging early completion of White Pass Highway, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Horticulture, to whom was referred Substitute Senate Bill No. 21, regulating production and sale of small fruits 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: Alfred Hillyer, Joe F. Lester, Carl F. Mohr, Loomis J. Shadbolt.

Passed to second reading.

**REPORT OF CONFERENCE COMMITTEE**


Mr. Speaker:
We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 29, entitled: An Act fixing the compensation of legislators and judges of the supreme and superior courts; repealing Chapter 173, Laws of 1941, and Chapter 4, Laws of 1945; amending section 1, Chapter 57, Laws of 1907, as last amended by section 1, Chapter 194, Laws of 1947; and declaring an emergency; have had the same under consideration, and we are unable to agree and request that the Conference Committee be granted the powers of free conference.

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<th>Senate Members</th>
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<td>FRANK T. OSTRANDER</td>
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<td>CARLTON I. SEARS</td>
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<td>ALBERT D. ROSELLINI</td>
<td>WESLEY R. ELDREDGE</td>
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On motion of Mr. Carty, the House adopted the report of the Conference Committee on Engrossed Senate Bill No. 29, and granted said Committee the powers of free conference.

**INTRODUCTION AND FIRST READING OF BILLS**

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

**House Bill No. 429,** by Representative Adams:
An Act relating to the Washington State Board of Dental Examiners and amending section 2, Chapter 112, Laws of 1935, as amended by section 1, Chapter 92, Laws of 1941.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

**House Bill No. 430,** by Representative Ball:
An Act relating to and regulating the selling, offering for sale, or otherwise disposing of any contract, share, certificate, right, or interest, granting or purporting to grant any right to funeral services and repealing Chapter 32, Laws of 1931.
Ordered printed and referred to Committee on Insurance.

**House Bill No. 431,** by Representatives Bernethy and Carmichael:
An Act relating to civil service employees and providing for appeals from rulings of civil service commissions.
Ordered printed and referred to Committee on Labor Relations.

**House Bill No. 432,** by Representatives Brown (Henry A.) and Ford:
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 433,** by Representatives Brown (Henry A.), Beierlein and Hofmeister:
An Act relating to public highways and bridges and making an appropriation for an investigation concerning construction of bridges or tubes connecting Seattle and Vashon Island and Vashon Island and Kitsap Peninsula.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 434,** by Representative Carroll:
An Act relating to hotels, inns, and lodging houses; and amending section 3, Chapter 169, Laws of 1915.
Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 435,** by Representative Comfort:
An Act relating to real estate brokers; authorizing real estate brokers to prepare certain documents and amending Chapter 252, Laws of 1941, by adding thereto a new section to be known as section 30.
Ordered printed and referred to Committee on Commerce and Manufacturing.
House Bill No. 436, by Representative Farrington:
An Act relating to justices of the peace in cities of the second class and prescribing the duties of certain officers.
Ordered printed and referred to Judiciary Committee.

House Bill No. 437, by Representative Farrington:
An Act relating to industrial insurance and prescribing the time within which the Joint Board of the Department of Labor and Industries must act on appeals.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 438, by Representatives Forshee, Comfort and Henderson:
An Act relating to real estate brokers and real estate salesmen, and amending section 12, Chapter 252, Laws of 1941, as last amended by section 2, Chapter 203, Laws of 1947.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 439, by Representative Henderson:
An Act relating to parks and recreation; providing revenue therefor; making appropriations and declaring an emergency.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 440, by Representatives Gallagher (Michael J.) and Young:
An Act relating to crimes and making it a gross misdemeanor to obtain liquor by means of false representations concerning age.
Ordered printed and referred to Committee on Liquor Control.

House Bill No. 441, by Representatives Kinnear and Bargreen (by Departmental Request):
An Act relating to the uniform allowance to officers of the Organized Militia of Washington, and amending section 37, Chapter 130, Laws of 1943.
Ordered printed and referred to Committee on Military and Naval Affairs.

House Bill No. 442, by Representatives Kinnear and Paulsen (by Executive Request):
An Act relating to grand juries, authorizing superior court judges in certain cases to summon and convene a grand jury on their own motion, and amending section 7, of the Act approved January 29, 1890 (L. 1889-90, p. 102).
Ordered printed and referred to Judiciary Committee.

House Bill No. 443, by Representatives O'Brien and Johnston:
An Act relating to the observance of daylight saving time and declaring an emergency.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 444, by Representative Olson (by Departmental Request):
An Act relating to corporation filings and fees, and amending section 18, Chapter 185, Laws of 1933, as amended by section 3, Chapter 143, Laws of 1939.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 445, by Representative Olson (by Departmental Request):
An Act relating to the filing of chattel mortgages and the fees for such filings, and amending sections 2 and 8, Chapter XCVIII (98), Laws of 1899, as amended by sections 2 and 4, Chapter 284, Laws of 1943.
Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 446, by Representative Olson (by Departmental Request):
An Act relating to corporations and requiring the filing of information and the payment of fees, and amending section 13, Chapter 185, Laws of 1933, as added thereto by Chapter 143, Laws of 1939.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 447, by Representative Olson (by Departmental Request):
An Act relating to refunds of excess property taxes paid under certain circumstances; and amending section 5, Chapter 16, Laws of 1939, as previously amended.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 448, by Representative Paulsen:
An Act relating to the publication of summons in civil actions in the superior courts, and amending section 10, Chapter CXXVII (127), Laws of 1893, as last amended by section 2, Chapter LXXXVI (86), Laws of 1895.
Ordered printed and referred to Judiciary Committee.

House Bill No. 449, by Representatives Ridgway and Riley:
An Act relating to assessments against state lands and the manner of payment thereof; making an appropriation, and repealing Chapter 205, Laws of 1947.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 450, by Representatives Riley and Simmons:
An Act relating to the Department of Game and the creation of a fund for certain game purposes; making an appropriation and declaring an emergency.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 451, by Representative Simmons:
An Act relating to game.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 452, by Representatives Simmons and Knoblauch:
An Act relating to highways and making appropriations.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 453, by Representatives Rosenberg, Jeffreys and Dillard:
An Act relating to purchases of motor vehicles at retail and prescribing penalties.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 454, by Representatives Smith (Ralph A.) and King:
An Act appropriating twelve thousand dollars ($12,000), or so much thereof as may be necessary, for repairs and maintenance of rearing ponds for salmon in the vicinity of Chinook River.
Ordered printed and referred to Committee on Fisheries.

House Bill No. 455, by Representatives Smith (Ralph A.) and King:
An Act appropriating three hundred thousand dollars ($300,000), or so much thereof as may be necessary, for construction of a highway from Megler to Knappton.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 456, by Representatives Washington and Young:
An Act relating to the operation of McKay Memorial Research Hospital;

**House Bill No. 457**, by Representative Smith (Ralph A.):
An Act authorizing the State Parks and Recreation Commission to accept title to and maintain pioneer cemeteries or burial plots of historical significance.
Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 458**, by Representative Winberg (Andrew):
An Act relating to the formation of airport districts and amending section 12, Chapter 182, Laws of 1945.
Ordered printed and referred to Committee on Aviation and Airports.

**House Bill No. 459**, by Representatives Young and Washington:
An Act relating to livestock running at large, prescribing penalties and amending section 4, Chapter 25, Laws of 1911.
Ordered printed and referred to Committee on Agriculture and Livestock.

**FIRST READING OF SENATE BILLS**
The following was read first time by title and acted upon as indicated:

**Senate Bill No. 178**, by Senators Robertson and French (by Departmental Request):
An Act relating to public highways; prescribing procedure for the contracting of highway construction; and amending section 37, Chapter 53, Laws of 1937.
Referred to Committee on Roads and Bridges.

**SECOND READING OF BILLS**
House Bill No. 104, by Representatives Hansen, Bassett and Cory:
Authorizing celebration of centennial of Washington Territory, making an appropriation.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 104, authorizing celebration of centennial of Washington Territory, 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:

Strike the whole of section 2.

Edward F. Riley, Chairman,
John L. O'Brien, Vice-Chairman.


House Bill No. 104 was read the second time by sections.
On motion of Mr. Riley, the committee amendment was adopted.
Mr. Riley moved the adoption of the following amendment to the title:

Amend the title, in line 2 of the title of the original bill, being line 1 of the title of the printed bill, strike the words "and making an appropriation".

The motion was carried and the amendment was adopted.
House Bill No. 104 was passed to third reading and ordered engrossed.

**House Bill No. 105**, by Committee on Insurance:
Relating to financial responsibility of motor vehicle operators, making an appropriation.
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 105, relating to financial responsibility of motor vehicle operators, making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, page 1, lines 14 and 15 of the original bill, being page 1, lines 6 and 7 of the printed bill, strike the words and figures "one hundred dollars ($100)" and insert in lieu thereof the words and figures: "two hundred dollars ($200)".

In section 1, page 3, line 27 of the original bill, being page 2, line 40 of the printed bill, immediately following subsection (4) add a new subsection to be known as subsection (5), to read as follows:

"(5) Any operator or owner if such operator or owner was at the time of the accident in good faith entitled to but unable, solely because of his race or color, to procure an automobile liability policy through ordinary methods without rate modification."

and that the amendment by Mr. Powell to section 1, page 3, line 27 of the original bill, being page 2, line 40 of the printed bill, adopted by the House on January 25, be stricken.

In section 1, page 9, line 5 of the original bill, being page 5, line 38 of the printed bill, immediately following subsection 2, add a new subsection to be known as subsection 3, to read as follows:

"3. Any person aggrieved by any action, determination, or requirement of or by the Director under this act shall have the right to appeal therefrom to the superior court of the county in which the appealing party resides. Such an appeal shall be filed within the same time and shall follow the same procedures and have like effect as is provided in the case of appeals relative to the suspension, revocation, cancellation or refusal of licenses or certificates by section 74, Chapter 188, Laws of 1937 (section 6312-74, Rem. Rev. Stat.)."

In line 6 of the title of the original bill, being lines 4 and 5 of the title of the printed bill, after the semi-colon (;) following the words and figures "through 31-u" and before the word "making" insert the following: "providing for an appeal;".

Arthur R. Paulsen, Chairman.


House Bill No. 105 was read the second time by sections.

On motion of Mr. Paulsen, the committee amendment to section 1, page 1, lines 14 and 15 of the original bill was adopted.

Mr. Rasmussen moved the adoption of the following amendment:

Amend section 1, line 5, page 1 of the printed bill, after the words "person is" and before the word "injured" insert the word "seriously"

Point of Information

Mr. Ford:

"I would like to ask Mr. Rasmussen a question."

The Speaker:

"Will the gentleman yield?"

Mr. Rasmussen:

"Yes."

Mr. Ford:

"How do you define 'seriously'?"

Mr. Rasmussen:

"I think if you require hospital attention, that would be a serious accident. If you merely go home and put a bandage on a sore hand, wash the blood off a scratch, I don't think you would have to file a report in that case. Does that answer your question?"
Debate ensued.
The Speaker declared the question before the House to be the adoption of the amendment by Mr. Rasmussen.
Division was called for and the motion was lost on a rising vote.
On motion of Mr. Paulsen, the committee amendment to section 1, page 3, line 27 of the original bill was adopted.
On motion of Mr. Paulsen, the committee amendment to section 1, page 9, line 5 of the original bill was adopted.
On motion of Mr. Rasmussen, the following amendment was adopted:
In section 1, page 1, line 13 of the original bill, being page 1, line 5 of the printed bill, after the words "is injured" and before the words "or in which" insert the following: "seriously enough to require medical attention by a doctor."
On motion of Mr. Paulsen, the committee amendment to the title was adopted.
House Bill No. 105 was passed to third reading and ordered engrossed.
Mr. Rasmussen moved that House Bill No. 105 be re-referred to the Committee on Appropriations.

POINT OF INFORMATION

Mr. Rasmussen:
"Mr. Speaker, I would like to ask Mr. Ford a question."
The Speaker:
"Does the gentleman yield?"
Mr. Ford:
"Yes."
Mr. Rasmussen:
"Are you aware of the fact that money that comes in through the insurance department has to be appropriated out of the general fund?"
Mr. Ford:
"We are making the appropriations out of the general fund. That law doesn't take effect until 1950."
Mr. Rasmussen:
"You know that funds from the insurance department go into the general fund and must be appropriated out of that fund. The tight squeeze we are in, we may not have $150,000 laying around loose. Certainly the chairman of the Appropriations Committee should have a look at it."
Mr. Ford:
"It is true that money taken in from premiums go into the general fund. However, I call your attention to the fact this law does not go into effect until January 1, 1950. In the meantime there will be little money spent. There will be a little spent to get the thing set up. There will be more than enough to pay for the transaction."

Debate ensued.

POINT OF INFORMATION

Mr. Woodall:
"Mr. Speaker, I would like to ask Mr. Riley a question."
The Speaker:
"Will the gentleman yield?"
Mr. Riley:
"Yes."
Mr. Woodall:
"Does the Committee on Appropriations desire this measure to be referred to it?"

Mr. Riley:
"I will have to be consistent by saying the same thing I have said on this floor before. All bills having to do with money appropriated from the general fund should be examined by the Committee on Appropriations."

The Speaker declared the question before the House to be the motion by Mr. Rasmussen to re-refer House Bill No. 105 to the Committee on Appropriations.

The motion was carried.

House Bill No. 105 was re-referred to the Committee on Appropriations.

House Bill No. 149, by Representative Adams:
Relating to trade-marks; limiting effective period of registration to twenty years; increasing registration fee.

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

House Bill No. 159, by Representatives O'Brien and Powell:
Regulating and licensing of certified public accountants, licensed public accountants and public accountants.

MR. SPEAKER:
We, a majority of your Committee on License, to whom was referred House Bill No. 159, regulating and licensing of certified public accountants, licensed public accountants and public accountants, have had 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 12, page 4, line 11 of the original bill, being page 3, line 4 of the printed bill, after the parenthetical letter "(e)" and before the word "who" insert the following: "who shall have successfully passed a written examination in theory of accounts, in accounting practice, in auditing, in commercial law as affecting public accounting, and in such other related subjects as the examining committee may designate, and (f)"

In section 12, page 4, line 21 of the original bill, being page 3, lines 11 and 12 of the printed bill, after the words "at least" and before the semi-colon (;) strike the words "two years" and insert in lieu thereof the words "one year"

In section 12, page 5, line 1 of the original bill, being page 3, line 21 of the printed bill, after the word "years" strike the semi-colon (;) and insert in lieu thereof a period (.) and strike the balance of the section.

In section 14, page 5, line 13 of the original bill, being page 3, line 30 of the printed bill, after the words "of clause" strike the parenthetical letter "(e)" and insert in lieu thereof the parenthetical letter "(f)"

In section 16, page 6, line 1 of the original bill, being page 3, line 44 of the printed bill, following the figure "12" strike the parenthetical letter "(f)" and insert in lieu thereof the parenthetical letter "(e)"

In section 17, page 6, line 18 of the original bill, being page 4, line 13 of the printed bill, after the words "of clause" strike the parenthetical letter "(e)" and insert in lieu thereof the parenthetical letter "(f)"

In section 18, page 6, line 1 of the original bill, being page 3, line 4 of the printed bill, after the word "section" strike the figure "14" and insert in lieu thereof the figure "34"

In section 18, page 6, line 1 of the original bill, being page 3, line 4 of the printed bill, after the word "section" strike the figure "2" and insert in lieu thereof the figure "8"

In section 30, page 13, line 29 of the original bill, being page 8, line 13 of the printed bill, after the word " States" strike the word "and" and insert in lieu thereof the word "or"

In section 30, page 14, line 1 of the original bill, being page 8, line 15 of the printed bill, after the semi-colon (;) following the word "States" strike the word "and" and insert in lieu thereof the word "or"

In section 31, page 14, line 23 of the original bill, being page 8, line 30 of the printed bill, after the semi-colon (;) following the word "act" strike the word "and" and insert in lieu thereof the word "or"
In section 34, page 17, line 24 of the original bill, being page 10, line 17 of the printed bill, after the word "section" strike the figure "3" and insert in lieu thereof the figure "12".

In section 34, page 17, lines 26 and 27 of the original bill, being page 10, line 18 of the printed bill, after the word "section" strike the figure "23" and insert in lieu thereof the figure "24".

R. C. (BRIGHAM) YOUNG, Chairman.


The bill was read the second time by sections.

On motion of Mr. O'Brien, the committee amendment to section 12, page 4, line 11 of the original bill was adopted.

On motion of Mr. O'Brien, the following amendment was adopted:

In section 12, page 4, lines 24 and 25 of the original bill, being page 3, line 15 of the printed bill, after the comma (,) following the word "section" and before the words "and who" insert the following: "or who is a graduate of an established resident school of business or accounting which offers courses of study in accounting, business law, economics and finance and who is a graduate of a high school with a four-year course or who has acquired an equivalent education,"

Mr. O'Brien moved that the committee amendment to section 12, page 4, line 21 of the original bill be withdrawn.

Mr. Rasmussen moved that the committee amendment to section 12, page 4, line 21 of the original bill be adopted.

RULING BY THE SPEAKER

The Speaker:

"Mr. Rasmussen, your motion is out of order. You are just reversing the question. You can talk on the motion to withdraw the amendment."

On motion of Mr. Mardesich, the motion by Mr. O'Brien was laid on the table without taking the bill with it.

Mr. Rasmussen moved that the committee amendment to section 12, page 4, line 21 be adopted.

Debate ensued.

POINT OF ORDER

Mr. Paulsen:

"Mr. Speaker, I would like to ask Mr. O'Brien a question."

The Speaker:

"Does the gentleman yield?"

Mr. O'Brien:

"Yes."

Mr. Paulsen:

"Do you have any figures on the number of states requiring two or more years' experience for public accountants?"

Mr. O'Brien:

"I don't have the exact number, Mr. Paulsen, but this act is a model act prepared and sent out to the various states by the American Institute of Accountants. Eighteen states have already adopted similar acts. At the present time in various other states similar acts are being introduced. More than a majority of our states require two years. I mentioned the State of New York which requires three years."

Debate ensued.

On motion of Mr. Carmichael, the previous question was demanded.
The motion by Mr. Rasmussen on the adoption of the committee amend­ment to section 12, page 4, line 21 of the original bill was carried and the amendment was adopted.

On motion of Mr. O'Brien, the remaining ten committee amendments were adopted.

On motion of Mr. O'Brien, the following amendment was adopted:

In section 35, page 20, line 3 of the original bill, being page 11, line 29 of the printed bill, add a new paragraph to read as follows:

"Nothing contained in this act shall prohibit any corporation which at the effective date of this act has been legally organized in the State of Washington or authorized to do business therein or has engaged in the practice of public bookkeeping and accounting for a period of at least three (3) years prior to such effective date, from continuing such practice under its corporate form and arrangement."

**MOTION**

Mr. Riley moved that House Bill No. 159 be placed at the end of the Second Reading of Bills and that the House now consider the next bill on the calendar.

The motion was carried, and House Bill No. 159 was placed at the end of the calendar on second reading.

**House Bill No. 176,** by Representative Hallauer:

Relating to fresh berries shipped into the state; providing for regulation and inspection thereof.

Mr. Hallauer moved that Substitute House Bill No. 176 be substituted for House Bill No. 176, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 176 was read the second time by sections.

**POINT OF INFORMATION**

Mr. Paulsen:

"Mr. Speaker, I would like to ask Mr. Hallauer a question."

The Speaker:

"Does the gentleman yield?"

Mr. Hallauer:

"Yes."

Mr. Paulsen:

"Are there any licenses or bonds required under the present law of receivers of berries?"

Mr. Hallauer:

"Not to my knowledge."

Mr. Paulsen moved the adoption of the following amendment:

Amend section 8, line 16 of the printed bill, after "($50)" insert a period and strike balance of section.

After extended debate, on motion of Mr. Rhodes, the previous question was ordered.

The motion by Mr. Paulsen was lost and the amendment was not adopted. Substitute House Bill No. 176 was passed to third reading.

**House Bill No. 179,** by Representatives Paulsen and Blair:

Relating to construction of sidewalks in cities and allowing assessment of cost to abutting owners or any fund available.
The bill was read the second time in sections.

Mr. Woodall moved the adoption of the following amendment:

Amend section 1, line 1 of the printed bill, after the word "any" insert "1st or 2nd Class," strike the words "or town"

Debate ensued.

Mr. Dillard moved the previous question and the demand was sustained.

The motion by Mr. Woodall was lost and the amendment was not adopted.

House Bill No. 179 was passed to third reading.

The House resumed consideration of House Bill No. 159.

Mr. Mardesich moved the adoption of the following amendment:

In section 35, page 20 of the original bill, being page 11 of the printed bill, following the amendment at the end of the section add the following: "Nothing in this act shall prohibit any person who is a graduate of the state college or university or school approved by the board, from engaging in public accounting work and nothing shall prevent him from obtaining a license therefor."

Mr. O'Brien moved that the amendment by Mr. Mardesich be indefinitely postponed.

The Speaker recognized Mr. O'Brien.

POINT OF ORDER

Mr. Mardesich:

"Mr. Speaker, that has nothing to do with the issues under consideration. I have taken the bar examination, but I see no reason why Mr. O'Brien should bring that fact in here."

The Speaker:

"Confine your remarks to the question of the adoption of the amendment to the bill."

On motion of Mr. Comfort, the previous question was demanded.

The motion by Mr. O'Brien to indefinitely postpone the amendment by Mr. Mardesich was lost.

Mr. O'Brien moved that the amendment by Mr. Mardesich be laid on the table.

Division was called for.

Mr. O'Brien moved to withdraw his motion to lay the amendment on the table.

POINT OF ORDER

Mr. Rasmussen:

"Mr. Speaker, point of order. Can he withdraw the amendment on the motion called for?"

RULING BY THE SPEAKER

The Speaker:

"The Speaker rules the motion to lay the amendment on the table is lost."

The Speaker declared the question before the House to be the adoption of the amendment by Mr. Mardesich.

Division was called for and the amendment was adopted on a rising vote.

MOTION

On motion of Mr. Ford, the House was declared at recess until 1:25 p. m.
AFTERNOON SESSION

The Speaker called the House to order at 1:25 p. m.
The Clerk called the roll and all members were present except Representatives Bargreen, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Eldridge, Farrington, Frayn, Henderson, Hillyer, Holliday, Kelly, King, Kinnear, McPherson, Mohr, Nunamaker, Powell, Roderick, Shannon, Simmons, Smith (Ralph A.), Smith (Vernon A.), and Watson.

JOINT SESSION

The Sergeant-at-Arms announced the arrival of the Senate at the bar of the House.
The Speaker invited the Senators to seats within the House, and the President of the Senate to a seat beside the Speaker.
The Speaker called the Joint Session to order at 1:30 p. m.
The Speaker turned the gavel over to the President of the Senate.
The Secretary of the Senate called the roll of the Senate and all members were present except Senators Ganders, McDonald, McMullen, Rosellini, Rutter and Sears.
The Clerk of the House called the roll of the House members, and all members were present except Representatives Bargreen, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Eldridge, Farrington, Frayn, Henderson, Hillyer, Holliday, Kelly, King, Kinnear, McPherson, Mohr, Nunamaker, Powell, Roderick, Shannon, Simmons, Smith (Ralph A.), Smith (Vernon A.), and Watson.
The President appointed the following committee to escort Governor Arthur B. Langlie, The Honorable Alfred Earnest Marples, Member of Parliament and the British Consul, G. Edgar Vaughan, of Seattle, to seats upon the rostrum: Senators Parker and Greive, and Representatives Mrs. Vincent F. Jones and Mrs. Emma Ridgway.
The committee retired.
The special committee announced the arrival of His Excellency, Governor Arthur B. Langlie, The Honorable Alfred Earnest Marples, Member of Parliament and the British Consul, G. Edgar Vaughan, of Seattle, and escorted them to seats upon the rostrum. (Applause).

President of the Senate:
"Members of the Legislature and Ladies and Gentlemen: We are indeed privileged to have with us today a very distinguished visitor. He has most graciously consented to participate with us in today’s ceremonies, and it is with great honor I present to you a Member of Parliament, The Honorable Alfred Earnest Marples of London, England."
(Applause).

Following the address by The Honorable Alfred Earnest Marples, the President of the Senate asked Mrs. Jeanette Testu to preside over the Program for the Washington State Oratorical Contest.
Upon the completion of the Oratorical Contest, the President of the Senate requested the special committee to escort His Excellency, Governor Arthur B. Langlie, and his distinguished guests to the Executive Offices.
On motion of Mr. Rasmussen, the joint session was dissolved.
The Speaker resumed the chair.
The Speaker directed the Sergeant-at-Arms of the House to escort the Honorable President of the Senate and the Senators to the Senate Chamber.
The Speaker called the House to order.

Mr. Rasmussen moved that the remaining second and third reading of bills on today's calendar be deferred and that the bills retain their place on the calendar of the next working day.
The motion was carried.

On motion of Mr. Ford, the House adjourned until 10:30 a.m., Wednesday, February 16, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

THIRTY-EIGHTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, FEBRUARY 16, 1949.

The Speaker call the House to order at 10:30 a.m.
The Clerk called the roll and all members were present except Representatives Ball, Bassett, Gordon, Hillyer, Miller (C. C.) and Roderick, Representative Ball having been previously excused.

Prayer was offered by the Reverend Richard J. Bingea, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 104; also Engrossed House Bill No. 105, have compared same with the original bills and find them correctly engrossed.
I concur in this report: G. Frank Rhodes.

HOUSE BILL NO. 241 (reported by Judiciary Committee):
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. 335, authorizing crab and lobster exchange; 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.

VIOLET P. BOEDE, Chairman.

We concur in this report: Geo. N. Adams, Paul Coughlin, Clayton Farrington, Chet King, Clyde James Miller, Homer O. Nunamaker, A. L. Rasmussen, Max Wedekind, Andrew Winberg.

MOTION

On motion of Mrs. Boede, House Bill No. 335 was referred to the Committee on Appropriations.

MR. SPEAKER:

We, a majority of your Committee on Colleges and Universities, to whom was referred House Bill No. 396, authorizing exceptions to university and state college retirement plans, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN N. WILSON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Colleges and Universities, to whom was referred Senate Bill No. 73, authorizing certain college extension programs by counties or municipalities, have had the same under consideration, and we respectfully report the same back to the house with the recommendation that it do pass.

JOHN N. WILSON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 84, authorizing joint control of certain irrigation district facilities 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.

NAT W. WASHINGTON, Chairman.

We concur in this report: Arthur Bergevin, John R. Jones, Joe F. Lester, Ole H. Olson, George R. Thompson, Oscar Wenberg.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Colleges and Universities, to whom was referred Engrossed Senate Bill No. 94, authorizing agreements between public schools and universities for use of schools for teacher training, have had the same under
consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  

John N. Wilson, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 166, relating to control of ground waters; authorizing capping and plugging of certain wells, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Nat W. Washington, Chairman.

We concur in this report: Arthur Bergevin, John R. Jones, Joe F. Lester, Ole H. Olson, George R. Thompson, Oscar Wenberg.

Passed to second reading.

Messengers from the Senate

Senate Chamber,  

Mr. Speaker:  
The President has signed: House Bill No. 194; also  
House Bill No. 230; also  
House Concurrent Resolution No. 8, and the same are herewith transmitted.  

Herbert H. Sieler, Secretary.

Senate Chamber,  

Mr. Speaker:  
The Senate has passed: Senate Bill No. 115; also  
Senate Bill No. 116; also  
Senate Bill No. 122; also  
Senate Bill No. 159, and the same are herewith transmitted.  

Herbert H. Sieler, Secretary.

Senate Chamber,  

Mr. Speaker:  
The President has signed: Senate Bill No. 59, and the same is herewith transmitted.  

Herbert H. Sieler, Secretary.

The Speaker announced he was about to sign Senate Bill No. 59.

Introduction and First Reading of Bills

The following were introduced, read first time by title, and acted upon as indicated:
House Bill No. 460, by Representative Brown (Henry A.):
An act relating to public highways and amending section 18, Chapter 207, Laws of 1937.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 461, by Committee on Horticulture:
An Act relating to wine fruits and wine; limiting the agricultural products and fruit to be used in wine-making; relating to the administration of the Washington State Liquor Act; and amending section 24-A of the Washington State Liquor Act, and declaring an emergency.
Ordered printed and passed to second reading.

House Bill No. 462, by Representative Comfort:
An Act providing for the transfer of title from the State of Washington to the Tacoma Girl Scout Council of a certain recreational area in Mason County, Washington, bordering upon Lake Devereaux, and authorizing the execution of a proper deed therefor.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 463, by Committee on Roads and Bridges:
An Act relating to the identification and fees of motor vehicles used in the transportation of property for compensation on the public highways, and amending section 27, Chapter 184, Laws of 1935, as last amended by section 7, Chapter 264, Laws of 1947.
Ordered printed and passed to second reading.

House Bill No. 464, by Committee on Roads and Bridges:
An Act relating to the licensing of motor vehicles and the making of reciprocal agreements between states relating thereto and adding a new section to Chapter 188, Laws of 1937, to be known as section 23a.
Ordered printed and passed to second reading.

House Bill No. 465, by Representatives Anderson (Eva), Hallauer and Washington:
An Act relating to education, prescribing the powers and duties of boards of directors of school districts and amending section 2, Article II, sub-Chapter 4, Title III, Chapter 97, Laws of 1909, as last amended by section 1, Chapter 52, Laws of 1943.
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 466, by Representatives Brown (Henry A.), Wedekind and Rasmussen:
An Act relating to industrial insurance; providing compensation and remedies of workmen hereafter injured in extrahazardous employment, and of their dependents, minor children and beneficiaries in case of death; creating the Board of Industrial Insurance Appeals; defining its functions; providing for appeals and review in certain cases; amending section 5, Chapter 74, Laws of 1911, as last amended by section 1, Chapter 246, Laws of 1947, and section 20, Chapter 74, Laws of 1911, as last amended by section 1, Chapter 280, Laws of 1943, and making an appropriation.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 467, by Committee on Roads and Bridges:
An Act relating to vehicles and the operation thereof upon the public highways, and amending sections 5, 6 and 7, Chapter 200, Laws of 1947.
Ordered printed and passed to second reading.
House Bill No. 468, by Representatives Eldridge, Ford and Vane:
An Act relating to State Government; prescribing duties and powers of certain officers; amending section 1, Chapter XCVIII (98), Laws of 1895, as last amended by section 1, Chapter 73, Laws of 1915, Chapter 86, Laws of 1923 and sections 1 and 9, Chapter 196, Laws of 1941; repealing Chapter 109, Laws of 1941; prescribing penalties, and declaring that this act shall take effect April 1, 1949.
Ordered printed and referred to Committee on State Government.

House Bill No. 469, by Representative Hansen (by Departmental Request):
An Act relating to bicycles and play vehicles and the operation thereof upon the public highways, providing for equipment thereon and amending section 20, Chapter 189, Laws of 1937, and prescribing penalties.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 470, by Representatives Raugust, Beierlein and Hansen:
An Act relating to public highways; creating, establishing and describing certain primary state highways, and amending section 7, Chapter 190, Laws of 1937.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 471, by Representative Henderson (by Request):
An Act relating to the excise tax on gasoline and other motor vehicle fuels; defining exemptions therefrom; adding an exemption on sales to vehicle-mounted carriers of United States mail, and amending section 17, Chapter 58, Laws of 1933, as last amended by section 4, Chapter 84, Laws of 1943 (sec. 8327-17, Rem. Rev. Stat.).
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 472, by Representative Hillyer:
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 473, by Representatives Hofmeister and Watson:
An Act requiring an annual license tax on all persons and corporations operating one or more stores located in this state; defining certain powers and duties of certain state officers in relation thereto; prescribing certain penalties; repealing all acts in conflict; providing an appropriation and providing for effective date of same.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 474, by Representatives Johnston and Woodall:
An Act calling a special election, submitting to the people a proposition for the repeal of Chapter 6, Laws of 1949 (Initiative Measure No. 172), and the re-enactment of certain statutes in effect prior to the enactment of said initiative, making an appropriation and declaring an emergency.
Ordered printed and referred to Committee on Social Security.

House Bill No. 475, by Representative King:
An Act relating to state government; abolishing the Washington State Development Fund; transferring monies in said fund; repealing Chapter 255, Laws of 1945; making an appropriation from the General Fund for payment to certain cities and counties for monies allocated to but not paid on certain projects under said Chapter 255, and declaring that this act shall take effect April 1, 1949.
Ordered printed and referred to Committee on Appropriations.
House Bill No. 476, by Representative Rhodes:
An Act authorizing class A and first class counties to close offices on Saturday, and amending section 120, Chapter 130, Laws Ex. Sess. 1925, as last amended by section 47, Chapter 206, Laws of 1939 (sec. 11281, Rem. Rev. Stat. Supp.).

Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 477, by Representative Riley:
An Act relating to the Division of Apiculture, and to the sale of honey; amending certain sections of Chapter 59, Laws Ex. Sess., 1933, section 39, Chapter 199, Laws of 1939, and section 5, Chapter 130, Laws of 1941; making an appropriation, and declaring an emergency.

Ordered printed and referred to Committee on Horticulture.

House Bill No. 478, by Representatives Smiley, King and Mohr:
An Act relating to workmen's compensation; providing for certain increases in compensation and amending section 5, Chapter 74, Laws of 1911, as last amended by section 1, Chapter 246, Laws of 1947.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 479, by Representative Sutherland:
An Act relating to any business, other than a corporation or limited partnership, operating under an assumed or fictitious name and amending sections 1, 2, 3 and 5 of Chapter 145, Laws of 1907.

Ordered printed and referred to Judiciary Committee.

House Bill No. 480, by Representative Bargreen:
An Act establishing a program of tent caterpillar eradication; making an appropriation, and declaring an emergency.

Ordered printed and referred to Committee on Horticulture.

House Bill No. 481, by Representative Wedekind:
An Act providing for the creation of a Marine Employee Commission within the Washington Toll Bridge Authority; prescribing said commission's authority and powers and making provisions for arbitration in labor disputes pertaining to construction, operation and maintenance of a Puget Sound ferry and bridge system.

On motion of Mr. Ford, House Bill No. 481 was indefinitely postponed.

House Joint Resolution No. 7, by Representative Paulsen:
Proposing submission of Amendment to the Constitution to vote of the people.

Ordered printed and referred to Judiciary Committee.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 115, by Senator Parker:
An Act providing that lack of consideration in certain written transactions shall not render such transactions invalid or unenforceable, and making uniform the law relating thereto.

Referred to Judiciary Committee.

Senate Bill No. 116, by Senator Parker:
An Act relating to court costs and attorneys' fees, amending section 512, Code of Washington Territory, 1881 (sec. 481, Rem. Rev. Stat.) and section
Referred to Judiciary Committee.

Senate Bill No. 122, by Senator Parker:
Referred to Judiciary Committee.

Senate Bill No. 159, by Senator Shank:
An Act providing a limitation for the bringing of actions to set aside or cancel tax deeds or county treasurers' resale deeds or for the recovery of lands sold for delinquent taxes or sold by county treasurers; and amending section 1, Chapter 173, Laws of 1907.
Referred to Judiciary Committee.

SECOND READING OF BILLS

House Bill No. 159, by Representatives O'Brien and Powell:
Regulating and licensing of certified public accountants, licensed public accountants and public accountants.
The bill was re-read the second time by sections.
House Bill No. 159 was passed to third reading and ordered engrossed.

Senate Bill No. 20, by Senators Sapp and Dahl:
Appropriating $300,000 for mine-to-market road fund for mine-to-market road commission.
Senate Bill No. 20 was read the second time by sections and passed to third reading.

Substitute Senate Bill No. 21, by Committee on Agriculture and Livestock:
Regulating production and sale of small fruits and declaring an emergency.
The bill was read the second time by sections.
On motion of Mr. Brown (Vaughan), the following amendment was adopted:
In section 1, page 3, line 27 of the original substitute Senate bill, being page 2, line 10 of the printed bill, after the parenthetical letter "(d)" strike the word "Handled" and insert in lieu thereof the word "Handler"

POINT OF INFORMATION

Mr. Rasmussen:
"Mr. Speaker, I would like to ask Mr. Hallauer a question."
The Speaker:
"Does the gentleman yield?"
Mr. Hallauer:
"Yes, go ahead."
Mr. Rasmussen:
"What is the purpose of this new bill? It doesn't repeal any old acts."
Mr. Hallauer:
"The object is to develop markets for berries. The bill is entirely self-supporting."
Mr. Rasmussen:
"Are you aware of the present law on soft fruits?"
Mr. Hallauer:
"We have the Soft Fruits Commission act. It does not include berries. The soft fruit people do not want this berry problem included."

Mr. Raugust moved the adoption of the following amendment by Mr. Gallagher (Bernard J.):

In section 1, page 3, line 9 of the printed bill, strike the semicolon (;), insert in lieu thereof a comma (,) and add the following "onions and garlic"

Debate ensued.

Mr. Vane moved that the amendment by Mr. Gallagher (Bernard J.) be laid on the table without taking the bill with it.

The motion was carried.

Mr. Rasmussen moved the adoption of the following amendment:

In section 2, page 3, line 34 of the printed bill, after the words "shall be" and before the word "members" strike the words "ex officio" and in lines 34 and 35 strike the words "without vote"

Debate ensued.

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

The motion by Mr. Rasmussen was lost and the amendment was not adopted.

Substitute Senate Bill No. 21 was passed to third reading.

House Bill No. 14, by Representatives Foster and Woodall:
Providing three superior court judges in Yakima County.
The bill was read the second time by sections and passed to third reading.

House Bill No. 229, by Committee on Veterans' Affairs:
Providing war service credits under public retirement systems.
The bill was read the second time by sections.

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

In section 1, line 20 of the original bill, being line 13 of the printed bill after the word "thereof" and before the word "prior" insert the word "immediately"

House Bill No. 229 was passed to third reading and ordered engrossed.

House Bill No. 231, by Representatives Allen, Smiley and Mohr:
Requiring registration with Department of Labor and Industries before accepting employment during labor dispute.
The bill was read the second time by sections.
Mr. O'Brien moved the adoption of the following amendment:

Amend by adding a new section to be known as Sec. 4 to read as follows:
"Sec. 4. It shall be unlawful for any person to be hired, either directly or indirectly, to interfere with the right to picket peacefully during a labor controversy affecting wages, hours or conditions of employment."

Debate ensued.

Mr. Gallagher (Bernard J.) demanded the previous question, but the demand was not sustained.

POINT OF INFORMATION

Mr. Carroll:
"Mr. Speaker, I would like to ask Mr. Holliday a question."

The Speaker:
"Does the gentleman yield?"
Mr. Holliday:
"Yes."

Mr. Carroll:
"How do you figure the amendment would kill the bill?"

Mr. Holliday:
"It would kill the effect of the bill. One reason, the amendment is unconstitutional. We shouldn't legislate a bill that isn't constitutional. There are laws now prohibiting employers from discriminating against employees. You remember, an employee cannot be kept out of a picket line."

Mr. Paulsen moved the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. Ford moved the adoption of the following amendment:

In section 1, line 4 of the printed bill, strike the period (.) insert a colon (:) and add the following: "Provided, That any person previously employed by the same person, firm or corporation need not so register."

Debate ensued.

POINT OF INFORMATION

Mr. Roderick:
"Mr. Speaker, I would like to ask Mr. Ford a question."

The Speaker:
"Does the gentleman yield?"

Mr. Ford:
"Yes."

Mr. Roderick:
"Does your amendment apply to people who are employed by firms doing business outside of the state? For instance, if there were two firms, one located here and one in Missouri, and they shipped in people from their firm outside of the state, would your amendment apply?"

Mr. Ford:
"It might. You could limit it to people who had been employed at the time the strike was called."

Mr. Roderick:
"Your amendment only applies to people coming in from out of the state?"

Mr. Ford:
"It doesn't say that. It doesn't mention that at all."

Mr. Dillard moved the amendment be tabled without taking the bill with it. The motion was carried.

House Bill No. 231 was passed to third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 347, by Committee on Roads and Bridges:
Providing for labor administration and policies for ferry system under state ownership.

On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 347 was placed on final passage.
The Clerk called the roll on the final passage of Engrossed House Bill No. 347, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneer, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schuman, Shadboit, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenber (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Ball, Carty, Foster, Frayn, Raugust—5.

Engrossed 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.

On motion of Mrs. Hansen, Engrossed House Bill No. 347 was ordered immediately transmitted to the Senate.

Substitute House Bill No. 107, by Committee on Revenue and Taxation: Revising charitable exemptions in inheritance and gift taxes.

Mr. Powell moved that the rules be suspended and Substitute House Bill No. 107 be returned to second reading for the purpose of amendment.

The motion was carried.

SECOND READING OF BILLS

Substitute House Bill No. 107 was re-read the second time by sections.

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

In section 1, page 1, line 22 of the original substitute bill, being page 1, line 11 of the printed bill, after the word "work" and before the word "or" strike the semicolon (;) and insert in lieu thereof the following: "whether or not such work is to be carried on within this state;"

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

In section 1, page 1, line 28 of the original substitute bill, being page 1, line 15 of the printed bill, after the word "individual" strike the period (.) and add the following: "whether or not it be organized under the laws of this state or engaged in such work therein."

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

In section 2, page 2, line 10 of the original substitute bill, being page 2, line 3 of the printed bill, after the word "work" and before the word "or" strike the semicolon (;) and insert in lieu thereof the following: "whether or not such work is to be carried on within this state;"

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

In section 2, page 2, line 16 of the original substitute bill, being page 2, line 7 of the printed bill, after the word "individual" strike the period (.) and insert in lieu thereof
a comma (,) and add the following: "whether or not it be organized under the laws of this state or engaged in such work therein."

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

MOTION

On motion of Mr. Powell, the rules were suspended, Substitute House Bill No. 107 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 107, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Ball, Bargreen, Dillard, Frayn, Gordon, Hansen, Hofmeister, Raugust, Rosenberg, Thompson—10.

Engrossed Substitute House Bill No. 107, having received the 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. 352, by Committee on Game and Game Fish:

Authorizing revocation of hunting licenses.

On motion of Mr. Simmons, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 352 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 352, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester; Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt,
Those absent or not voting were: Representatives Ball, Frayn, Hansen, Raugust, Thompson—5.

Engrossed House Bill No. 352, having received the constitutional majority, was declared passed.

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

The Speaker observed within the bar of the House former Representative Blanche Pennick from Pacific and Grays Harbor Counties, and appointed Mr. Winberg and Miss Kelley to escort her to a seat beside the Speaker. (Applause).

Housc Bill No. 166, by Representative Rasmussen:

Removing administration of food, drug and cosmetic act from Board of Pharmacy and placing same under Director of Agriculture.

On motion of Mr. Rasmussen, the rules were suspended, the second reading considered the third, and House Bill No. 166 was placed on final passage. Debate ensued.

POINT OF INFORMATION

Mr. Simmons:
"Mr. Speaker, I would like to ask Mr. Dillard a question."

The Speaker:
"Does the gentleman yield?"

Mr. Dillard:
"Yes."

Mr. Simmons:
"In the Federal setup, under what department does this come?"

Mr. Dillard:
"The Pure Food and Drug Act is administered by the Department of Agriculture. Drugs and drug products are administered by a special department. The Department of Agriculture does not administer drugs and drug products only insofar as the Pure Food and Drug Act is concerned."

POINT OF ORDER

Mr. Woodall:
"Mr. Speaker, I would like to ask Mr. Rasmussen a question."

The Speaker:
"Does the gentleman yield?"

Mr. Rasmussen:
"Yes."

Mr. Woodall:
"Does the Director of Agriculture desire this bill?"

Mr. Rasmussen:
"Yes, he has no objection to it."

Mr. Woodall:
"Does he particularly desire to have it?"
Mr. Rasmussen:
"I think he believes it should be administered the same as the national law."

POINT OF ORDER

Mr. O'Brien:
"Mr. Speaker, I would like to ask Mr. Rasmussen a question."

The Speaker:
"Does the gentleman yield?"

Mr. Rasmussen:
"Yes."

Mr. O'Brien:
"How much will it cost to operate this department? It probably should be referred to the Committee on Appropriations."

Mr. Rasmussen:
"It will cost nothing additional, the passage of this act."

Mr. Carty demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 166.

The Clerk called the roll on the final passage of House Bill No. 166, and the bill passed the House by the following vote: Yeas, 52; nays, 40; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Coughlin, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Henderson, Hofmeister, Hoopingarner, Jeffreys, Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Simmons, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wyatt, Young, Mr. Speaker—52.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Blair, Buse, Comfort, Cory, Dillard, Eldridge, Forshee, Foster, Gordon, Hallauer, Hillyer, Hoefel, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kinnear, Lester, Miller (C. C.), Mohr, Neill, Olson, Powell, Riley, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Wilson, Winberg (Andrew), Woodall, Zent—40.

Those absent or not voting were: Representatives Ball, Frayn, Hansen, Holliday, O'Brien, Raugust, Thompson—7.

House Bill No. 166, having received the 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. 46, by Representatives Young and Washington. Regulating the potato industry, creating a commission to administer publicity, research, finances as a corporate body.

On motion of Mr. Washington, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 46 was placed on final passage.
The Clerk called the roll on the final passage of Engrossed House Bill No. 46, and the bill passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hollday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those voting nay were: Representative Rasmussen—1.

Those absent or not voting were: Representatives Ball, Carty, Eldridge, Jeffreys, Miller (Floyd C.), Powell, Raugust, Sprague—8.

Engrossed House Bill No. 46, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 52, by Representatives Hansen and King: Regulating and licensing profession of nursing and repealing prior laws.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 52 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 52, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Ball, Blair, Carty, Dillard, Eldridge, Raugust—6.
Engrossed House Bill No. 52, having received the 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. 137**, by Committee on Agriculture and Livestock:

Exempting forest land in fire protection districts from assessment by Supervisor of Forestry.

On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third, and Substitute House Bill No. 137 was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Bill No. 137, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen; Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Ball, Blair, Buse, Dillard, Eldridge, Gordon, Hansen, Raugust, Washington—9.

Substitute House Bill No. 137, having received the constitutional majority, was declared passed.

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

**MESSAGE FROM THE SENATE**

Senate Chamber,

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 29 and the House amendments thereto and has granted said Committee the powers of Free Conference.

Herbert H. Sijel, Secretary.

**MOTION**

On motion of Mr. Ford, the House adjourned until 10:30 a. m., Thursday, February 17, 1949.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.
THIRTY-NINTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 17, 1949.

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

The Clerk called the roll and all members were present except Repre­sentatives Boede, Dillard, Holliday and Vane.

Prayer was offered by the Reverend Richard J. Bingea, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:


We, a majority of your Judiciary Committee, to whom was referred House Bill No. 16, prohibiting use of other than Pacific standard time, have had the same under consideration, and we respectfully report the same back to the House without recom­mendation.

ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

House Bill No. 47 (reported by Committee on Appropriations): Do pass as amended by Committee on Commerce and Manufacturing.

Passed to second reading.

House Bill No. 53 (reported by Committee on Appropriations): Do pass as amended by Committee on State Institutions.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Education and Libraries, to whom was re­ferred House Bill No. 99, regulating teachers' tenure and contracts; fixing dismissal hearing procedure, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

F. STUART FOSTER, Chairman.

We concur in this report: W. E. Carty, J. Chester Gordon, Edward F. Riley.
MOTION

On motion of Mr. Carty, House Bill No. 99 was re-referred to Committee on State Institutions.

**House Bill No. 120** (reported by Committee on Agriculture and Livestock):
Do pass as amended.
Passed to second reading.

**House Bill No. 157** (reported by Committee on Medicine, Dentistry and Drugs):
Do pass as amended.
Passed to second reading.

**House Bill No. 161** (reported by Committee on Public Utilities):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 183, making an appropriation to Attorney General to quiet title to certain tidelands, 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,
......................
Vice-Chairman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 243, relating to Common School Fund apportionment; increasing daily attendance allowance; regulating computation of district needs, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. Stuart Foster, Chairman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 304, requiring physicians and hospitals to render first aid, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chet King, Chairman.

Passed to second reading.

Mr. Speaker:

I, a minority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 304, requiring physicians and hospitals to render first aid, have...
had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass. ........................., Chairman.

I concur in this report: John L. O'Brien.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 308, raising estray daily board fee to 50¢, 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,

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 323, permitting joint payment plan by several employers when pursuant to collective bargaining, 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,

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 329, prohibiting rebates by physicians, 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,

Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 334, creating historic sites and markers commission, 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: Violet P. Boede, Arthur L. Callow, Elmer E. Johnston, Mrs. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 340, authorizing conveyance to town of Soap Lake and Grant County School District No. 156, 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.
THIRTY-NINTH DAY, FEBRUARY 17, 1949

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 371, adding conditions upon which additional state assistance may be furnished to a school district, 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. 384, making a deficiency appropriation to Department of Game 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 F. Riley, Chairman


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 391, providing for filing of cessation notice by owner to establish time period for labor and material liens, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Floyd C. Miller, Chairman


Passed to second reading.

MOTION

Mr. Knoblauch moved that House Bill No. 99 be re-referred from the Committee on State Institutions to the Committee on Rules and Order.

POINT OF INFORMATION

Mr. Carty:

"Mr. Speaker, I would like to ask Mr. Knoblauch a question."

The Speaker:

"Does the gentleman yield?"

Mr. Knoblauch:

"Go ahead."

Mr. Carty:

"Why didn't you speak up in opposition at the time the bill was re-referred?"

Mr. Knoblauch:

"At the time the motion was made I was off the floor of the House, else I would have done so."
Debate ensued.
The Speaker declared the question before the House to be the motion by
Mr. Knoblauch to re-refer House Bill No. 99 from the Committee on State
Institutions to the Committee on Rules and Order.
Division was called for and the motion was carried on a rising vote.
House Bill No. 99 was re-referred to the Committee on Rules and Order.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Labor Relations, to whom was referred House
Bill No. 392, increasing wage claim preference to $300 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.

Floyd C. Miller, Chairman.

We concur in this report: W. O. Allen, Robert Bernethy, Edward A. Buse,
Charles M. Carroll, R. Mort Frayn, J. Chester Gordon, Clyde James Miller, Carl F.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Forestry, State Lands and Buildings, to whom
was referred House Bill No. 395, authorizing share crop leases of certain school and
granted lands, have had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do pass.

Robert Bernethy, Chairman.

We concur in this report: Edward A. Buse, Edwin A. Henderson, David Hoefel,
Sidney S. Jeffreys, Chet King, Joe F. Lester, Ralph A. Smith, John N. Wilson.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Education and Libraries, to whom was
referred House Bill No. 401, fixing teachers’ minimum wage at $200 per month, have
had the same under consideration, and we respectfully report the same back to the
House with the recommendation that it do pass.

F. Stuart Foster, Chairman.

We concur in this report: Eva Anderson, Arthur Bergevin, Clayton Farrington,
Robert M. Ford, J. Chester Gordon, Julia Butler Hansen, Mark V. Holliday, Mrs.
Vincent F. Jones, Reuben A. Knoblauch, R. E. (Ray) Morris, Emma Abbott Ridgway,
Jeanette Testu, George R. Thompson.

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. 457, authorizing State Parks and Recreation Commission to accept and
maintain pioneer cemeteries, have had the same under consideration, and we respect­
fully report the same back to the House with the recommendation that it do pass.

Oscar Wenberg, Chairman.

We concur in this report: Arthur L. Callow, Elmer E. Johnston, Mrs. Vincent F.
Jones, Ralph A. Smith.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Labor Relations, to whom was referred
Senate Bill No. 78, authorizing fire protection districts to put fire departments under
We, a majority of your Committee on Parks and Playgrounds, to whom was referred Senate Bill No. 158, creating Washington Historic Sites and Markers Commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. 

OSCAR WENBERG, Chairman.

We concur in this report: Violet P. Boede, Arthur L. Callow, Elmer E. Johnston, Mrs. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

Engrossed Substitute House Bill No. 45:

"An Act Relating to oleomargarine and butter substitutes, the manufacture, content, advertising, sale, taxation and use thereof, and to prevent confusion, fraud and deceit in connection therewith; and repealing section 5, Chapter 43, Laws of 1899, Chapter 138, Laws of 1937, and Chapter 23, Laws of 1931."

Passed to second reading.

Message from the Governor

State of Washington, Executive Department, Olympia, February 16, 1949.

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. 38:

"An Act Relating to probate, authorizing an award for the support of minor children and amending section 105, Chapter 156, Laws of 1917."

House Bill No. 43:

"An Act Relating to and prescribing requirements for the location and relocation of quartz or lode mining claims; amending sections 2 and 8 of Chapter 45, Laws of 1899."

Substitute House Bill No. 45:

"An Act Relating to oleomargarine and butter substitutes, the manufacture, content, advertising, sale, taxation and use thereof, and to prevent confusion, fraud and deceit in connection therewith; and repealing section 5, Chapter 43, Laws of 1899, Chapter 138, Laws of 1937, and Chapter 23, Laws of 1931."
House Bill No. 115:
"AN ACT Relating to the vacation of streets and alleys, and parts of streets and alleys, in incorporated cities and towns and amending section 2, Chapter 84, Laws of 1901, by providing for the reservation of easements for public utilities."

House Bill No. 194:
"AN ACT Providing for the burial of indigent minor children of veterans and amending section 6, Chapter CXVII, Laws of 1888, as last amended by section 6, Chapter 180, Laws of 1947 (Rem. 1947 Supp. 10757)."

House Bill No. 230:
"AN ACT Directing county clerks and county auditors to furnish free of charge marriage and divorce certificates for use in connection with claims affecting deceased veterans."

Sincerely yours,

H. P. EVEREST,
Assistant to the Governor.

MESSAGES FROM THE SENATE

Senate Chamber,

MR. SPEAKER:
The Senate has passed: Engrossed Senate Bill No. 25; also Engrossed Senate Bill No. 123; also Senate Bill No. 133; also House Joint Memorial No. 7; also Re-Engrossed House Bill No. 39; also Engrossed House Bill No. 138; also House Bill No. 173; also House Bill No. 174; also House Bill No. 175, and the same are herewith transmitted.

Sincerely yours,

HERBERT H. SIELER, Secretary.

Senate Chamber,

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 55 with the following amendment: Amend section 4 (same being House Committee amendment to the bill) by striking the word "immediately" and inserting in lieu thereof the following: "January 1, 1950". and the same is herewith transmitted.

Sincerely yours,

HERBERT H. SIELER, Secretary.

MOTION

On motion of Mr. Olson, the House concurred in the Senate amendment to Engrossed House Bill No. 55.

The Speaker:
"The question before the House is the final passage of Engrossed House Bill No. 55, as amended by the Senate."

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, 88; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson,
THIRTY-NINTH DAY, FEBRUARY 17, 1949

Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representative Smith (Vernon A.)—1.

Those absent or not voting were: Representatives Boede, Carroll, Carty, Eldridge, Hillyer, Holliday, Jeffreys, Simmons, Vane, Wenberg (Oscar)—10.

Engrossed House Bill No. 55, having received the constitutional majority, was declared passed, as amended by the Senate.

INTRODUCTION AND FIRST READING OF BILLS

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

**House Bill No. 482**, by Representative Adams (by Departmental Request):
An Act providing for state financial assistance in the construction and equipping of hospitals, making an appropriation and providing for the allocation of such funds.

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

**House Bill No. 483**, by Representatives Carmichael and Hofmeister:
An Act relating to the salary of the Director of the Veterans’ Rehabilitation Council, and amending section 2, Chapter 110, Laws of 1947.

Ordered printed and referred to Committee on Veterans’ Affairs.

**House Bill No. 484**, by Representative Carroll:
An Act relating to motor vehicles and licensing thereof and amending section 28, Chapter 188, Laws of 1937, as amended by section 5, Chapter 182, Laws of 1939.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 485**, by Representative Comfort:
An Act relating to the regulation and licensing of business opportunity pursuits; defining terms; prescribing the duties of certain officers, and prescribing penalties.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 486**, by Representative Comfort:
An Act relating to real estate brokers and salesmen; providing for a real estate commission, its powers and duties and the payment of its expenses; providing for hearing and appeal procedures; amending Chapter 252, Laws of 1941, by adding thereto a new section to be known as section 30.

Ordered printed and referred to Committee on Commerce and Manufacturing.

**House Bill No. 487**, by Representatives Comfort, Ford and Eldridge (by Departmental Request):

Ordered printed and referred to Committee on Social Security.
House Bill No. 488, by Representative Ford:
An Act providing for the appropriation from the War Liquor Tax Fund of $72,433.72, and for the distribution of such appropriation to certain cities and towns.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 489, by Representatives Hansen and Zent (by Departmental Request):
An Act relating to motor vehicles and motor vehicle dealers; providing for the supervision, registration and licensing thereof; providing for fees; prescribing penalties for violation; and amending section 16, Chapter 188, Laws of 1937; repealing sections 30 and 31, Chapter 188, Laws of 1937; and adding two new sections to be known as sections 30 and 31.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 490, by Representatives Brown (Vaughan) and Gallagher (Bernard J.):
An Act relating to the manner of commencing civil actions in the superior courts and bringing the same to trial; amending section 14, Chapter CXXVII (127), Laws of 1893.
Ordered printed and referred to Judiciary Committee.

House Bill No. 491, by Representative Hansen:
An Act relating to motor vehicles; providing for the registration of vehicles required to be licensed under reciprocal relations with other states, and amending section 24, Chapter 188, Laws of 1937, as amended by section 1, Chapter 176, Laws of 1947.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 492, by Representatives Jones (Mrs. Vincent F.), Smiley and Brown (Gordon J.):
An Act providing for the establishment of park districts outside of cities and towns; providing for the levy and collection of taxes and assessments against the lands within the districts; authorizing the issuance and disposal of district warrants; establishing certain authorities for the state parks committee and prescribing penalties.
Ordered printed and referred to Committee on Parks and Playgrounds.

MOTION
On motion of Mr. Brown (Gordon J.), two hundred extra copies of House Bill No. 492 were ordered printed.

House Bill No. 493, by Representative King (by Departmental Request):
An Act providing for an inventory of existing hospitals, for a survey of the need for additional hospital facilities, and for the development and administration of a hospital construction program which will, in conjunction with existing facilities, afford hospitals adequate to serve all people of the state; establishing methods of administration and control; providing for compliance with the requirements of the Federal Hospital Survey and Construction Act and regulations thereunder; authorizing the acceptance and expenditure of Federal funds in accordance with such requirements; creating a fund in the state treasury; repealing Chapter 212, Laws of 1945, and declaring an emergency.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.
House Bill No. 494, by Representatives Mardesich and Ford:
An Act providing for the vacation of certain areas designated as parks.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 495, by Representative Miller (C. C.):
An Act authorizing conveyance of certain shore lands in Benton County from the State of Washington to the City of Kennewick and authorizing the Commissioner of Public Lands to convey the same by appropriate deed.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 496, by Representatives Miller (Floyd C.), Jones (Mrs. Vincent F.) and Testu:
An Act relating to and governing the employment of minors, authorizing the issuance of employment permits by the Department of Labor and Industries, providing penalties and repealing Chapter 128, Laws of 1907, and section 195, Chapter 249, Laws of 1909.
Ordered printed and referred to Committee on Labor Relations.

MOTION
On motion of Mr. Miller (Floyd C.), one thousand extra copies of House Bill No. 496 were ordered printed.

House Bill No. 497, by Representatives Mohr and Allen:
An Act relating to eligibility of candidates for public office.
Ordered printed and referred to Committee on Elections.

House Bill No. 498, by Representative O'Brien:
An Act relating to port districts; and amending section 5, Chapter 92, Laws of 1911, as last amended by section 1, Chapter 179, Laws of 1921.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 499, by Committee on Veterans' Affairs:
An Act providing for the payment of a bonus to veterans of World War II from the proceeds of a bond issue repayable from the excise taxes on cigarettes as herein provided for; making an appropriation and providing penalties.
Ordered printed and passed to second reading.

MOTION
On motion of Mr. Hofmeister, five hundred extra copies of House Bill No. 499 were ordered printed.

House Bill No. 500, by Representatives Allen and Mohr:
An Act relating to elections and prescribing qualifications of candidates for public office.
Ordered printed and referred to Committee on Elections.

House Bill No. 501, by Representatives Rasmussen and Roderick:
An Act relating to elections; calling a general election to be held September 13, 1949, for the purpose of submitting certain measures and propositions to the voters; requiring publication; making an appropriation and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 502, by Representatives Ford, Adams and Riley:
An Act providing funds for the construction of public school plant facilities; authorizing the issuance and sale of state general obligation bonds
and the levy of taxes to pay said bonds; making an appropriation and providing for submission of this act to a vote of the people.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 503, by Representatives Ford and Adams:
An Act providing funds for the construction of needful buildings at the state operated charitable, educational and penal institutions; authorizing the issuance and sale of state general obligation bonds and the levy of taxes to pay said bonds; making an appropriation and providing for submission of this act to a vote of the people.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 504, by Representatives Ford and Adams:
An Act providing funds for the construction of needful buildings at the state institutions for higher learning; authorizing the issuance and sale of state general obligation bonds and the levy of taxes to pay said bonds; making an appropriation and providing for submission of this act to a vote of the people.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 505, by Representatives Ford, Adams and Riley:
An Act relating to construction of certain public buildings; creating funds in the state treasury; authorizing transfer of funds to and from the General Funds; authorizing levy of taxes and disbursement of funds, and making an appropriation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 506, by Representative Hansen:
An Act relating to taxation of real and personal property; limiting the aggregate of all levies thereon, with certain exceptions; authorizing methods for making levies in excess of limitation; amending section 1, Chapter 176, Laws of 1941, as amended by section 1, Chapter 253, Laws of 1945, and amending section 1, Chapter 131, Laws of 1935.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 507, by Representatives Olson and Riley:
An Act relating to income taxes.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 508, by Representatives Olson and Blair:
An Act relating to irrigation districts; authorizing the directors thereof to pay bonds issued for local improvement districts therein by toll assessment levies or land assessment levies or by both such levies; providing that such bonds shall be eligible for purchase by the director of conservation and development under the provisions of the State Reclamation Act; and amending section 13, Chapter 162, Laws of 1917, as amended.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 509, by Representative Riley:
An Act relating to the protection of hotel, inn, lodging-house and boarding-house keepers; relating to their duties and liabilities toward their guests, boarders and lodgers; relating to the lien of hotel, inn, lodging-house and boarding-house keepers upon the property of guests, boarders and lodgers; authorizing the private sale or public auction of the property of guests, boarders and lodgers for the payment of proper charges; providing for notice of

Ordered printed and referred to Judiciary Committee.

House Bill No. 510, by Representatives Brown (Gordon J.), Rhodes and Kupka:
An Act relating to payments to pensioners under the Workmen’s Compensation Act, and making an appropriation.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 511, by Representative Paulsen:
An Act relating to survival of actions in tort upon death of the tort feasor.
Ordered printed and referred to Judiciary Committee.

House Bill No. 512, by Representatives Paulsen and Powell:
An Act relating to fees of public officers, witnesses and jurors, amending section 1, Chapter 56, Laws of 1907, and revising said section to consist of eleven separate sections, and renumbering and designating section 2, Chapter 56, Laws of 1907, as section 12.
Ordered printed and referred to Judiciary Committee.

House Bill No. 513, by Representatives Paulsen and Brown (Vaughan):
An Act relating to actions against executors and administrators, and amending section 148, Chapter 156, Laws of 1917.
Ordered printed and referred to Judiciary Committee.

House Bill No. 514, by Representative Wedekind:
An Act relating to stray logs, boom sticks and chains, the recapture and disposal thereof, and amending sections 5 and 10, Chapter 116, Laws of 1947.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 515, by Representative Woodall:
An Act relating to adoption; providing when consent thereto is not required, and amending section 4, Chapter 268, Laws of 1943.
Ordered printed and referred to Judiciary Committee.

House Bill No. 516, by Representatives Roderick and Brown (Henry A.):
An Act relating to the identification of seed and seed containers and amending section 16, Chapter 56, Laws of 1941.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 517, by Representatives Sandison and Buse:
An Act relating to state lands; providing for the sale of salvable windthrown, fire and insect-killed timber, and amending section 1, Chapter 175, Laws of 1933.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.
House Bill No. 518, by Representatives Simmons and Knoblauch:
An Act appropriating $4,024,750 to construct and equip a hospital, child study laboratory, administration center, ward buildings and other improvements at the Rainier State School at Buckley.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 519, by Representatives Washington, Dillard and Young:
An Act relating to establishing, providing for the maintenance of, and relating to, a general and uniform public school system for the State of Washington, and amending sections 1, 2, 4 and 5 of sub-Chapter 16, Title III, Chapter 97, Laws of 1909, entitled "Compulsory School Law", and relating to compulsory school attendance and providing for enforcement thereof, (secs. 5072, 5073, 5075, 5076, Rem. Rev. Stat.).
Ordered printed and referred to Committee on Education and Libraries.

House Bill No. 520, by Representatives Smiley and Forshee:
An Act relating to sheriffs in certain class counties and prescribing their powers and duties.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 521, by Representative Woodall:
An Act transferring control of certain state land in Yakima County.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 522, by Representative Wilson:
An Act providing an exemption of two thousand dollars ($2,000) upon the assessed valuation of real estate to veterans having fifty per cent or more disability.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 523, by Representative Zent:
An Act relating to the caravanning of motor vehicles on the public highways, prescribing penalties; repealing Chapter 184, Laws of 1937; declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 524, by Committee on Rules and Order:
An Act relating to state printing, and amending section 3, Chapter 168, Laws of 1905, as last amended by section 1, Chapter 129, Laws of 1917, and declaring an emergency.
Ordered printed and passed to second reading.

House Bill No. 525, by Representative Riley:
An Act making appropriations and reappropriations for the purchase, condemnation and improvement 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, and for 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, 1949, and ending March 31, 1951, except as otherwise provided; defining terms, limiting allowances and payments, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Appropriations.
THIRTY-NINTH DAY, FEBRUARY 17, 1949

House Joint Memorial No. 30, by Committee on Horticulture.
Relating to the importation of apples into the United States from foreign countries.
Ordered printed and passed to second reading.

House Joint Memorial No. 31, by Representative Olson (by Departmental Request):
Relating to Congressional action on interstate shipments of cigarettes.
Ordered printed and referred to Committee on Revenue and Taxation.

House Joint Resolution No. 8, by Representative Smith (Ralph A.) (by Request):
Relating to appointment of a joint interim committee to investigate the law school of the University of Washington.
Ordered printed and referred to Judiciary Committee.

House Joint Resolution No. 9, by Representatives Nunamaker, Rasmussen and Roderick:
Relating to graduated net income tax.
Ordered printed and referred to Committee on Revenue and Taxation.

House Concurrent Resolution No. 9, by Representative Boede:
Appointing an interim committee on fisheries.
Ordered printed and referred to Committee on Fisheries.

The Speaker observed within the bar of the House former Representative Josh W. Russell from Skagit County, and appointed Mr. Cory and Mr. Sprague to escort him to a seat beside the Speaker. (Applause).

FIRST READING OF SENATE BILLS
The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 25, by Senators Jackson and McCutcheon:
An Act relating to the public health; providing for the establishment of combined city and county health departments in counties which have first-class cities of one hundred thousand population or more and ratifying formations and combinations of certain governmental units as city-county health departments and expenditures by counties, cities and towns in connection therewith.
Referred to Committee on Medicine, Dentistry and Drugs.

Engrossed Senate Bill No. 123, by Senator Rogers:
An Act relating to cities and towns, and to state funds and monies payable and allocated thereto; and prescribing the basis for such payment and allocation and declaring an emergency.
Referred to Committee on Cities and Counties.

Senate Bill No. 133, by Senator Sapp:
An Act reappropriating monies from the mine-to-market road fund for location, establishment and construction of mine to market roads and trails and declaring an emergency.
Referred to Committee on Mines and Mining.

SECOND READING OF BILLS

House Bill No. 240, by Representative Johnston:
Extending justice court jurisdiction to authorize imposition of both fine and imprisonment.
Mr. Paulsen moved that Substitute House Bill No. 240 be substituted for 11—H.
House Bill No. 240, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 240 was read the second time by sections and passed to third reading.

**House Bill No. 241**, by Representative Gallagher (Bernard J.) and Johnston:

Authorizing superior courts to sit as “family courts” and authorizing certain procedures in marital relations disputes.

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**Mr. Speaker:**

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 241, authorizing superior courts to sit as “family courts” and authorizing certain procedures in marital relations disputes, have had 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 2, line 15 of the original bill, being section 6, page 2, line 7 of the printed bill, after the word “court” and before the word “shall” insert the word “commissioner”

Strike the whole of section 19 and insert in lieu thereof the following:

"Sec. 19. During the period of thirty (30) days after filing a petition for conciliation no action for divorce, annulment or separate maintenance shall be filed by either spouse and further proceedings in an action then pending in the superior court shall be stayed and the case transferred to the family court. Provided, The family court shall have full power in all pending cases to make, alter, modify and enforce all temporary orders, orders for custody of children, possession of property, attorneys’ fees, suit money or costs as may appear just and equitable; if, after the expiration of such thirty (30) day period or the formal conclusion of the proceedings for conciliation, the controversy between the spouses, in the meantime not having been terminated, either spouse may apply for divorce, annulment of marriage, or separate maintenance by filing in the clerk’s office additional pleadings complying with the requirements relating to divorce, annulment of marriage, or separate maintenance, respectively, or by asking that the pending case be set for trial; and the family court shall have full jurisdiction to hear, try, and determine such action for divorce, annulment of marriage, or separate maintenance under the laws relating thereto, and to retain jurisdiction of the case for further hearings on decrees or orders to be made therein. The conciliation provisions of this act may be used in regard to post-divorce problems, concerning support, visitation, contempt, or for modification based on changed conditions, in the discretion of the family court.

“The family court may retain jurisdiction in any proceedings for a longer period than thirty (30) days upon good cause appearing therefor on its own motion for further conciliation or upon application of either of the spouses, but in no event shall retain jurisdiction more than ninety (90) days without the written consent of both spouses filed with the court. Except as specifically so provided nothing in this act shall be construed to repeal, nullify or change the law and procedure relating to divorce, annulment or separate maintenance; and the family court shall, when application for relief is made under this act, apply such laws in the same manner as if the action had been brought thereunder in the superior court, save that the conciliation procedures of the family court shall be applied so far as appropriate to arrive at an amicable settlement of all issues in controversy.”

Chairman.


House Bill No. 241 was read the second time by sections.

On motion of Mr. Gallagher (Bernard J.), the committee amendments were adopted.
On motion of Mr. Johnston, the following amendment was adopted:

In section 12, page 4, line 17 of the original bill, being page 3, line 13 of the printed bill, after the words "by rule" and before the period (.) following the word "acquire" strike the word "acquire" and insert in lieu thereof the word "require"

House Bill No. 241 was passed to third reading and ordered engrossed.

**House Bill No. 265**, by Representatives Shannon and Sutherland:
Amending certain powers of mutual savings banks.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 279**, by Representative Paulsen:
Allowing service on absent resident in motor vehicle accident cases in same manner as for non-resident.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 279, allowing service on absent resident in motor vehicle accident cases in same manner as for non-resident, have had 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, lines 10 and 11 of the original bill, being section 1, page 2, lines 3 and 4 of the printed bill, after the word "defendant" strike the following:

"at his address, if known to the secretary of state." and insert in lieu thereof the following:

"as follows: if the defendant is a non-resident, to his address, if known to the secretary of state; if he is a resident, to his address as shown on his individual case record maintained by the Director of Licenses under the provisions of Chapter 188, Laws of 1937, as amended."

ARTHUR R. PAULSEN, Chairman.


House Bill No. 279 was read the second time by sections.

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

On motion of Mr. Paulsen, the following amendment to the title was adopted:

Amend the title, in line 2 of the title of the original bill, being lines 1 and 2 of the title of the printed bill, after the word "resident" and before the words "of the state" insert the words "or non-resident"

House Bill No. 279 was passed to third reading and ordered engrossed.

**House Bill No. 290**, by Representative Adams:
Prohibiting television sets in motor vehicles.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 293**, by Representative Jones (John R.) (by Departmental Request):
Amending egg grading and regulatory laws.
The bill was read the second time by sections and passed to third reading.

**House Bill No. 322**, by Representatives Olson and Anderson (Eva):
Authorizing acquisition of electric utilities by public utility districts acting jointly.
The bill was read the second time by sections.

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

In section 1, line 17 of the original bill, being line 8 of the printed bill, after the words "shall not" and before the word "exercise" insert the following: "acquire any electric utility distribution properties in any other public utility district without the consent of such district, nor shall it"
House Bill No. 322 was passed to third reading and ordered engrossed.

House Bill No. 396, by Representative Neill:
Authorizing exceptions to university and state college retirement plans.
The bill was read the second time by sections and passed to third reading.

House Bill No. 58, by Representatives Carmichael and Bargreen:
Increasing authorized millage for water districts maintaining fire departments.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 58, increasing authorized millage for water districts maintaining fire departments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 16 of the original bill, being line 10 of the printed bill, strike the period (.) following the parenthesis ( ) in the underscored matter, and insert in lieu thereof a colon ( : ) and add the following: "Provided further, That such general tax levy shall not be increased on property located in water districts maintaining a fire department when said property lies within the boundaries of any fire protection district created under Chapter 34, Laws of 1939, as amended."

Ole H. Olson, Chairman.


The bill was read the second time by sections.
On motion of Mr. Olson, the committee amendment was adopted.

House Bill No. 58 was passed to third reading and ordered engrossed.

Senate Bill No. 23, by Senators Rosellini and Parker:
Removing cities of the first class from assessment limitations on local improvements.
The bill was read the second time by sections and passed to third reading.

House Bill No. 133, by Representatives Paulsen and Comfort:
Enabling special elections for excess levies in Metropolitan Park Districts.
The bill was read the second time by sections and passed to third reading.

House Bill No. 136, by Representatives Raugust and Callow:
Enabling civil service in second, third and fourth class cities.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 136, enabling civil service in second, third and fourth class cities, have had 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, the same being line 4, page 1 of the printed bill, after the word "employees" and before the word "on", insert the following: ", except members of the fire and police departments."

In section 3, line 25, page 1 of the original bill, the same being line 15, page 1 of the printed bill, after the word "system" and before the word "and", insert the following: ", except members of the fire and police departments."

Strike the whole of section 6.
Strike the whole of section 7.

John L. O'Brien, Chairman.

We concur in this report: Henry A. Brown, George W. Kupka, Homer O. Nunemaker, Kenneth H. Simmons, Ray W. Sprague.
THIRTY-NINTH DAY, FEBRUARY 17, 1949

House of Representatives,

MR. SPEAKER:

We, a minority of your Committee on Cities and Counties, to whom was referred House Bill No. 136, enabling civil service in second, third and fourth class cities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass without amendments.

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

We concur in this report: Robert E. Blair, Arthur L. Callow, Dewey C. Donohue, Joe F. Lester.

The bill was read the second time by sections.
Mr. O'Brien moved the adoption of the committee amendment to section 1, line 10, page 1 of the original bill.

Debate ensued.
Mr. Dillard demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. O'Brien on the adoption of the first committee amendment.

The motion was lost on a rising vote and the amendment was not adopted.
Mr. O'Brien moved the adoption of the committee amendment to section 3, line 25, page 1 of the original bill.

Mr. Neill moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table without taking the bill with it.

Mr. Rosenberg moved the adoption of the following amendment:

Amend section 3, line 21 of the printed bill, strike the period (.) at the end of the section, insert a semicolon (;) and add the following: "excepting, that if the fire department of any city or town operating under this act be included under the provisions of this act, all employees of such fire department shall be included and no ordinance by said city or town shall affect this exception."

Debate ensued.

Mr. Neill moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. Carroll moved the adoption of the following amendment:

Amend section 3, line 21 of the printed bill, strike the period (.) at the end of the section, insert a semicolon (;) and add the following: "excepting that if the police department of any city or town operating under this act be included under the provisions of this act, all employees of such police department shall be included and no ordinance by said city or town shall affect this exception."

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

The amendment by Mr. Carroll to section 3, line 21 of the printed bill was lost.

Mr. Ford moved the adoption of the following amendment:

Amend section 3, line 18 of the printed bill, after the words "be included" strike the comma (,) insert a period (.) and strike the balance of the sentence down to and including the words "by ordinance."

Debate ensued.

Mr. Forshee moved that the amendment be laid on the table without taking the bill with it.

The motion was carried on a rising vote.
Mr. Rasmussen moved that House Bill No. 136 be re-referred to the Judiciary Committee for the purpose of amendment.

The motion was lost.
Mr. Carroll moved that House Bill No. 136 be indefinitely postponed. A roll call was demanded and the demand was sustained. The Speaker explained the vote:

"A vote 'Aye' will be to indefinitely postpone the bill; a vote 'No' will leave the bill before the House on second reading."

The Clerk called the roll on the motion by Mr. Carroll to indefinitely postpone House Bill No. 136, and the motion was lost by the following vote:

Yeas, 30; nays, 65; absent or not voting, 4.

Those voting yea were: Representatives Allen, Bargreen, Beierlein, Bernathy, Brown (Henry A.), Carmichael, Carroll, Ford, Gallagher (Michael J.), Hofmeister, Kelly, King, Knoblauch, Kupka, Mardesich, Miller (Clyde J.), Nunamaker, O'Brien, Rhodes, Ridgway, Roderick, Rosenberg, Simmons, Smiley, Smith (Ralph A.), Watson, Wedeking, Wilson, Winberg (Andrew), Young—30.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Vaughan), Buse, Callow, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kinnear, Lester, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Riley, Sandison, Schumann, Shadbolt, Shannon, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Woodall, Wyatt, Zent, Mr. Speaker—65.

Those absent or not voting were: Representatives Carty, Gallagher (Bernard J.), Sisson, Wenberg (Oscar)—4.

Mr. O'Brien moved the adoption of the committee amendment to section 6. Mr. Neill moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. O'Brien moved the adoption of the committee amendment to section 7. Mr. Neill moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

House Bill No. 136 was passed to third reading.

**THIRD READING OF BILLS**

**House Bill No. 12,** by Representative Johnston:

Providing six superior court judges in Spokane County.

On motion of Mr. Johnston, the rules were suspended, the second reading considered the third, and House Bill No. 12 was placed on final passage. Debate ensued.

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

The Clerk called the roll on the final passage of House Bill No. 12, and the bill passed the House by the following vote: Yeas, 78; nays, 15; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kinnear, Lester, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Riley, Sandison, Schumann, Shadbolt, Shannon, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Woodall, Wyatt, Zent, Mr. Speaker—65.
garner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Pedersen, Powell, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wilson, Woodall, Wyatt, Young, Zent, Mr. Speaker—78.

Those voting nay were: Representatives Beierlein, Bergevin, Bernethy, Brown (Gordon J.), Callow, Carmichael, Ford, Hofmeister, Knoblauch, Kupka, Paulsen, Rasmussen, Rhodes, Simmons, Winberg (Andrew)—15.

Those absent or not voting were: Representatives Donohue, Hallauer, Hansen, Raugust, Vane, Wenberg (Oscar)—6.

House 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.

**House Bill No. 14**, by Representatives Foster and Woodall:
Providing three superior court judges in Yakima County.

On motion of Mr. Foster, the rules were suspended, the second reading considered the third, and House Bill No. 14 was placed on final passage.

Debate ensued.

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

The Clerk called the roll on the final passage of House Bill No. 14, and the bill passed the House by the following vote: Yeas, 86; nays, 5; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Woodall, Wyatt, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Beierlein, Brown (Gordon J.), Callow, Hofmeister, Rasmussen—5.

Those absent or not voting were: Representatives Donohue, Farrington, Gordon, Raugust, Riley, Shannon, Winberg (Andrew), Young—8.

House Bill No. 14, having received the constitutional majority, was declared passed.

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

**MOTION**

Mr. Ford moved that the remaining bills on today's third reading calendar be placed at the head of the third reading calendar of the next working day.

The motion was carried.
REPORT OF ENROLLMENT

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 138; also
Enrolled House Bill No. 173; also
Enrolled House Bill No. 174; also
Enrolled House Bill No. 175; also
Enrolled House Joint Memorial No. 7, have compared same with the original and
the engrossed bills and original memorial and find them correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, William D. Shannon.

The Speaker announced he was about to sign House Bill No. 138; also
House Bill No. 173; also
House Bill No. 174; also
House Bill No. 175; also
House Joint Memorial No. 7.

RESOLUTION

By Mr. Gallagher (Bernard J.):

Be it Resolved by the House of Representatives of the State of Washington in
Legislative Session Assembled:

WHEREAS, The people of the State of Washington have lost one of its most lovable
and outstanding citizens in the death of James J. O'Sullivan of Spokane; and

WHEREAS, James J. O'Sullivan devoted the greater portion of his adult life to the
promotion of the development of the power and irrigation resources of the State of
Washington; and

WHEREAS, These invaluable and untiring efforts materially aided in the building of
the Grand Coulee Dam and other related projects; and

WHEREAS, These projects immeasurably aided the successful prosecution of World
War II; and

WHEREAS, The development of Grand Coulee and other related projects greatly
enhance the lives and fortunes of the residents of the State of Washington;

Now, Therefore, Be It Resolved, That we, the members of the Thirty-first Legis­
lature of the State of Washington, give recognition to the beneficial service rendered
to the state by the late James J. O’Sullivan and do hereby offer our heartfelt con­
dolences and the sympathy of all the people of our state to his bereaved family; and

Be It Further Resolved, That a copy of this resolution be immediately forwarded
to the members of his bereaved family; and

Be It Further Resolved, That a copy of this resolution be spread on the minutes
of our journal.

MOTION

On motion of Mr. Gallagher (Bernard J.), the resolution was adopted.

ANNOUNCEMENT BY THE SPEAKER

"The Speaker has approved the use of the House Chamber for the staging of the
Third House Show for the evening of March 2, 1949 by the Third House Committee."

MOTION

On motion of Mr. Ford, the House adjourned until 10:00 a. m., Friday,
February 18, 1949.

Chas. W. Hodde, 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 Dillard, Foster, Gordon, Roderick, Watson and Wenberg (Oscar), Representative Roderick having been previously excused.

Prayer was offered by the Reverend Richard J. Bingea, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 55, have compared same with the engrossed bill and find it correctly enrolled.

I concur in this report: Clayton Farrington.

A. B. Comfort, Chairman.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 58; also Engrossed House Bill No. 241; also Engrossed House Bill No. 322, have compared same with the original bills and find them correctly engrossed.

We concur in this report: Clayton Farrington, Dally S. Wyatt.

A. B. Comfort, Chairman.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 39, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Clayton Farrington, William D. Shannon.

A. B. Comfort, Chairman.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 69, making supreme and superior court judges ineligible for reelection after reaching seventy years, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.
MR. SPEAKER:

We, your Committee on Social Security, to whom was referred House Bill No. 199, adding Chapter XI, Disability Compensation to Unemployment Compensation Act; 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.

HOMER O. NUNAMAKER, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 205, outlawing certain slot and pinball machines and other coin operated devices; declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

ARTHUR R. PAULSEN, Chairman.


MOTION

Mr. Sandison moved that House Bill No. 205 be re-referred to the Committee on Revenue and Taxation.

Debate ensued.

On motion of Mr. Allen, the previous question was demanded.

The Speaker declared the question before the House to be the motion by Mr. Sandison to re-refer House Bill No. 205 to the Committee on Revenue and Taxation.

The motion was carried.

House Bill No. 205 was re-referred to the Committee on Revenue and Taxation.

MR. SPEAKER:

We, your Committee on Social Security, to whom was referred House Bill No. 295, extending unemployment compensation to port district employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOMER O. NUNAMAKER, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 390, limiting Class C wine retailer's license authorization to domestic wine and postponing effective date, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Z. A. VANE, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 397, authorizing integration of municipal retirement system with state plan, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOMER O. NUNAMAKER, Chairman.


Passed to second reading.

HOUSE BILL NO. 398 (reported by Committee on Social Security):

Do pass as amended.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 418, providing for automatic superseding of judgment of motor vehicle operator license cancellation by appeal, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 421, relating to dissolution of corporations and authorizing distributions in kind, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

MESSAGE FROM THE SENATE

Senate Chamber,

MR. SPEAKER:

The Senate has passed: Engrossed Senate Bill No. 99; also Engrossed Senate Bill No. 132; also
Engrossed Senate Bill No. 156; also Senate Bill No. 171; also Senate Bill No. 197; also Senate Bill No. 229, and the same are herewith transmitted.

HERBERT H. SIEFER, Secretary.

The Speaker announced he was about to sign House Bill No. 39; also House Bill No. 55.

MOTION
Mr. Ford moved that the Eighth Order of Business be considered today following the Tenth Order of Business. The motion was carried.

SECOND READING OF BILLS

Engrossed Senate Bill No. 184, by Committee on Reclamation and Irrigation.
Prescribing methods of assessment, apportionment and levy for certain improvement districts and declaring an emergency.
The bill was read the second time by sections and passed to third reading.

House Bill No. 16, by Representatives Pedersen and Wyatt.
Prohibiting use of other than Pacific standard time.
On motion of Mr. Woodall, House Bill No. 16 was placed at the end of today's second reading calendar.

House Bill No. 19, by Representative Comfort:
Reducing number of petitioners required to obtain freeholders' revision of first-class city charter.

House of Representatives,
Olympia, Wash., February 8, 1949.

We, a majority of your Committee on Cities and Counties, to whom was re-referred House Bill No. 19, reducing number of petitioners required to obtain freeholders' revision of first-class city charter, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 10 of the original bill, being line 3 of the printed bill, after the words "equal to" and before the word "per" strike the word "ten" and insert in lieu thereof the word "fifteen"

JOHN L. O'BRIEN, Chairman.

We concur in this report: Henry A. Brown, Arthur L. Callow, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O. Nunamaker, Ray W. Sprague.

House Bill No. 19 was read the second time by sections.
On motion of Mr. Comfort, the committee amendment was adopted.

House Bill No. 19 was passed to third reading and ordered engrossed.

House Bill No. 53, by Representatives Cory, Knoblauch and Shannon:
Relating to custody and treatment of delinquent children, creating youth protection agencies, making an appropriation.

House of Representatives,

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 53, relating to custody and treatment of delinquent children, creating youth protection agencies, making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended by Committee on State Institutions.

EDWARD F. RILEY, Chairman,
Vice-Chairman.

We concur in this report: Howard Bargreen, Violet P. Boede, R. Mort Frayn, Bernard J. Gallagher, Michael J. Gallagher, Edwin A. Henderson, David Hoefel, Sidney
FORTIETH DAY, FEBRUARY 18, 1949


House of Representatives,
Olympia, Wash., February 1, 1949.

MR. SPEAKER:

We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 53, relating to custody and treatment of delinquent children, creating youth protection agencies, making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 4, subsection (4), page 2, line 9 of the printed bill, after the word "of" and before the word "or" strike the words "public welfare" and insert in lieu thereof the words "social security".

In section 4, subsection (8), page 2, lines 24 and 25 of the original bill, being page 2, line 17 of the printed bill after the word "state" and before the word "sheriffs'" strike the words "police chiefs' and"

In section 4, subsection (8), page 2, line 25 of the original bill, being page 2, line 18 of the printed bill after the word "that" and before the word "sheriff" strike the words "police chief or"

In section 41, page 9, line 12 of the original bill, being page 6, line 4 of the printed bill, after the word "effect" strike the period (.) and add the following: "and all powers and duties now vested in the department of public institutions relative to said schools are transferred to said commission."

Amend the bill by adding thereto a new section to be known as Section 46 to read as follows:

"Sec. 46. Sections 13, 15, 16, 17, 18, 19 and 21 of an act entitled 'An Act providing for the establishment and location of a State Reform School, and declaring an emergency', approved March 28, 1890 (sections 10302 to 10308, inclusive, Rem. Rev. Stat.), sections 4, 5, 6 and 7, (sub) Chapter 4, title II, Chapter 97, Laws of 1909 (sections 4627 to 4630, inclusive, Rem. Rev. Stat.), and sections 2, 3, 4, 5, 8, 9, 10, 11, 12 and 13, Chapter 157, Laws of 1913 (sections 4632 to 4635, inclusive, and 4638 to 4643, inclusive, Rem. Rev. Stat.) are repealed."

In line 11 of the title of the original bill, being line 8 of the printed bill, after the comma (.) following the word "protection" and before the words "and making" in line 13 of the original bill, being line 9 of the printed bill, strike the following: "amending certain sections of Chapter 97, Laws of 1909, as amended and certain sections of Chapter 157, Laws of 1913, as amended," and insert in lieu thereof "repealing certain laws relating thereto."

We concur in this report: Howard T. Ball, Arthur S. Cory, James P. Dillard, Russell T. Hoopingarner, Mrs. Vincent F. Jones, Grace Kelley, Floyd C. Miller, G. Frank Rhodes, Grant C. Sisson.

The bill was read the second time by sections.

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

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

In section 16, page 4, lines 26 and 27 of the original bill, being page 3, line 22 of the printed bill, after the word "receive" and before the word "dollars" strike the words "twenty-five" and insert in lieu thereof the word "ten".

House Bill No. 53 was passed to third reading and ordered engrossed.

House Bill No. 99, by Representatives Hansen and Knoblauch:

Regulating teachers' tenure and contracts; fixing dismissal hearing procedure.

The bill was read the second time by sections.

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

In section 3, page 2, line 31 of the original bill, being page 2, line 21 of the printed bill, after the word "turpitude" strike the period (.) and insert in lieu thereof the following: "; (f) membership in any communistic or fascistic organization, or advocating any foreign ideologies in the classroom: Provided, That no teacher shall be considered as subversive if he is explaining the meanings or workings of such ideologies in the normal course of regular classroom work, and comparing them with the..."
superiority of the American democracy; and, Provided, further, That no teacher shall be denied the exercise of any civil rights which are enjoyed by American citizens."

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

In section 3, page 2, line 30 of the original bill, being page 2, line 20 of the printed bill, following the words "with children" strike the semicolon (;) insert in lieu thereof a period (.) and strike the remainder of the sentence down to and including the words and period (.) "moral turpitude." in line 31 of the original bill, being line 21 of the printed bill.

Mr. Riley moved that further consideration of House Bill No. 99 be deferred until the next working day and that it retain its place on the second reading calendar.

The motion was carried.

House Bill No. 120, by Representatives Jones and Hallauer:
Authorizing extra use of county snow removing equipment.

MR. SPEAKER:

We, a majority of your Committee on Agriculture and Livestock, to whom was re-referred House Bill No. 120, authorizing extra use of county snow removing equipment, have had 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 9 of the original bill, being line 3 of the printed bill, after the word "thereto" and before the word "upon" strike the words "from residences".

JOHN R. JONES, Chairman.


MR. SPEAKER:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 120, authorizing extra use of county snow removing equipment, 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 L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Ray W. Sprague.

The bill was read the second time by sections.

Mr. Jones (John R.) moved the adoption of the committee amendment. Debate ensued.

On motion of Mr. Hofmeister, the previous question was demanded.

The motion was carried and the committee amendment was adopted.

Mr. Paulsen moved the adoption of the following amendment:

Amend section 1, line 3 of the printed bill, after the word "thereto" and before the word "upon" insert the words "not to exceed a distance of thirty feet from any county road".

Mr. Vane moved that the amendment by Mr. Paulsen be laid on the table without taking the bill with it.

The motion was carried.

House Bill No. 120 was passed to third reading and ordered engrossed.

The House resumed consideration of House Bill No. 16.
House Bill No. 16, by Representatives Pedersen and Wyatt:
Prohibiting use of other than Pacific standard time.

Mr. Paulsen moved that House Bill No. 16 be indefinitely postponed.

After extended debate, on motion of Mr. Gallagher (Bernard J.), the previous question was ordered.

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

The Speaker explained the vote.

The Speaker:
"A vote 'Aye' will be to indefinitely postpone the bill; a vote 'No' will leave the bill before the House on second reading."

The Clerk called the roll on the motion by Mr. Paulsen to indefinitely postpone House Bill No. 16, and the motion was lost by the following vote: Yeas, 34; nays, 59; absent or not voting, 6.

Those voting yea were: Representatives Adams, Bargreen, Carmichael, Carroll, Coughlin, Dillard, Ford, Frayn, Gallagher (Michael J.), Hallauer, Hansen, Holliday, Johnston, Kelley, Kinneer, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Neill, O'Brien, Olson, Paulsen, Powell, Rasmussen, Riley, Schumann, Shannon, Sutherland, Testu, Watson, Wedekind, Wilson, Zent—34.

Those voting nay were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beieler, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carty, Comfort, Cory, Donohue, Eldridge, Farrington, Gallagher (Bernard J.), Gordon, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), King, Knoblauch, Kupka, Lester, Miller (Clive J.), Mohr, Morris, Pedersen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Thompson, Vane, Washington, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—59.

Those absent or not voting were: Representatives Brown (Gordon J.), Forshee, Foster, Nunamaker, Roderick, Wenberg (Oscar)—6.

Mr. Woodall moved the adoption of the following amendment:

In section 1, line 1 of the printed bill, after the words "unlawful for any" strike everything down to the comma (,) following the word "thereof" in line 2 and insert in lieu thereof the following: "State, County or other political subdivision, office or state bank"

Debate ensued.

The motion was lost and the amendment was not adopted.

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

In section 1, line 11 of the original bill, being line 5 of the printed bill, strike the period (.) following the word "law" at the end of the section, insert in lieu thereof a comma (,) and add the following: "or during a period of emergency declared by the Governor to require the suspension of this act."

Mr. Pedersen moved the adoption of the following amendment:

In section 1, lines 6 and 7 of the original bill, being lines 1 and 2 of the printed bill, after the words "unlawful for any" and before the word "municipality" strike the following: "person, firm, corporation," and after the words "municipality or" and before the words "to use" strike the following: "any office, agent or employee thereof," and insert in lieu thereof the word "county"

Debate ensued.
Mr. Henderson:
"Mr. Speaker, I would like to ask Mr. Woodall a question."

The Speaker:
"Will the gentleman yield?"

Mr. Woodall:
"Yes."

Mr. Henderson:
"Mr. Woodall, this could be a good bill, could it not?"

Mr. Woodall:
"Yes."

Mr. Henderson:
"In your opinion, expressed the way it is now, it would be constitutional?"

Mr. Woodall:
"It would not be constitutional without the amendments."

The motion by Mr. Pedersen was carried on a rising vote and the amendment was adopted.

Mr. Riley moved that House Bill No. 16 be re-referred to the Judiciary Committee.

Mr. Riley:
"Mr. Speaker, I would like to ask Mr. Woodall a question."

The Speaker:
"Does the gentleman yield?"

Mr. Woodall:
"Yes."

Mr. Riley:
"Mr. Woodall, if your amendments as proposed have the concensus of opinion of the members of the Judiciary Committee, why were they not adopted by the committee?"

Mr. Woodall:
"Because certain members of the Judiciary Committee were opposed to the merits of daylight saving time, and the Judiciary Committee attempted at one stage to pass the bill without recommendation, or with a recommendation that these amendments be adopted. The chairman of the Judiciary Committee learned that such a report could not be signed and that any amendments along that line would have to be presented from the floor. The chairman of the Judiciary Committee early this morning notified me he felt he would be in an inconsistent position to offer the amendments and suggested that I do it."

Mr. Riley:
"Message received."

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

The motion by Mr. Riley to re-refer House Bill No. 16 to the Judiciary Committee was lost.

Mr. Forshee moved the adoption of the following amendment:

Amend section 1, line 3 of the printed bill, after the words "standard time" and before the colon (:) insert the words "excepting Class A and first class counties"
Mr. Simmons moved that the amendment by Mr. Forshee be laid on the table without taking the bill with it.

Division was demanded, and the motion by Mr. Simmons was carried on a rising vote.

Mr. Shannon moved that House Bill No. 16 be re-referred to the Committee on Cities and Counties.

Debate ensued.

The motion by Mr. Shannon was lost.

Mr. Carmichael moved the adoption of the following amendment:

Amend section 1, line 1 of the printed bill, after the word "municipality" insert the words "excluding the Banana Belt of Chehalis"

RULING BY THE SPEAKER

The Speaker:

"The Speaker rules that the amendment is not germane to the subject-matter of the bill. Bananas don't grow in this state."

The amendment by Mr. Carmichael was ruled out of order.

Mr. Shadbolt moved that the rules be suspended and House Bill No. 16 be passed to third reading.

Debate ensued.

Mr. Allen demanded the previous question.

The Speaker declared the question before the House to be the motion by Mr. Shadbolt that the rules be suspended and House Bill No. 16 be passed to third reading.

The motion was lost.

Mr. Simmons moved that further consideration of House Bill No. 16 be deferred until the next working day and that it be placed at the head of the second reading calendar.

The motion was carried.

THIRD READING OF BILLS

Engrossed House Bill No. 104, by Representatives Hansen, Bassett and Cory:

Authorizing celebration of centennial of Washington Territory, making an appropriation.

On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 104 was placed on final passage.

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, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson ( Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann,
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.

Engrossed House Bill No. 159, by Representatives O’Brien and Powell:
Regulating and licensing of certified public accountants, licensed public accountants and public accountants.

Mr. Mardesich moved that the rules be suspended and that the bill be returned to second reading for the purpose of amendment.

The motion was carried.

SECOND READING OF BILLS

Engrossed House Bill No. 159 was re-read the second time by sections.

Mr. Mardesich moved the adoption of the following amendment:

In section 12, page 5, line 3 of the engrossed bill, being page 3, line 17 of the printed bill, after the words "at least" and before the semi-colon (;) strike the words "three years" and insert in lieu thereof the following: "one year more than in the preceding subdivision"

Mr. Holliday moved that the amendment be laid on the table.
The motion was lost.

Debate ensued.

On motion of Mr. O’Brien, the previous question was ordered.

The motion by Mr. Mardesich on the adoption of the amendment was carried and the amendment was adopted.

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

Strike the whole of section 17, being page 6, line 12 of the engrossed bill, being page 4, line 9 of the printed bill, and insert in lieu thereof the following:

"Sec. 17. Any candidate who, prior to the passage of this act, has applied to take an examination, or held a valid license as a licensed public accountant or was regularly enrolled in any college or correspondence course in accounting, or any person whose registration under this act is accepted by the board, will be issued a certificate as a certified public accountant when he has met either the requirements of this act, or the requirements which were in effect immediately prior to the passage of this act, or the requirements, which were effective at the time his first application was filed, at the candidate’s choice.”

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

Strike the amendment by Mr. Mardesich in section 35, page 20 of the engrossed bill, being page 11 of the printed bill, following the amendment at the end of the section, and insert in lieu thereof the following: “Nothing in this act shall prohibit any person who is a graduate in the field of accounting of any college or university duly authorized by the state to grant degrees, or school approved by the Board, from engaging in public accounting work and nothing in this act shall prevent him from obtaining a license to practice as a licensed public accountant.”

Mr. Rasmussen moved the adoption of the following amendment:

Amend section 2, line 5 of the printed bill, after the word and figure “Sec. 2” strike the word “Three” and insert in lieu thereof the word “Two”

Debate ensued.
Mr. Gallagher (Michael J.) moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

THIRD READING OF BILLS

MOTION

On motion of Mr. O'Brien, the rules were suspended, Re-Engrossed House Bill No. 159 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Gallagher (Bernard J.) demanded the previous question.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 159, and the bill passed the House by the following vote: Yeas, 82; nays, 6; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Powell, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Hallauer, Pedersen, Rasmussen, Raugust, Sisson, Wyatt—6.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Foster, Holliday, Knoblauch, Miller (C. C.), Rosenberg, Simmons, Thompson, Vane, Washington—11.

Re-Engrossed House Bill No. 159, having received the constitutional majority, was declared passed.

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

Substitute House Bill No. 176, by Committee on Horticulture:

Relating to fresh berries shipped into the State; providing for regulation and inspection thereof.

On motion of Mr. Hallauer, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 176 was placed on final passage.

Debate ensued.

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

The Clerk called the roll on the final passage of Substitute House Bill No. 176, and the bill passed the House by the following vote: Yeas, 70; nays, 15; absent or not voting, 14.

Those voting yea were: Representatives Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Comfort, Cory, Donohue, Far-
rington, Ford, Forshee, Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Pedersen, Raugust, Rhodes, Ridgway, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wilson, Woodall, Wyatt, Young, Zent, Mr. Speaker—70.

 Those voting nay were: Representatives Adams, Anderson (B. Roy), Brown (Gordon J.), Callow, Coughlin, Frayn, Gallagher (Michael J.), Kinnear, Miller (Floyd C.), Paulsen, Powell, Riley, Roderick, Sutherland, Winberg (Andrew)—15.

 Those absent or not voting were: Representatives Allen, Carty, Dillard, Eldridge, Foster, Gallagher (Bernard J.), Hansen, Holliday, King, Rasmussen, Rosenberg, Shannon, Vane, Winberg (Oscar)—14.

 Substitute House Bill No. 176, having received the constitutional majority, was declared passed.

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

 House Bill No. 179, by Representatives Paulsen and Blair:

 Relating to construction of sidewalks in cities and allowing assessment of cost to abutting owners or any fund available.

 On motion of Mr. Blair, the rules were suspended, the second reading considered the third, and House Bill No. 179 was placed on final passage.

 The Clerk called the roll on the final passage of House Bill No. 179, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

 Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—86.

 Those absent or not voting were: Representatives Carty, Cory, Dillard, Donohue, Eldridge, Foster, Hansen, Hillyer, Holliday, Johnston, Washington, Winberg (Oscar), Woodall—13.

 House Bill No. 179, having received the constitutional majority, was declared passed.

 There being no objection, the title of the bill was ordered to stand as the title of the act.
FORTIETH DAY, FEBRUARY 18, 1949

MOTION
Mr. Riley moved that the House recess until two o'clock p.m.
The motion was carried on a rising vote.
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 Adams, Carty, Comfort, Dillard, Eldridge, Ford, Forshee, Foster, Frayn, Gordon, Powell, Smith (Ralph A.), Sutherland, Wenberg (Oscar), and Wilson, Representative Foster having been previously excused.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 229, by Committee on Veterans' Affairs:
Providing war service credits under public retirement systems.

On motion of Mr. Hofmeister, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 229 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 229, and the bill passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Carty, Foster, Gordon, Hansen, Jeffreys, Raugust, Sutherland, Vane—8.

Engrossed House Bill No. 229, having received the 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. Miller (Floyd C.) 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 Foster and Sutherland.

MOTIONS
On motion of Mr. Holliday, Representative Foster was excused from the call of the House.
Mr. Riley moved that the House proceed with business under the call of the House without excusing the absent members.
The Speaker ruled the motion out of order.
On motion of Mr. Miller (Floyd C.), Representative Sutherland was excused and the House proceeded with business under the call of the House.

House Bill No. 231, by Representatives Allen, Smiley and Mohr:
Requiring registration with Department of Labor and Industries before accepting employment during labor dispute.
On motion of Mr. Alien, the rules were suspended, the second reading considered the third, and House Bill No. 231 was placed on final passage. Debate ensued.

POINT OF INFORMATION
Mr. Holliday:
"Mr. Speaker, I would like to ask Mr. Kinnear a question."
The Speaker:
"Does the gentleman yield?"
Mr. Kinnear:
"Yes."
Mr. Holliday:
"Isn't it true, it is unlawful for an employee to be discriminated against in this measure?"
Mr. Kinnear:
"If an employer is guilty of unfair labor practice he can be penalized. If this were written the other way 'round, I think it would be materially better. If the employer were responsible for enforcing the proposed legislation instead of making the individual worker responsible, I think it would be better."

POINT OF INFORMATION
Mr. Roderick:
"Mr. Speaker, I would like to ask Mr. Kinnear a question."
The Speaker:
"Does the gentleman yield?"
Mr. Kinnear:
"Yes."
Mr. Roderick:
"Would you suggest then that we amend this act to put in a specific clause that the employer or any strike breaker be penalized for a gross misdemeanor?"
Mr. Kinnear:
"If this act is going into effect, I think the employer should be the responsible person. I am not certain it would be a gross misdemeanor."
Mr. Roderick:

"Would there be any objection to attaching that to this act and keep the act intact—to put in a provision there for penalizing the employer?"

Mr. Kinnear:

"I wouldn't object to that. If you want to put the bill through, that is the way it should be written."

On motion of Mr. Gallagher (Bernard J.), the previous question was ordered.

The Speaker declared the question before the House to be the final passage of House Bill No. 231.

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, 85; nays, 12; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Coughlin, Dillard, Donohoe, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—85.

Those voting nay were: Representatives Carty, Comfort, Cory, Gordon, Jones (Mrs. Vincent F.), Kinnear, Neill, Shannon, Smith (Ralph A.), Thompson, Woodall, Zent—12.

Those absent or not voting were: Representatives Foster, Sutherland—2.

House Bill No. 231, having received the constitutional majority, was declared passed.

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

House Bill No. 256, by Representatives Bassett and Blair:

Changing school budget dates and declaring an emergency.

On motion of Mr. Bassett, the rules were suspended, the second reading considered the third, and House Bill No. 256 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 256, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.),
Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Foster, Sutherland—2.

House Bill No. 256, having received the constitutional majority, was declared passed.

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

**House Bill No. 257**, by Representatives Bassett and Blair:

Accelerating date for directors taking office in first class school districts in Class A and first class counties.

On motion of Mr. Blair, the rules were suspended, the second reading considered the third, and House Bill No. 257 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 257, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Foster, Sutherland—2.

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.

Engrossed House Joint Memorial No. 14, by Representatives Miller (Floyd C.) and Rasmussen:

Requesting repeal of the Taft-Hartley law.

On motion of Mr. Rasmussen, the rules were suspended, the second reading considered the third, and Engrossed House Joint Memorial No. 14 was placed on final passage.

Debate ensued.

On motion of Mr. O'Brien, the previous question was ordered.

The Clerk called the roll on the final passage of Engrossed House Joint Memorial No. 14, and the memorial passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forsee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Allis A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Foster, Sutherland—2.

Engrossed House Joint Memorial No. 14, having received the constitutional majority, was declared passed.

**Engrossed House Bill No. 13**, by Representatives King and Ford:
Relating to chiropractic licenses.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 13 was placed on final passage.

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

The Clerk called the roll on the final passage of Engrossed House Bill No. 13, and the bill passed the House by the following vote: Yeas, 54; nays, 43; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Bargreen, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Carty, Farrington, Ford, Forsee, Gallagher (Michael J.), Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, Paulsen, Pedersen, Rasmussen, Rhodes, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Allis A.), Sprague, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young—54.

Those voting nay were: Representatives Anderson, Allen, Bargreen, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Carty, Farrington, Ford, Forsee, Gallagher (Michael J.), Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, Paulsen, Pedersen, Rasmussen, Rhodes, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Allis A.), Sprague, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young—43.

Those absent or not voting were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Blair, Brown (Vaughan), Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Lester, Miller (C. C.), Neill, O’Brien, Olson, Powell, Raugust, Ridgway, Riley, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Stonecipher, Woodall, Zent, Mr. Speaker—43.

Those absent or not voting were: Representatives Foster, Sutherland—2.

Engrossed House 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.

On motion of Mr. Ford, House Bill No. 13 was ordered immediately transmitted to the Senate.
Engrossed House Bill No. 322, by Representatives Olson and Anderson (Eva):

Authorizing acquisition of electric utilities by public utility districts acting jointly.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 322 was placed on final passage.

Debate ensued.

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

The Clerk called the roll on the final passage of Engrossed House Bill No. 322, and the bill passed the House by the following vote: Yeas, 72; nays, 26; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Eldridge, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Hoopingarner, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Sisson, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Wedekind, Winberg (Oscar), Winberg (Andrew), Wyatt, Young, Mr. Speaker—72.


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

Engrossed 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.

MOTION

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

MOTION

On motion of Mr. Ford, the House reverted to the eighth order of business.

INTRODUCTION AND FIRST READING OF BILLS, MEMORIALS AND RESOLUTIONS

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

**House Bill No. 526,** by Representative Riley:

An Act making an appropriation.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 527,** by Representative Young:

An Act relating to the University of Washington Law School; the dismissal from and reinstatement therein and permitting students to repeat without limitation any course in which they have received a non-passing grade.

Ordered printed and referred to Committee on Colleges and Universities.
House Bill No. 528, by Committee on License:
An Act relating to the practice of barbering; providing for examinations and licensing therefor; providing for and regulating the teaching thereof; providing for and regulating barber schools and barber colleges in connection therewith; and amending sections 2, 3, 5 and 13, Chapter 75, Laws of 1923, as amended; section 6, Chapter 75, Laws of 1923, as amended; and section 7, Chapter 209, Laws of 1929.
Ordered printed and passed to second reading.

House Bill No. 529, by Representative Adams:
An Act relating to cities and towns; imposing an excise tax thereon for the privilege of engaging in the generation, distribution and sale of electrical energy.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 530, by Representative Anderson (Eva):
An Act relating to highways; making an appropriation and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 531, by Representatives Bargreen, Mardesich and Carmichael:
An Act relating to fire protection districts; providing for the creation of local improvement districts therein, the levying of assessments and the issuance of local improvement district bonds payable therefrom; validating the organization of and certain proceedings taken by fire protection districts and local improvement districts thereof previously created; providing for the establishment and maintenance of local improvement guaranty funds; amending sections 16, 40 and 42, Chapter 34, Laws of 1939, and sections 34 and 39, Chapter 34, Laws of 1939, as last amended by sections 9 and 11, respectively, Chapter 254, Laws of 1947; repealing sections 43, 44 and 45, Chapter 34, Laws of 1939, and section 17, Chapter 34, Laws of 1939, as amended by sections 6, Chapter 70, Laws of 1941, and declared an emergency.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 532, by Representative Brown (Henry A.):
An Act relating to the Legislature; continuing "the joint fact-finding committee on highways, streets and bridges" which was created and established by Chapter 111, Laws of 1947; providing for the selection thereof and continuing its powers and duties; regulating the functions, expenditures and other activities of the committee; making an appropriation; providing for its findings and reports, and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 533, by Representative Carroll:
An Act relating to taxation; amending section 36, Chapter 180, Laws of 1935, as last amended by section 19, Chapter 225, Laws of 1939.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 534, by Representative Carroll:
An Act permitting public officials to make collective bargaining agreements with trade unions and permitting any person so publicly employed to be a member thereof.
Ordered printed and referred to Committee on Labor Relations.
House Bill No. 535, by Representative Carroll:
An Act relating to sales in bulk and providing for the weighing or measuring of such commodities, and amending section 18, Chapter 194, Laws of 1927.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 536, by Representative Carroll:
An Act relating to the election and terms of port commissioners of certain port districts, and repealing sections 1 and 2, Chapter 113, Laws Ex. Sess. 1925, and Chapter 45, Laws of 1941.
Ordered printed and referred to Committee on Elections.

House Bill No. 537, by Representative Coughlin:
An Act relating to taxation, providing for the placing of omitted properties and of the value of timber and improvements upon the assessment list, and amending section 59, Chapter 130, Laws of 1925.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 538, by Representative Farrington:
An Act relating to examination of applicants for licenses to practice the healing arts, and amending sections 1 and 4, Chapter 183, Laws of 1927.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 539, by Representative Gallagher (Bernard J.):
An Act relating to taxation; providing for the placement of omitted properties and of the value of timber and improvements upon the assessment list, and amending section 26, Code of 1881 (sec. 156, Rem. Rev. Stat.).
Ordered printed and referred to Judiciary Committee.

House Bill No. 540, by Representative Gallagher (Bernard J.):
An Act relating to prosecuting attorneys; repealing section 2, Chapter 46, Laws of 1941.
Ordered printed and referred to Judiciary Committee.

House Bill No. 541, by Representative Gallagher (Michael J.):
An Act relating to elections and voting; providing for ballot serial numbers for proposed constitutional amendments.
Ordered printed and referred to Committee on Elections.

House Bill No. 542, by Representative Gallagher (Michael J.) (by Departmental Request):
An Act relating to elections and voting; declaring certain holidays, and authorizing designation of polling places.
Ordered printed and referred to Committee on Elections.

House Bill No. 543, by Representatives Gallagher (Michael J.) and Powell:
An Act relating to elections and voting; providing for methods of determining party nominees in certain cases, and amending section 24, Chapter 163, Laws of 1919, as last amended by section 1, Chapter 21, Laws of 1933.
Ordered printed and referred to Committee on Elections.

House Bill No. 544, by Representative Gallagher (Michael J.):
An Act relating to water districts; providing for terms of office of water district commissioners in Class A and first class counties.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 545, by Representative Foster:
An Act relating to auto transportation companies as defined in Chapter 111, Laws of 1921, and providing exemptions for certain operations; amend-
ing section 1, Chapter 111, Laws of 1921, as last amended by section 1, Chapter 120, Laws of 1935.

Ordered printed and referred to Committee on Transportation.

House Bill No. 546, by Representative Gallagher (Michael J.):
An Act relating to elections and voting; authorizing appointment of clerks; permitting challengers and amending section 1, Chapter CLVI (156), Laws of 1895.

Ordered printed and referred to Committee on Elections.

House Bill No. 547, by Representative Hansen:
An Act relating to the Washington Toll Bridge Authority, and authorizing and directing that the Lake Washington Toll Bridge Insurance Fund be used to reimburse the Motor Vehicle Fund.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 548, by Representatives Hansen, Powell and Blair:
An Act relating to parties to actions and amending section 6, Code of 1881.

Ordered printed and referred to Judiciary Committee.

House Bill No. 549, by Representative Hansen:
An Act relating to cities and towns and providing for the maintaining of records relating to state aid for streets.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 550, by Representative King:
An Act relating to the qualifications of certain applicants for certificates to practice medicine and surgery.

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

House Bill No. 551, by Representative Miller (C. C.):

Ordered printed and referred to Judiciary Committee.

House Bill No. 552, by Representatives Paulsen and Farrington:
An Act providing for deferred salary payments to judges and abolishing the Judges' Retirement Fund.

Ordered printed and referred to Judiciary Committee.

House Bill No. 553, by Representative Riley:
An Act providing for the lease, sale or other disposition of that certain tract of land in the City of Seattle, commonly known as the "old university grounds"; establishing the power of the board of regents of the University of Washington in connection therewith, and amending section 1, Chapter 44, Laws of 1923.

Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 554, by Representative Riley:
An Act authorizing the Governor to declare an emergency relative to the supply and use of electric power and energy; creating an Emergency Electricity Control Board; defining its powers and duties; providing for review of its orders, and providing penalties.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 555, by Representative Sandison:
An Act relating to storage warehouses and the regulation thereof, and
amending Chapter 154, Laws of 1933, as amended by Chapter 202, Laws of 1937, by adding new sections thereto.

Ordered printed and referred to Committee on Transportation.

**House Bill No. 556**, by Representative Simmons:
An Act relating to game animals, prescribing the powers and duties of the State Game Commission with regard to damages caused by such animals; amending section 35, Chapter 275, Laws of 1947, and section 62, Chapter 275, Laws of 1947; adding five additional sections to Chapter 275, Laws of 1947, to be known as sections 35a, 35b, 35c, 35d and 35e, and making an appropriation.

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

**House Bill No. 557**, by Representative Smiley:
An Act permitting normal schools to offer courses in liberal arts, and amending section 4, Chapter 10, Laws of 1917 (sec. 4535, Rem. Rev. Stat.).

Ordered printed and referred to Committee on Colleges and Universities.

**House Bill No. 558**, by Representatives Allen and Paulsen:
An Act relating to the election of school district directors in cities of the first class or Class A cities, and amending section 1, Chapter 10, Laws of 1943.

Ordered printed and referred to Committee on Elections.

**House Bill No. 559**, by Representatives Washington and Young:
An Act relating to the operation of McKay Memorial Research Hospital; making an appropriation.

Ordered printed and referred to Committee on Appropriations.

**House Bill No. 560**, by Representative Adams:
An Act relating to the licensing of motor vehicles and the fees to be paid therefor, and amending section 16, Chapter 188, Laws of 1937.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 561**, by Representatives Anderson (Eva) and Olson:
An Act relating to Public Utility Districts; amending section 2, Chapter 245, Laws of 1941, as previously amended; and declaring an emergency.

Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 562**, by Representative Frayn:
An Act relating to the issuance of bonds by school districts and providing signing and authenticating the same.

Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 563**, by Representatives Hansen and Comfort:
An Act relating to diking, drainage and sewerage improvement districts; authorizing the acceptance of Federal aid in connection with the construction, repair or maintenance of such district system of improvements or contracts with the United States therefor, and providing for the disposition of Federal aid funds.

Ordered printed and referred to Committee on Reclamation and Irrigation.

**House Bill No. 564**, by Representatives Holliday, McPherson and Carty:
An Act relating to education; the allowance of apportionment credits in case of emergencies, and amending section 12, sub-Chapter 5, Title III, Chapter 97, Laws of 1909, as last amended by section 2, Chapter 77, Laws of 1943.

Ordered printed and referred to Committee on Education and Libraries.
House Bill No. 565, by Representative Olson (by Departmental Request):
An Act relating to safe deposit boxes; requiring written agreements and notice concerning the opening thereof; and providing a penalty.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 566, by Representative Olson (by Departmental Request):
An Act relating to revenue and taxation; providing that powers of appointment shall be subject to inheritance tax; providing exemptions for charitable beneficiaries; and repealing section 2, Chapter 134, Laws of 1931 (Rem. Rev. Stat. 11201-c).
Ordered printed and referred to Judiciary Committee.

House Bill No. 567, by Representative Rasmussen:
An Act regulating the practice of engineering and land surveying; amending section 12, Chapter 283, Laws of 1947, and repealing sections 7 and 13, Chapter 283, Laws of 1947.
Ordered printed and referred to Committee on License.

House Bill No. 568, by Representatives Testu and Brown (Gordon J.):
An Act relating to liens for transportation on contracts for public improvements and providing for a contractor's bond; and amending section 1, Chapter 28, Laws of 1915, and section 1, Chapter 166, Laws of 1921.
Ordered printed and referred to Committee on Transportation.

House Bill No. 569, by Representative Adams:
An Act relating to disposition of obsolete public records and papers, amending sections 1, 3, 4, 5 and 8, Chapter 109, Laws of 1941, and adding thereto a new section to be known as section 11.
Ordered printed and referred to Committee on State Government.

House Bill No. 570, by Representative Allen:
An Act providing for absence from jobs with pay by voters on election days; and providing penalties.
Ordered printed and referred to Committee on Elections.

House Bill No. 571, by Representatives Anderson (Eva) and Lester:
An Act relating to Cooperative Marketing Associations and amending section 21, Chapter 115, Laws of 1921, as amended by section 8, Chapter 16, Laws of 1931.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 572, by Representative Brown (Henry A.):
An Act relating to the state employees' retirement system, and amending section 16, Chapter 274, Laws of 1947.
Ordered printed and referred to Committee on Social Security.

House Bill No. 573, by Representatives Brown (Henry A.) and Beierlein:
An Act relating to the Washington Toll Bridge Authority and the members thereof, and amending section 2, Chapter 173, Laws of 1937.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 574, by Representative Comfort:
An Act establishing Penrose Point State Park in Pierce County.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 575, by Committee on Parks and Playgrounds:
An Act relating to the development of tourist trade; imposing duties upon
the State Parks and Recreation Commission; authorizing the erection, operation and maintenance of a Washington State Tourist Center.

Ordered printed and passed to second reading.

**House Bill No. 576**, by Representative Coughlin:
An Act relating to housing authorities; amending sections 2, 3, 10 and 22, Chapter 23, Laws of 1939, and amending section 8, Chapter 23, Laws of 1939, as amended by section 1, Chapter 43, Laws of 1945.
Ordered printed and referred to Committee on Social Security.

**House Bill No. 577**, by Representatives Farrington and Gordon:
An Act relating to school districts and providing for the re-establishment of former school districts as constituted on April 1, 1941.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 578**, by Representative Ford (by Departmental Request):
An Act relating to taxation; providing for settlement between counties and the state of state taxes, amending section 97 of Chapter 130, Laws of 1925 as amended by section 1, Chapter 35, Laws of 1933.
Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 579**, by Representative Ford:
An Act relating to the practice of law and providing for admission thereto under certain circumstances, and adding a new section to Chapter 94, Laws of 1933, as amended by Chapter 181, Laws of 1945, to be known as section 7-G.
Ordered printed and referred to Committee on Colleges and Universities.

**House Bill No. 580**, by Representatives Cory, Thompson and Sprague:
An Act authorizing conveyance of certain shore lands in Lewis County from the State of Washington to Lewis County and authorizing the Commissioner of Public Lands to convey the same by appropriate deed.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 581**, by Representatives Forshee and Watson:
An Act relating to escrow agencies and providing for a bond for the operation thereof, and prescribing penalties.
Ordered printed and referred to Committee on License.

**House Bill No. 582**, by Representative Foster:
An Act relating to rural county library districts; authorizing them to borrow money and issue bonds in order to acquire sites and buildings.
Ordered printed and referred to Committee on Education and Libraries.

**House Bill No. 583**, by Representative Hansen:
An Act providing for the survey for a highway from Ryderwood on Secondary State Highway No. 1-P to a connection with Secondary State Highway No. 12-D at its northerly terminus by the Director of Highways, and making an appropriation.
Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 584**, by Representatives Henderson, Farrington and Ford:
An Act authorizing construction of an addition to the State Capitol Historical Museum and other construction work thereon; and making an appropriation therefor.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 585**, by Representatives Jones (John R.) and Eldridge:
An Act relating to public highways, locating, acquiring right-of-way, im-
proving, constructing, and maintaining a highway from Secondary State Highway No. 10-B to Crown Point northerly of Grand Coulee Dam; and making an appropriation.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 586, by Representatives Nunamaker and Adams:
An Act relating to the relief of Joseph Hoskins.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 587, by Representative King:
An Act providing for additional funds for reforestation purposes; providing for the protection of forests, reforestation of devastated areas and management of forest lands and research; providing for technical forestry assistance to small operators and farmers, and the making of forest land-use studies; providing for the levy of a privilege tax upon persons engaged in commercial harvesting of timber; providing exceptions and for the collection of such tax and prescribing penalties for violations.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 588, by Representative Miller (Clyde James):
An Act relating to liens for delinquent utility service charges furnished by cities and utility districts; amending section 1, Chapter 161, Laws of 1909, as amended by section 1, Chapter 135, Laws of 1933.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 589, by Representative Miller (Clyde James):
An Act making an appropriation for the relief of Cowlitz County Public Utility District No. 1 in payment of land; restricting the payment of agents' or attorneys' fees in connection therewith, and providing penalties.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 590, by Representative Kinnear:
An Act granting to any citizen and taxpayer of the State of Washington the right to prosecute certain actions.
Ordered printed and referred to Judiciary Committee.

House Bill No. 591, by Representatives Miller (Floyd C.) and Frayn:
An Act relating to the regulation of the refrigeration industry; creating a refrigeration commission and defining its duties and powers; providing for the establishing by the commission of minimum standards for the design, construction, installation and maintenance of refrigeration systems and appurtenances, and providing for inspection; providing for the licensing and examination of refrigeration contractors; providing for the issuance of licenses and permits by said commission; establishing a refrigeration license fund; providing for appropriation therefrom, and providing remedies and penalties.
Ordered printed and referred to Committee on Commerce and Manufacturing.

House Bill No. 592, by Representative O'Brien:
An Act to establish a sound and uniform system of personnel administration based on the merit principles for employees of the Industrial Insurance Division of the Department of Labor and Industries of the State of Washington.
Ordered printed and referred to Committee on State Government.
House Bill No. 593, by Representatives Rasmussen and Paulsen:
An Act relating to state lands, authorizing their purchase by the State Parks and Recreation Commission for public park purposes; providing for forfeiture and reversion and making an appropriation.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 594, by Representatives Shannon and Bargreen:
An Act relating to education of the deaf and the blind; providing for the operation and control of state schools therefor and amending sections 1 and 5, sub-Chapter 5, Title II, Chapter 97, Laws of 1909.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 595, by Representatives Shannon, Brown (Henry A.) and Pedersen:
An Act providing for the monumentation, maintenance and recording of section corners and other corners that affect the description and location of lands or rights of way; providing for penalties for violations.
Ordered printed and referred to Judiciary Committee.

House Bill No. 596, by Representatives Testu and Young:
An Act relating to motor vehicle fuel tax and the distribution thereof, and amending section 5, Chapter 58, Laws of 1933, as last amended by section 2, Chapter 177, Laws of 1939.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 597, by Representative Wilson:
An Act relating to public highways and motor vehicles and the operators thereof; providing for the offense of operation of a motor vehicle while under the influence or affected by intoxicating liquors or of any narcotic drug; providing penalties; and amending section 119, Chapter 189, Laws of 1937.
Ordered printed and referred to Judiciary Committee.

House Bill No. 598, by Representatives Young and Washington:
An Act relating to estrays; providing for their detention, registration and sale, prescribing penalties, and amending section 11, Chapter 23, Laws of 1905, as amended by section 2, Chapter 123, Laws of 1909.
Ordered printed and referred to Committee on Agriculture and Livestock.

House Bill No. 599, by Representative Watson:
An Act relating to local betterment districts for health, safety and improved sanitation purposes; the creation, management and financing thereof; providing for assessments for benefits and foreclosure thereof and for funds, bonds and warrants.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 600, by Representative Bernethy (by Departmental Request):
An Act designating the Commissioner of Public Lands as the official coordinating agent for maps and surveys and his office as the official depository for maps and surveying data and authorizing a study of map making agencies.
Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

House Bill No. 601, by Representative Bernethy (by Departmental Request):
An Act transferring to the State Capitol Committee the Department of
Buildings and Grounds from the State Department of Public Institutions and repealing section 35, Chapter 7, Laws of 1921 (sec. 10793 Rem. Rev. Stat.).

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 602**, by Representative Bernethy (by Departmental Request):


Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 603**, by Representative Bernethy (by Departmental Request):

An Act relating to state land and providing for the assessment thereof in water districts and amending section 9, Chapter 114, Session Laws of 1929 (sec. 11587 Rem. Rev. Stat.).

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 604**, by Representative Bernethy (by Departmental Request):

An Act providing for the starting of an inventory and land classification of the value of the public lands of the State of Washington and making an appropriation.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 605**, by Representative Bernethy (by Departmental Request):

An Act authorizing the relocation of harbor lines in Lake Union, Salmon Bay and Union Bay on Lake Washington.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 606**, by Representative Bernethy (by Departmental Request):

An Act relating to state land, providing for the sale of timber thereon on a scale basis and prescribing the duties of the Commissioner of Public Lands in connection therewith.

Ordered printed and referred to Committee on Forestry, State Lands and Buildings.

**House Bill No. 607**, by Representative Bassett:

An Act authorizing the Board of Park Commissioners of any Metropolitan Park Commission to sell certain unused park areas.

Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 608**, by Representative Buse:

An Act authorizing the State Parks and Recreation Commission to acquire a park.

Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 609**, by Representative Forshee:

An Act relating to public utility districts and condemnation proceedings brought by them, fixing the time and conditions under which subsequent
condemnation proceedings may be brought; and amending section 3, Chapter 130, Laws of 1945.
Ordered printed and referred to Committee on Public Utilities.

**House Bill No. 610**, by Representative Carroll:
An Act relating to crimes and prohibiting tattooing of children.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

**House Bill No. 611**, by Representatives Frayn and Watson:
An Act relating to municipal corporations; authorizing cities and towns to acquire by eminent domain or purchase electrical plants or systems, and amending section 3, Chapter 51, Laws of 1933.
Ordered printed and referred to Committee on Cities and Counties.

**House Bill No. 612**, by Representative Gallagher (Michael J.):
An Act relating to elections and voting; providing for time and manner of holding and calling certain city, town and district elections; conferring certain powers and duties in connection therewith upon the Secretary of State, and amending section 2, Chapter 61, Laws of 1921, as last amended by section 1, Chapter 182, Laws of 1927, section 1, Chapter 170, Laws of 1921, as amended by section 1, Chapter 279, Laws of 1927, section 5, Chapter 194, Laws of 1945, as amended by section 3, Chapter 234, Laws of 1947, section 8, page 403, Laws of 1889-90, as last amended by section 4, Chapter 234, Laws of 1947, section 11, page 404, Laws of 1889-90, as last amended by section 5, Chapter 234, Laws of 1947, and section 8, Chapter 209, Laws of 1907, as last amended by section 2, Chapter 234, Laws of 1947.
Ordered printed and referred to Committee on Elections.

**House Bill No. 613**, by Representative King:
An Act relating to marriages and marriage licenses; prescribing penalties; amending sections 4 and 5, Chapter 204, Laws of 1939 (secs. 8450-3 and 8450-4 Rem. Supp.); and repealing section 6, Chapter 204, Laws of 1939 (sec. 8450-5 Rem. Supp.); and adding a new section.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 614**, by Representatives Miller (Clyde James) and Young:
An Act creating the Washington State Crime Detection Bureau; providing for a staff and its method of selection; providing for the use of mobile equipment; prescribing duties, control and responsibilities, and making an appropriation.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 615**, by Representative Paulsen:
An Act relating to justices of the peace; granting certain justices jurisdiction to collect and disburse monies in non-support and desertion cases and declaring an emergency.
Ordered printed and referred to Judiciary Committee.

**House Bill No. 616**, by Representatives Rasmussen and Brown (Gordon J.):
An Act requiring compulsory motor vehicle liability insurance and establishing a motor vehicle liability fund; providing for the administration thereof; prescribing the duties of certain officers; and prescribing penalties.
Ordered printed and referred to Committee on Transportation.

**House Bill No. 617**, by Representatives Raugust, Hoefel and Donohue:
An Act relating to the surveying and locating of public highways.
Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 618, by Representatives Riley and Vane:
An Act relating to state government and prescribing the powers and duties of state officers and employees with respect to audit, pre-audit, the control of expenditures and encumbrances under appropriations and the making of financial reports; amending sections 8 and 9, Chapter 196, Laws of 1941; amending section 37a, Chapter 7, Laws of 1921, as enacted by section 12, Chapter 196, Laws of 1941, and renumbering it section 37-1; providing penalties, and declaring an emergency.
Ordered printed and referred to Committee on State Government.

House Bill No. 619, by Representative Testu:
An Act relating to education, and authorizing the allowance of credit for certain optional off-campus courses at tax supported institutions of higher education of the State of Washington.
Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 620, by Representatives Wyatt and Pedersen:
An Act adopting Standard Time as official time, fixing penalties and providing a referendum of this act.
Ordered printed and referred to Committee on Transportation.

House Bill No. 621, by Representative Bargreen:
An Act relating to houses of refuge.
Ordered printed and referred to Committee on Social Security.

House Bill No. 622, by Representatives Bargreen and Mardesich:
An Act relating to fire protection districts outside of cities and towns; providing for the withdrawal from fire protection districts of territory included therein and specifying the conditions upon which withdrawal may be made.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 623, by Representative Brown (Henry A.):
An Act relating to industrial insurance.
Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 624, by Representative Carroll:
An Act relating to insurance and to the regulation of insurance companies and the insurance business; and amending section .09.27, Chapter 79, Laws of 1947.
Ordered printed and referred to Committee on Insurance.

House Bill No. 625, by Representative Carty:
An Act relating to state government.
Ordered printed and referred to Committee on State Government.

House Bill No. 626, by Representatives Farrington and Wedekind:
An Act relating to state offices.
Ordered printed and referred to Committee on State Government.

House Bill No. 627, by Representative Gallagher (Michael J.):
An Act relating to elections.
Ordered printed and referred to Committee on Elections.

House Bill No. 628, by Representative Gallagher (Michael J.):
An Act relating to water districts; providing for election of water district commissioners.
Ordered printed and referred to Committee on Public Utilities.
House Bill No. 629, by Representative Gallagher (Michael J.):
An Act relating to county government.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 630, by Representative Rasmussen:
An Act relating to the exemption of the Mossy Rock and Mayfield Dam sites on the Cowlitz River.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 631, by Representative Gallagher (Michael J.):
An Act relating to elections of port commissioners.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 632, by Representative Vane:
An Act to authorize any non-profit corporation or cooperative association organized under the laws of Washington for the purpose of furnishing its members with electric utility service or water utility service, or both, to reorganize as a public utility district, having all the powers and privileges of such districts under the laws of this state.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 633, by Representative Coughlin:
An Act relating to taxation; providing revenues for support of the state government by means of taxes upon certain activities and transactions, or upon persons, and residents of the state, and fiduciaries, and upon corporations and other business associations, and entities, for the privilege of acquiring or receiving income therein while enjoying the protection of the laws of this state; providing for the assessment and collection of such taxes; defining the powers and duties of certain officers in connection therewith; prescribing penalties; making appropriations; repealing certain revenue acts and repealing all acts and parts of acts in conflict herewith, and declaring an emergency.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 634, by Representative Hansen:
An Act relating to counties.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 635, by Representative Hansen:
An Act relating to a survey of public highways.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 636, by Representative Hansen:
An Act relating to counties.
Ordered printed and referred to Committee on Cities and Counties.

House Bill No. 637, by Representatives Hillyer, Miller (C. C.) and Rosenberg:
An Act relating to state, county and city roads.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 638, by Representatives Hillyer, Miller (C. C.) and Rosenberg:
An Act relating to Primary and Secondary Highways.
Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 639, by Representatives Hillyer; Miller (C. C.) and Rosenberg:
An Act relating to truck licenses.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 640, by Representative Pedersen:
An Act relating to public service corporations and services.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 641, by Representative Simmons:
An Act relating to the Department of Game.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 642, by Representative Simmons:
An Act relating to game.
Ordered printed and referred to Committee on Game and Game Fish.

House Bill No. 643, by Representative Wedekind:
An Act relating to salaries of officials.
Ordered printed and referred to Committee on State Government.

House Bill No. 644, by Representative Wedekind:
An Act relating to the acquisition of a ferry or bridge system or systems.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 645, by Representative Wedekind:
An Act relating to the marine employees of ferries.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 646, by Representative Sutherland:
An Act relating to county law libraries.
Ordered printed and referred to Judiciary Committee.

House Bill No. 647, by Representative Olson (by Departmental Request):
An Act relating to the fees paid by public service corporations and repealing section 9, Chapter 70, Laws of 1937.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 648, by Representative Eldridge:
An Act relating to political parties.
Ordered printed and referred to Committee on Elections.

House Bill No. 649, by Committee on Revenue and Taxation:
An Act relating to horse racing; imposing a tax; delegating authority to the tax commission, and amending Chapter 55, Laws of 1933, as amended.
Passed to second reading.

House Bill No. 650, by Representatives Olson and Miller (C. C.):
An Act relating to bridges.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 651, by Representative Olson (by Departmental Request):
An Act relating to revenue and taxation; relating to inheritance taxation, amending section 1, Chapter 55, Laws of 1901, as last amended by section 1, Chapter 184, Laws of 1945; repealing section 1, Chapter 134, Laws of 1931 as last amended by section 2, Chapter 184, Laws of 1945; amending section 2, Chapter 55, Laws of 1901, as last amended by section 2, Chapter 277, Laws of 1943; repealing section 4, Chapter 134, Laws of 1931, as last amended by section 2; Chapter 202, Laws of 1939; amending section 115, Chapter 180, Laws of 1935, as last amended by section 5, Chapter 202, Laws of 1939; repealing
section 4, Chapter 55, Laws of 1901, as last amended by section 122, Chapter 180, Laws of 1935; amending section 5, Chapter 134, Laws of 1931; amending section 17, Chapter 55, Laws of 1901, as last amended by section 9, Chapter 217, Laws of 1907; and amending section 8, Chapter 55, Laws of 1901, as last amended by section 6, Chapter 202, Laws of 1939.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 652, by Representative Bargreen:
An Act relating to revenue and taxation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 653, by Representative Brown (Henry A.):
An Act relating to the Agate Pass Bridge.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 654, by Representative Hallauer:
An Act relating to horse racing; amending section 7, Chapter 55, Laws of 1933 and section 9, Chapter 55, Laws of 1933, as last amended by section 2, Chapter 34, Laws of 1947.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 655, by Representatives Hofmeister and Knoblauch:
An Act relating to veterans.
Ordered printed and referred to Committee on Veterans' Affairs.

House Bill No. 656, by Representative Mardesich:
An Act relating to certified public accountants and amending certain acts.
Ordered printed and referred to Judiciary Committee.

House Bill No. 657, by Representatives Hillyer, Miller (C. C.) and Rosenberg:
An Act relating to flood damage.
Ordered printed and referred to Committee on Harbors, Waterways and Flood Control.

House Bill No. 658, by Representatives Kelley and Allen:
An Act making an appropriation from the General Fund to the Washington State Development Fund and from the Washington State Development Fund to the Washington State Finance Committee, to carry out the provisions of Chapter 255, Laws of 1945, and declaring an emergency.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 659, by Representative Olson:
An Act relating to taxation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 660, by Representative Olson:
An Act relating to taxation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 661, by Representative Olson (by Departmental Request):
An Act relating to the forfeiture to the State of Washington of abandoned property; establishing a state fund to be known as the Abandoned Property Fund, into which the proceeds from forfeitures shall first be paid; providing for payment of claims from said fund, and the transfer of the net proceeds therein to the Permanent School Fund; providing for reports from holders of abandoned properties, and for penalties for non-compliance; repealing Chapter 129, Laws of 1905 (Secs. 3291 and 3292, Rem. Rev. Stat.).
Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 662, by Representative Olson (by Departmental Request):
An Act relating to taxation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 663, by Representative Olson (by Departmental Request):
An Act relating to taxation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 664, by Representative Olson (by Departmental Request):
An Act relating to taxation.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 665, by Representative Washington:
An Act relating to irrigation and reclamation.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 666, by Representative Hansen:
An Act relating to taxes for the use of public highways.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 667, by Representative Hansen:
An Act relating to motor vehicles and the fees and licenses thereof.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 668, by Representative Hansen:
An Act relating to state government and the administration of highways, roads and streets.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 669, by Representative Hansen:
An Act relating to weights and lengths of motor vehicles.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 670, by Representative Hansen:
An Act relating to primary and secondary highways.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 671, by Representative Hansen:
An Act relating to revenues for highway construction.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 672, by Representative Hansen:
An Act relating to roads and bridges.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 673, by Representative Hansen:
An Act relating to highways and the support thereof.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 674, by Representatives Wedekind and Rasmussen:
An Act relating to labor organizations.
Ordered printed and referred to Committee on Labor Relations.

House Bill No. 675, by Representative Wilson:
An Act relating to highways.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 676, by Representative Young:
An Act relating to state officers' salaries.
Ordered printed and referred to Committee on State Government.
House Bill No. 677, by Representative Frayn:
An Act relating to institutions of higher learning.
Ordered printed and referred to Committee on Colleges and Universities.

House Bill No. 678, by Representative King:
An Act relating to the practice of dentistry.
Ordered printed and referred to Committee on Medicine, Dentistry and Drugs.

House Bill No. 679, by Representatives Knoblauch and Cory:
An Act relating to state institutions.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 680, by Representatives Knoblauch and Cory:
An Act relating to state institutions.
Ordered printed and referred to Committee on State Institutions.

House Bill No. 681, by Representative Paulsen:
An Act relating to the revision and codification of all the laws of a general and permanent nature of the State of Washington; making an appropriation therefor and repealing Chapter 149, Laws of 1941; Chapter 252, Laws of 1943; Chapter 233, Laws of 1945; Chapter 282, Laws of 1947, and declaring an emergency.
Ordered printed and referred to Judiciary Committee.

House Bill No. 682, by Representative Pedersen:
An Act relating to public utilities.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 683, by Representative Wedekind:
An Act relating to the Washington Toll Bridge Authority.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 684, by Representatives Wilson and Morris:
An Act relating to licensing of sellers of trading stamps.
Ordered printed and referred to Committee on License.

House Joint Resolution No. 10, by Representative Gallagher (Michael J.):
Proposing an amendment to the constitution of the State of Washington.
Ordered printed and referred to Committee on Elections.

House Joint Resolution No. 11, by Representatives Miller (Floyd C.), Knoblauch and Cory:
Appointing an interim committee empowered to investigate state institutions, and making an appropriation.
Ordered printed and referred to Committee on State Institutions.

House Joint Memorial No. 32, by Representative Riley:
Petitioning Congress to establish a certain system of universal military training.
Ordered printed and referred to Committee on Military and Naval Affairs.

House Joint Memorial No. 33, by Representative Riley:
Petitioning Congress to expend the civilian components of the national defense.
Ordered printed and referred to Committee on Military and Naval Affairs.
House Joint Memorial No. 34, by Representatives Jones (Mrs. Vincent F.) and Smith (Vernon A.):
Relating to the abandonment of the United States Naval Air Station at Sand Point, Seattle, Washington.
Ordered printed and referred to Committee on Military and Naval Affairs.

House Joint Memorial No. 35, by Representatives Miller, (C. C.) and Olson:
Requesting the United States Government to participate in construction of critically needed highway facilities.
Ordered printed and referred to Committee on Roads and Bridges.

House Joint Memorial No. 36, by Representative King:
Relating to the extension of the National Social Security Program.
Ordered printed and referred to Committee on Social Security.

House Joint Memorial No. 37, by Representative Kelley:
Relating to the admission of the Territory of Alaska to full statehood.
Ordered printed and referred to Memorials Committee.

FIRST READING OF SENATE BILLS
The following were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 99, by Senators Roup and French:
An Act relating to the inspection for livestock brands; providing for the inspection of meats and hides; fixing fees for brand inspection, re-recording of brands, and community sales and slaughtering; prescribing penalties for illegal branding; providing for reciprocal agreements with other states on brand inspection; amending section 5, Chapter 156, Laws of 1935; sections 6, 10, and 12, Chapter 75, Laws of 1937; section 3, Chapter 198, Laws of 1939; and sections 2 and 4, Chapter 187, Laws of 1947; and repealing section 8, Chapter 75, Laws of 1937.
Referred to Committee on Agriculture and Livestock.

Engrossed Senate Bill No. 132, by Senator Westberg:
An Act authorizing counties to exercise the right of eminent domain; and declaring an emergency.
Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 156, by Senator Morgan:
An Act relating to apples; providing the method of election and the terms of office of members of the Washington State Apple Advertising Commission; and amending section 3, Chapter 195, Laws of 1937.
Referred to Committee on Horticulture.

Senate Bill No. 171, by Senator Robertson:
An Act providing for one judge in the Superior Court for Adams County, prescribing the method of appointment and declaring an emergency.
Referred to Judiciary Committee.

Senate Bill No. 197, by Senator McDonald:
An Act relating to the practice of hairdressing and beauty culture; and amending section 11, Chapter 281, Laws of 1927, as amended.
Referred to Committee on License.

Senate Bill No. 229, by Senator Parker:
An Act relating to the acquiring, seeding, reforestation and administration of lands for state forests; and amending section 1, Chapter 117, Laws of 1933, as last amended by section 1, Chapter 66, Laws of 1947.
Referred to Committee on Forestry, State Lands and Buildings.
MOTION
Mr. Rasmussen moved that one thousand extra copies of House Bill No. 466 be ordered printed.

Debate ensued.

The motion was carried on a rising vote.

MOTIONS
On motion of Mrs. Hansen, five hundred extra copies of House Bill No. 517 were ordered printed.

On motion of Mr. Ford, the House adjourned until ten o'clock a. m., Saturday, February 19, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-FIRST DAY

MORNING SESSION

House of Representatives,

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 Ball, Blair, Carmichael, Dillard, Forshoee, Foster, Gallagher (Michael J.), Miller (C. C.), Pedersen, Raugust, Shannon, Vane, Wenberq (Oscar) and Zent, Representatives Ball, Carmichael and Pedersen having been previously excused.

Prayer was offered by the Reverend Richard J. Bingea, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

MOTIONS
Mr. Ford moved that the House of Representatives send a suitable spray to the funeral of former Representative John R. (Pat) Hurley and that the Chief Clerk be directed to express the sympathy of the House of Representatives to the family of Mr. Hurley.

The motion was carried.

Mr. Ford moved that the Speaker appoint a committee of three members to represent the House of Representatives at the funeral of John R. (Pat) Hurley at ten o'clock a. m., Monday, February 21, 1949.

The motion was carried.
MOTION

Mr. Paulsen moved that House Bill No. 435 be re-referred from the Committee on Commerce and Manufacturing to the Judiciary Committee. Debate ensued. The motion was lost.

MOTION

On motion of Mr. Gallagher (Michael J.), House Bill No. 544 was re-referred from the Committee on Cities and Counties to the Committee on Elections.

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:


We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 279, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Howard T. Ball, Vernon A. Smith.

MR. SPEAKER:


We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 75, regulating retail sale of electrical products and fire extinguishers, 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.

CHARLES M. CARROLL, Chairman.

We concur in this report: Chester D. Forshee, George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland, John N. Wilson.

Passed to second reading.

MR. SPEAKER:


We, of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 77, creating state naturopathic association, regulating practice of naturopathy, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman.

We concur in this report: George N. Adams, Michael J. Gallagher, A. L. Rasmussen.

MR. SPEAKER:


We, a minority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 77, creating state naturopathic association, regulating practice of naturopathy, 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: Howard T. Ball, Mrs. Vincent F. Jones, John L. O'Brien.

Passed to second reading.

MR. SPEAKER:


We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 88, extending motor fuel tax handling loss tolerance to distributor-
dealer transactions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

\textit{Julia Butler Hansen, Chairman.}


Passed to second reading.

\textit{House of Representatives,}
\textit{Olympia, Wash., February 18, 1949.}

\textbf{Mr. Speaker:}

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 144, increasing compensation of court reporters and prescribing method of appointment in certain counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

\textit{Arthur R. Paulsen, Chairman.}

We concur in this report: Robert E. Blair, Vaughan Brown, Paul Coughlin, Elmer E. Johnston, Tony P. Mardesich, John L. O'Brien, George V. Powell, Patrick D. Sutherland.

Passed to second reading.

\textbf{House Bill No. 180} (reported by Committee on Game and Game Fish):

Do pass as amended.

Passed to second reading.

\textbf{House Bill No. 232} (reported by Committee on Medicine, Dentistry and Drugs):

Do pass as amended.

Passed to second reading.

\textit{House of Representatives,}
\textit{Olympia, Wash., February 17, 1949.}

\textbf{Mr. Speaker:}

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 237, relating to trade and commerce in stamps and coupons; repealing license provisions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

\textit{Charles M. Carroll, Chairman.}

We concur in this report: Chester D. Forshee, George Kinnear, Floyd C. Miller, R. E. (Ray) Morris.

\textit{House of Representatives,}
\textit{Olympia, Wash., February 17, 1949.}

\textbf{Mr. Speaker:}

We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 237, relating to trade and commerce in stamps and coupons; repealing license provisions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

\textit{.............................., Chairman.}

We concur in this report: Patrick D. Sutherland, John N. Wilson.

Passed to second reading.

\textbf{House Bill No. 274} (reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

\textit{House of Representatives,}
\textit{Olympia, Wash., February 18, 1949.}

\textbf{Mr. Speaker:}

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 278, requiring investigation of shooting of persons by hunters, have
had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. **Kenneth H. Simmons, Chairman**.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 281, providing for petition for partial distributions in probate proceedings, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**Arthur R. Paulsen, Chairman**.

We concur in this report: Robert E. Blair, Vaughan Brown, Paul Coughlin, Elmer E. Johnston, Tony P. Mardesich, George V. Powell, O. R. Schumann, Patrick D. Sutherland.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 325, regulating motor vehicle equipment, 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 Hansen, Chairman**.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred House Bill No 338, providing method of motor vehicle excise tax payment on vehicles in interstate commerce, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**Jeanette Testu, Chairman**.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 344, making relief appropriation for elk depredation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass and with the further recommendation that it be re-referred to the Committee on Appropriations.

**Kenneth H. Simmons, Chairman**.


MOTION

On motion of Mr. Simmons, House Bill No. 344 was re-referred to the Committee on Appropriations.

Mr. Speaker:

We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 361, appropriating for buildings at Orting Soldiers' Home, have had
the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. REUBEN A. KNOBLAUCH, Chairman.


**MOTION**

On motion of Mr. Olson, House Bill No. 361 was re-referred to the Committee on Appropriations.


Mr. Speaker:

We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 362, appropriating for utilities and services at Orting Soldiers' Home, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. REUBEN A. KNOBLAUCH, Chairman.


**MOTION**

On motion of Mr. Allen, House Bill No. 362 was re-referred to the Committee on Appropriations.

**House Bill No. 388** (reported by Committee on Commerce and Manufacturing):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 393, granting certain contract rights to railroad rolling stock vendors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. ARTHUR R. PAULSEN, Chairman.

We concur in this report: Robert E. Blair, Vaughan Brown, Paul Coughlin, Elmer E. Johnston, George Kinnear, George V. Powell, Patrick D. Sutherland, Perry B. Woodall.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 394, increasing motor vehicle operator's license fee and changing license period, 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 HANSEN, Chairman.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 406, granting tax exemption to certain interstate bridges on a reciprocal
basis, 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 HANSEN, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 414, requiring one voting machine for each 300 voters, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MICHAEL J. GALLAGHER, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 417, requiring notation on registration record of districts in which voter is eligible to vote, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MICHAEL J. GALLAGHER, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 438, making real estate salesman ineligible for broker's license for two years after first license, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES M. CARROLL, Chairman.

We concur in this report: Chester D. Forshee, George W. Kupka, R. E. (Ray) Morris, Patrick D. Sutherland.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 438, making real estate salesman ineligible for broker's license for two years after first license, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: George Kinnear.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 450, appropriating for setting hens at game farms 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.

KENNETH H. SIMMONS, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 453, regulating motor vehicle sales and imposing criminal penalty, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES M. CARROLL, Chairman.


Passed to second reading.

House Bill No. 456 (reported by Committee on State Institutions):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 541, providing ballot serial numbers for proposed constitutional amendments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MICHAEL J. GALLAGHER, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 556, providing methods for making claims for damage by game animals 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.

KENNETH H. SIMMONS, Chairman.


MOTION

On motion of Mr. Simmons, House Bill No. 556 was re-referred to the Committee on Appropriations.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred Engrossed Senate Bill No. 25, authorizing combined city county health departments in certain counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman.

We concur in this report: Howard T. Ball, A. B. Comfort, Michael J. Gallagher, Mrs. Vincent F. Jones, John L. O'Brien.

Passed to second reading.
We, a majority of your Committee on Colleges and Universities, to whom was referred Senate Bill No. 71, increasing number of permissible scholarship awards at the state college and university, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN N. WILSON, Chairman.


Passed to second reading.

We, a majority of your Judiciary Committee, to whom was referred Senate Joint Resolution No. 9, exempting Canadians from alien land restrictions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARTHUR R. PAULSEN, Chairman.

We concur in this report: Robert E. Blair, Vaughan Brown, Paul Coughlin, Elmer E. Johnston, Tony P. Mardesich, George V. Powell, O. R. Schumann, Patrick D. Sutherland.

Passed to second reading.

REPORT OF FREE CONFERENCE COMMITTEE


We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 29, entitled “An Act fixing the compensation of legislators and judges of the supreme and superior courts; repealing Chapter 173, Laws of 1941, and Chapter 4, Laws of 1943; amending section 1, Chapter 57, Laws of 1907, as last amended by section 1, Chapter 194, Laws of 1947; and declaring an emergency.”, have had the same under consideration, and we are unable to agree and respectfully ask to be relieved from further consideration of this bill.

Senate Members
FRANK T. OSTRANDER, ALBERT D. ROSELLINI, CARLTON I. SEARS.

House Members
W. E. CARTY, JOHN L. O'BRIEN, WESLEY R. ELDRIDGE.

MOTION

On motion of Mr. Carty, the House adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 29, and the committee was relieved from further consideration of Engrossed Senate Bill No. 29.

The Speaker appointed as House members of a new Free Conference Committee on Engrossed Senate Bill No. 29, Representatives Ford, Gallagher (Bernard J.) and Thompson.

REPORT OF SPECIAL COMMITTEE


We, the Committee to which was referred the Report of the Joint Fact-Finding Committee on Un-American Activities established by the Thirtieth Session of the Legislature under House Concurrent Resolution No. 10, having had the same under consideration, respectfully report back to the House as follows:

The Joint Committee was created to conduct an impartial and thorough investigation into those activities which the Legislature felt might jeopardize the traditional American system of liberty under law which we enjoy under our constitutional and common law heritage.
In any investigation of the attachment of individuals or groups to that American system, it is in harmony with the spirit of that system that the Legislature or its authorized committee show an understanding of and a zealousness for the fundamental principals upon which it is based. Emphasizing that principle, we concur in the recommendation of the Joint Committee that the investigation of Un-American Activities be continued and adequately financed.

The investigation should cover the activities defined as Un-American by the following language of the Brookings Institution in its booklet "Suggested Standards for Determining Un-American Activities," which was quoted in part in the Committee Report:

"1. It is un-American for any individual or group by force, intimidation, deceit, fraud or bribery, to prevent or seek to prevent any person from exercising any right or privilege which cannot constitutionally be denied to him either by the federal government or by a state government.

"2. It is un-American for any individual to advocate, to conspire, or to attempt to bring about a change in the form of government in the United States without following the processes prescribed for that purpose by the Constitution of the United States and by the constitutions of the several states.

"3. It is un-American for any person secretly to conspire by any methods, constitutional or otherwise, to overthrow or attempt to overthrow a government of law and to substitute therefor a government vested with complete discretionary power.

"4. It is un-American for any person with the primary intent to advance the interests of a foreign nation or association to take action clearly and definitely against the interests of the United States, provided the interests of the United States have been properly formulated and declared by a duly authorized governmental agency proceeding in accordance with law. Receipt of compensation from any foreign nation or association or representatives thereof would create a presumption of primary intent.

"5. In time of war or threatened war, it is un-American for any person with the intent to interfere with the successful preparation for or prosecution of war or with the intent to give assistance to the enemy or to a non-belligerent neutral allied with or promoting the interests of that enemy or prospective enemy, publicly to advocate, or to conspire to promote the advocacy of, any doctrine that hampers the execution of policies already adopted by the nation through due process of law to carry on or prepare for war."

We concur in the recommendation of the Joint Committee that the right of an individual to counsel when testifying at a legislative committee hearing or when appearing before such a committee in executive session should be clearly set forth. This right to counsel properly includes all the substantial elements of representation in any other contested matter.

As the committee report suggests, legislative committees have to contend with limitations of time and the energies of individual committee members. Unlimited cross-examination of witnesses would place a great burden on the committee and might encourage obstructive tactics. We concur in the Committee's recommendation of a limitation on cross-examination of witnesses. We recommend a code of rules be published expressly setting forth the right of cross-examination and the limitations thereon together with other rules of procedure.

The law should also state specifically the legal immunities to which a witness testifying before a legislative committee is entitled.

Your Committee feels that the present penalties for perjury before a legislative committee are sufficiently severe. We concur in the recommendation that the law relating to contempt before legislative committees be amended to include disorderly conduct of witnesses or of counsel which interferes with the orderly progress of a hearing. Such a hearing is authorized to find facts and should be conducted in an atmosphere and according to a procedure which is conducive to the dispassionate discovery of the truth.

Recommendations (4), (5), (6) and (7) relate to the participation in communist activities of public employees and other recipients of public funds. The question is whether the government can, consistently with our American way of life as expressed in our National and State Constitutions, set up a different standard of citizenship for those who receive funds of the state, from that which applies to other citizens.

Welfare payments are made on the basis of need as defined by statute. Such payments should not be conditioned by the imposition of any other standards.
Realizing that tax funds may be used to contribute support to un-American activities as previously defined in this Report, and regretting that possibility, your committee's judgment is that to require a pension or a welfare recipient to state under oath that he is not a member of an un-American organization and that he will not use such funds to finance any such organization is futile, unrealistic and unworkable.

In the case of employees, the government, like any other employer, ought to have the authority to insist on undivided loyalty. While public employment should be open to all who can qualify for the available positions, where the duties performed are sensitive in nature and affect national security, justification for differentiation exists. In those cases, the state official responsible for the performance of such duties should be directed to require as a condition of, and as a continuing prerequisite for retention of employment, a clearance certificate from the Federal Bureau of Investigation or other appropriate Federal authorities.

Recommendation (7), seeking to apply an involved and cumbersome formula for communism, is also unrealistic. It is also objectionable because it imports into our government personnel policy a greatly expanded concept of guilt by association which is foreign to our American ideas of due process of law. As the United States Supreme Court said in the case of Kotteakos v. United States, 328 U. S. 750, 772 (1946), "Guilt with us remains individual and personal. It is not a matter of mass application."

By recommendation (8) of the report, the Joint Committee advocates relaxation of the libel and slander laws to withdraw the remedy of an action from an individual who has been labeled as a communist if it can be proved that he is a member of three or more communist front organizations officially declared subversive. The burden of proof as to loyalty would be shifted to the person so affiliated.

We consider the legal remedies against slander are of prime importance. It acts as a precautionary influence on those issuing public statements and encourages the speaker or the publisher to check his facts before entering the rostrum or authorizing publication of the article.

We believe that the requirement of the provable truth is a salutary influence on speakers and newspaper publishers, has stood the test of time, and should be retained.

In view of the American principle that involvement in a matter which calls for public approbrium should be a personal and provable involvement, and not necessarily result from mere association, we do not concur in recommendation (8).

Recommendations (11) and (12) deal with the tax supported schools of our state. While it is very important that our public schools remain free from any threat of subversive activities, we have great faith in the local boards of education and the other agencies responsible for the administration of the schools. We believe that the integrity of the teaching force and the objectivity of the teaching material can continue to be safely entrusted to them.


Mr. Paulsen moved that the report of the special committee be adopted and the committee be discharged from further consideration of the Report of the Joint Fact-Finding Committee on Un-American Activities.

The motion was carried.

The report of the special committee on Un-American Activities was referred to the Committee on State Government.

Mr. Allen moved that the Sergeant-at-Arms be instructed to remove from a stand in front of the entrance to the House Chamber the sheets known as the "Peoples World" which is not a newspaper but a propaganda organ.

The motion was carried and the Sergeant-at-Arms so instructed.
MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed: House Bill No. 39; also
House Bill No. 55, and the same are herewith transmitted.

HERBERT H. SIOLER, Secretary.

Senate Chamber,

Mr. Speaker:
The President has signed: House Bill No. 138; also
House Bill No. 173; also
House Bill No. 174; also
House Bill No. 175; also
House Joint Memorial No. 7, and the same are herewith transmitted.

HERBERT H. SIOLER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 33; also
Senate Bill No. 148; also
Engrossed Senate Bill No. 165; also
Senate Bill No. 218, and the same are herewith transmitted.

HERBERT H. SIOLER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 31, and the same is herewith transmitted.

HERBERT H. SIOLER, Secretary.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 31, by Senators Parker and Tisdale:
An Act authorizing hospital districts to levy in excess of three mills when authorized by a vote of the people, and amending section 6, Chapter 264, Laws of 1945 (Rem. 1945 Supp. 6090-35).
- Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 33, by Senator Hall:
An Act relating to education, providing for the condemnation of land for any school purpose and amending section 13, Article II, sub-Chapter 4, Title III, Chapter 97, Laws of 1909.
- Referred to Committee on Education and Libraries.

Senate Bill No. 148, by Senators Hall and Rosellini (by Request):
An Act relating to the State Employees' Retirement System, and amending certain sections thereof; and declaring an emergency.
- Referred to Committee on Social Security.

Engrossed Senate Bill No. 165, by Senators Roup and French:
An Act creating a division of livestock identification in the Department of Agriculture; creating a state brand board; providing for the appointment, compensation, powers and duties of certain officers; and amending section 83, Chapter 7, Laws of 1921.
- Referred to Committee on Agriculture and Livestock.
Senate Bill No. 218, by Senator Earlywine:
An Act relating to the sale of state lands; and amending section 25, Chapter 255, Laws of 1927.
Referred to Committee on Forestry, State Lands and Buildings.

SECOND READING OF BILLS

The House resumed consideration of House Bill No. 16.

House Bill No. 16, by Representatives Pedersen and Wyatt:
Prohibiting use of other than Pacific standard time.
The bill was re-read the second time by sections.
On motion of Mr. Woodall, the following amendment was adopted:
Amend section 1 by adding thereto a new paragraph to read as follows:
"Nothing contained herein shall apply to areas exclusively controlled or administered by the Federal government or its agencies."

Mr. Forshee moved the adoption of the following amendment:
Amend the title, after the word "time" and before the word "and" insert "second to tenth class counties inclusive"

Mr. Woodall moved that the amendment be laid on the table without taking the bill with it.
The motion was carried.

House Bill No. 16 was passed to third reading and ordered engrossed.

House Bill No. 99, by Representatives Hansen and Knoblauch:
Regulating teachers' tenure and contracts; fixing dismissal hearing procedure.
The bill was read the second time by sections.
On motion of Mr. Powell, the following amendment was adopted:
Strike the amendment to section 3, page 2, line 30 of the original bill, being page 2, line 20 of the printed bill, by Mr. Powell adopted February 18, 1949.

Mr. Cory moved the adoption of the following amendment:
Amend section 3, line 21 of the printed bill, after the word "turpitude" strike the period (.) and add the following: "or violation of any law involving intoxicating liquor."

Mr. Gallagher (Bernard J.) moved that the amendment be laid on the table without taking the bill with it.
The motion was lost.

Debate ensued.
On motion of Mr. Gallagher (Bernard J.), the previous question was ordered.
The motion by Mr. Cory on the adoption of the amendment was lost and the amendment was not adopted.
On motion of Mr. Farrington, the following amendment was adopted:
In section 7, page 3, line 26 of the original bill, being page 2, line 41 of the printed bill, after the word "following" strike all of the matter down to and including the colon (:) following the word "turpitude" in line 31 of the original bill, being page 3, line 1 of the printed bill, and insert in lieu thereof the following: "reasons set forth in section 3 for refusing renewal of probationary contracts;"

On motion of Mr. Powell, the following amendment was adopted:
In section 8, page 4, line 25 of the original bill, being page 3, line 21 of the printed bill, after the word "continuing" and before the word "contract" insert the words "or probationary"
On motion of Mr. Farrington, the following amendment was adopted:

In section 8, page 4, line 31 and page 5, line 1 of the original bill, being page 3, line 26 of the printed bill, after the words “any of the” strike the balance of the sentence down to and including the period (.) following the word “turpitude” in line 5 of the original bill, being line 30 of the printed bill, and insert in lieu thereof the following: “reasons set forth in section 3 for refusing renewal of probationary contracts, the school board may immediately suspend the accused teacher from performance of his or her duties.”

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

In section 8, page 4, lines 26 and 27 of the original bill, being page 3, line 22 of the printed bill, after the word “section” and before the words “of this act” strike the figure “7” and insert in lieu thereof the figure “3”

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

In section 11, page 7, lines 5 and 6 of the original bill, being page 4, lines 34 and 35 of the printed bill, after the period (.) following the word “appeal” strike the balance of the section and insert in lieu thereof the following: “The teacher or the school board may appeal from the decision of the State Board of Education to the Superior Court of the County in which the school district is located.”

Mr. Forshee moved the adoption of the following amendment:

Amend section 11, line 34 of the printed bill, after the period (.) following the word “appeal” strike the balance of the section.

The motion was lost and the amendment was not adopted.

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

In section 9, page 5, line 16 of the original bill, being page 3, line 38 of the printed bill, after the word “section” and before the words “of this act” strike the figure “7” and insert in lieu thereof the figure “3”

Mr. Riley moved that further consideration of House Bill No. 99 be deferred until the next working day and that it retain its place on the second reading calendar.

The motion was carried.

House Joint Resolution No. 3, by Representatives Anderson (B. Roy) and Olson:

Permitting excess school levies by simple majority; five year excess levy authorization; two excess levy elections per year.

The resolution was read the second time in full.

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

On page 1, line 21, of the original resolution, being lines 9 and 10 of the printed resolution, after the word “election” and before the word “If” strike the period (.) and insert the following: “when the proposition therefor has been approved by a majority of at least three-fifths of the electors voting thereon: Provided, That, whenever successive annual levies have been so authorized, the total of authorized successive annual levies, exclusive of regular levies and excess levies authorized for a single year only, shall not, in any one year, exceed twenty (20) mills on the dollar of assessed valuation of the school district.”

House Joint Resolution No. 3 was passed to third reading and ordered engrossed.

House Bill No. 157, by Representatives Kinnear and Riley:

Regulating and licensing of physical therapists.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 157, regulating and licensing of physical therapists, have had
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 9, page 5, line 11 of the original bill, being page 3, line 29 of the printed bill, after the period (.) following the word “misdemeanor” add the following: “Provided, That nothing in this act shall prohibit any person who does not in any way assume or represent himself or herself to be a ‘Registered Physical Therapist’, abbreviated ‘R.P.T.’, from doing other types of therapy.”


The bill was read the second time by sections.

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

House Bill No. 157 was passed to third reading and ordered engrossed.

House Bill No. 161, by Representatives Shannon and Vane:
Creating Public Service Commission and abolishing Departments of Transportation and Public Utilities.

We, a majority of your Committee on Public Utilities, to whom was re-referred House Bill No. 161, creating Public Service Commission and abolishing Departments of Transportation and Public Utilities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, page 1, line 19 of the original bill, being line 9 of the printed bill, beginning with the words “a member” strike all of the matter down to the period (.) following the word “qualified” in line 24 of the original bill, being line 13 of the printed bill, and insert in lieu thereof the following: “one (1) member for a term of two (2) years, and two (2) members for terms of four (4) years each, or until their successors are appointed and qualified”

In section 1, page 1, lines 25 and 26 of the original bill, being line 14 of the printed bill, following the words “term of” and before the word “years” strike the word “six” and insert in lieu thereof the word and figure “four (4)”

In section 6, page 3, lines 13 and 14 of the original bill, being page 2, line 32 of the printed bill, before the period (.) and after the words “any commissioner” add the following: “or any examiner designated and authorized by the Commission as provided in Section 1, Chapter 164 of the Laws of the Extraordinary Session of 1925”.

We concur in this report: Robert E. Blair, Vaughan Brown, Paul Coughlin, George W. Kupka, William D. Shannon.

The bill was read the second time by sections.

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

Mr. Ford moved that further consideration of House Bill No. 161 be deferred and that the bill be placed at the end of today’s second reading calendar.

The motion was carried.

House Bill No. 243, by Representatives Ford and Jones (Mrs. Vincent F.): Relating to Common School Fund apportionment; increasing daily attendance; regulating computation of district needs.

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

House Bill No. 298, by Representative Paulsen:
Permitting husband-wife limited partnerships relative to separate property.

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

House Bill No. 299, by Representative Paulsen:
Permitting husband-wife full partnership relative to separate property.
The bill was read the second time by sections.

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

In section 1, line 11 of the original bill, being section 1, line 3 of the printed bill, after the word "property" and before the period (.) insert the following: "provided the formation of the partnership with respect thereto is evidenced by an instrument in writing signed by both husband and wife".

House Bill No. 299 was passed to third reading and ordered engrossed.

**House Bill No. 303**, by Representative Testu:

Exempting motor vehicles in certain cities from motor carrier law.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 303, excepting motor vehicles in certain cities from motor carrier law, have had 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 section 1, line 6 of the printed bill, after the word "than" and before the figures "(10,000)", strike the underscoring under the words "ten thousand".

In section 1, subdivision (d), line 25 of the original bill, being section 1, subdivision (d), line 15 of the printed bill, after the word "towing" and before the words "or wrecking" insert the words "disabled vehicles".


House Bill No. 303 was read the second time by sections.

On motion of Mrs. Testu, the committee amendments were adopted.

House Bill No. 303 was passed to third reading and ordered engrossed.

**House Bill No. 308**, by Representatives Ball and Rosenberg:

Raising estray daily board fee to 50¢.

The bill was read the second time by sections.

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

In section 1, lines 15 and 16 of the original bill, being section 1, line 8 of the printed bill, after the asterisks, strike the word "fifty" and insert in lieu thereof the words "seventy-five".

House Bill No. 308 was passed to third reading and ordered engrossed.

The motion was carried.

**THIRD READING OF BILLS**

Engrossed Senate Bill No. 184, by Committee on Reclamation and Irrigation:

Prescribing methods of assessment, apportionment and levy for certain improvement districts and declaring an emergency.

On motion of Mrs. Hansen, the bill was returned to second reading for the purpose of amendment.

**SECOND READING OF BILLS**

On motion of Mrs. Hansen, the following amendment was adopted:

In section 1, page 1, line 28 of the engrossed bill, being page 1, line 19 of the printed bill, after the words "under the" and before the words "of this act" add the letter "s" to the word "term" to make it read "terms".
On motion of Mrs. Hansen, the following amendment was adopted:

In section 3, page 2, lines 30 and 31 of the engrossed bill, being page 2, line 19 of the printed bill, after the words "maintenance or" and before the words "it shall" strike the words "other causes" and insert in lieu thereof the following: "any other cause"

On motion of Mrs. Hansen, the following amendment was adopted:

In section 3, page 2 of the engrossed bill, being page 2, line 22 of the printed bill, beginning with the word "extraordinary" strike all of the matter down to and including the comma (,) following the word "necessary" in line 4 of the original bill, being line 23 of the printed bill, and insert in lieu thereof the following: "necessary maintenance work will require extraordinary maintenance expenditures and the board shall have authorized such extraordinary maintenance work to be done as herein provided."

On motion of Mrs. Hansen, the following amendment was adopted:

In section 4, page 4, line 3 of the engrossed bill, being page 3, lines 3 and 4 of the printed bill, following the word "accruing" strike the matter down to and including the period (.) following the word "improvements" in line 5 of the original bill, being line 5 of the printed bill, and insert in lieu thereof the following: "from the maintenance of the district's system of the improvements to all property benefited thereby."

On motion of Mrs. Hansen, the following amendment was adopted:

In section 4, page 4, lines 17 and 18 of the engrossed bill, being page 3, line 15 of the printed bill, after the comma (,) following the word "county" and before the words "for their roads" strike the words "cities and towns" and insert in lieu thereof the following: "cities, towns and other municipal corporations" and after the word "streets" and before the word "within" insert the following: "and other property"

THIRD READING OF BILLS

On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 184 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. 184, as amended by the House, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopin-garner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Powell, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Ball, Carmichael, Carty, Forshee, Foster, Johnston, Jones (John R.), Miller (C. C.), O'Brien, Pedersen, Rasmussen, Raugust, Rosenberg, Sisson, Woodall, Young—16.

Engrossed Senate Bill No. 184, as amended by the House, having received the constitutional majority, was declared passed.

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

On motion of Mrs. Hansen, Engrossed Senate Bill No. 184 was ordered immediately transmitted to the Senate.
House Joint Memorial No. 13, by Representatives Ford and Powell:
Requesting strengthening of United Nations.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 13 was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 13, and the memorial passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshew, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Smile, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Ball, Beierlein, Carmichael, Carty, Eldridge, Foster, Holliday, Johnston, Kinnear, Miller (C. C.), O'Brien, Pedersen, Raugust, Rosenberg, Simmons, Sisson, Woodall, Young—18.

House Joint Memorial No. 13, having received the constitutional majority, was declared passed.

House Joint Memorial No. 10, by Representative Henderson:
Requesting construction of extraction plants near Washington coal fields.

On motion of Mr. Miller (Floyd C.), the rules were suspended, the second reading considered the third, and House Joint Memorial No. 10 was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 10, and the memorial passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshew, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Smile, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representative Bassett—1.
Those absent or not voting were: Representatives Ball, Beierlein, Car-
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michael, Carty, Eldridge, Foster, Holliday, Kinnear, Miller (C. C.), Pedersen, Powell, Raugust, Rosenberg, Simmons, Sisson, Woodall—16.

House Joint Memorial No. 10, having received the constitutional majority, was declared passed.

House Bill No. 396, by Representative Neill:
Authorizing exceptions to university and state college retirement plans.

On motion of Mr. Neill, the rules were suspended, the second reading considered the third, and House Bill No. 396 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 396, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Numaker, O'Brien, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Allen, Ball, Beierlein, Bernethy, Carmichael, Carty, Eldridge, Foster, Hallauer, Holliday, Kinnear, Miller (C. C.), Pedersen, Raugust, Shannon, Sisson, Woodall—17.

House Bill No. 396, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was declared to be the title of the act.

House Bill No. 318, by Judiciary Committee:
Permitting waiver of jury trial in criminal cases.

On motion of Mr. Zent, the rules were suspended, the second reading considered the third, and House Bill No. 318 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 318, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Numaker, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind,
Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Allen, Ball, Blair, Carmichael, Carty, Eldridge, Foster, Gordon, Holliday, Miller (C. C.), O'Brien, Pedersen, Raugust, Shannon, Smiley—15.

House Bill No. 318, having received the constitutional majority, was declared passed.

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

**House Bill No. 317**, by Representative Johnston:

Permitting entry of final judgment in certain divorce actions nunc pro tunc.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and House Bill No. 317 was placed on final passage.

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

The Clerk called the roll on the final passage of House Bill No. 317, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Morris, Neil, Nunamaker, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Ball, Beierlein, Bernethy, Carmichael, Donohue, Foster, Holliday, Jeffreys, Miller (C. C.), Mohr, O'Brien, Pedersen, Raugust, Shannon, Wedekind, Young—16.

House Bill No. 317, having received the constitutional majority, was declared passed.

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

**House Bill No. 293**, by Representative Jones (John R.) (By Departmental Request):

Amending egg grading and regulatory laws.

On motion of Mr. Wyatt, the rules were suspended, the second reading considered the third, and House Bill No. 293 was placed on final passage.

Debate ensued.

Mr. Jones (John R.) demanded the previous question.

The Clerk called the roll on the final passage of House Bill No. 293, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede,
Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Winberg (Oscar), Wilson, Winberg (Andrew) Wyatt, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Ball, Blair, Carmichael, Donohue, Foster, Gallagher (Bernard J.), Holliday, Jeffreys, Johnston, Kinnear, Miller (C. C.), O’Brien, Pedersen, Powell, Raugust, Shannon, Sutherland, Wedekind, Woodall, Young—20.

House Bill No. 293, having received the constitutional majority, was declared passed.

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

House Bill No. 290, by Representative Adams:
Prohibiting television sets in motor vehicles.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and House Bill No. 290 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 290, and the bill passed the House by the following vote: Yeas, 73; nays, 2; absent or not voting, 24.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Winberg (Oscar), Wilson, Winberg (Andrew) Wyatt, Zent, Mr. Speaker—73.

Those voting nay were: Representatives Ford, Smith (Ralph A.)—2.

Those absent or not voting were: Representatives Ball, Beierlein, Blair, Carmichael, Donohue, Forshee, Foster, Hansen, Holliday, Jeffreys, Kinnear, Miller (C. C.), Mohr, O’Brien, Pedersen, Powell, Raugust, Rosenberg, Shannon, Simmons, Sutherland, Vane, Wedekind, Young—24.

House Bill No. 290, having received the constitutional majority, was declared passed.

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

House Bill No. 286, by Representatives Sutherland and Cory:
Reducing time limitations with reference to banks’ right to open safe deposit boxes for nonpayment of rental.
On motion of Mr. Cory, the rules were suspended, the second reading considered the third, and House Bill No. 286 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 286, and the bill passed the House by the following vote: Yeas, 72; nays, 4; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Rasmussen, Rhodes, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—72.

Those voting nay were: Representatives Hallauer, Miller (Floyd C.), Rod-erick, Wyatt—4.

Those absent or not voting were: Representatives Ball, Beierlein, Carmichael, Carty, Donohue, Eldridge, Foster, Holliday, Jeffreys, Johnston, Kinnear, Miller (C. C.), O'Brien, Pedersen, Powell, Raugust, Ridgway, Shannon, Simmons, Smith (Ralph A.), Sutherland, Vane, Watson—23.

House Bill No. 286, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 279, by Representative Paulsen:

Allowing service on absent resident in motor vehicle accident cases in same manner as for non-resident.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 279 was placed on final passage.

Debate ensued.

The Clerk called the roll on the final passage of Engrossed House Bill No. 279, and the bill passed the House by the following vote: Yeas, 70; nays, 2; absent or not voting, 27.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—70.

Those voting nay were: Representatives Hallauer, Neill—2.

Those absent or not voting were: Representatives Anderson (Eva), Ball,
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Beierlein, Buse, Carmichael, Carty, Eldridge, Foster, Henderson, Holliday, Johnston, Kinnear, Lester, Miller (C. C.), Nunamaker, O'Brien, Pedersen, Powell, Raugust, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Washington, Young—27.

Engrossed House Bill No. 279, having received the constitutional majority, was declared passed.

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

ANNOUNCEMENT BY THE SPEAKER

The Speaker:
"The Speaker will appoint the following members to attend the funeral of John R. (Pat) Hurley on Monday, February 21, 1949: Representatives Ridgway, Boede and Sisson."

MOTION

On motion of Mr. Ford, the House adjourned until eleven o'clock a.m., Monday, February 21, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-THIRD DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, FEBRUARY 21, 1949.

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 Beierlein, Boede, Kelley, O'Brien, Olson, Ridgway, Sisson, Vane and Woodall, Representatives Boede, Ridgway and Sisson having been previously excused.

Prayer was offered by the Reverend Henry S. Rahn, 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

MOTION

Mr. Simmons moved that the use of the House Chamber be granted the Committee on Game and Game Fish for a public hearing Friday evening, February 25, 1949.

The motion was carried.
REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred,
Re-Engrossed House Bill No. 159, have compared same with the engrossed bill and
find it correctly engrossed. A. B. Comfort, Chairman.
We concur in this report: Clayton Farrington, G. Frank Rhodes.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 19; also
Engrossed House Bill No. 53; also
Engrossed House Bill No. 120, have compared same with the original bills and find
them correctly engrossed. A. B. Comfort, Chairman.
We concur in this report: Chet King, Floyd C. Miller.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 16; also
Engrossed House Bill No. 157; also
Engrossed House Bill No. 269; also
Engrossed House Bill No. 303; also
Engrossed House Bill No. 308; also
Engrossed House Joint Resolution No. 3, have compared same with the original
bills and resolution and find them correctly engrossed. A. B. Comfort, Chairman.
We concur in this report: Gordon J. Brown, G. Frank Rhodes.

House Bill No. 146 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was
referred House Bill No. 227, providing weights and measures standards and regulation
by Director of Agriculture; 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 be substituted
therefor and that the substitute bill do pass. John R. Jones, Chairman.
We concur in this report: Arthur Bergevin, J. Chester Gordon, David Hoefel,
Louis E. Hofmeister, Sidney S. Jeffreys, Ruben A. Knoebel, K. O. Rosenberg, George
R. Thompson, Daily S. Wyatt, R. C. (Brigham) Young.
Passed to second reading.
The Speaker called Mr. Ford to preside.

House Bill No. 291 (reported by Committee on Transportation):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill
No. 295, extending unemployment compensation to port district employees, have had
the same under consideration, and we respectfully report the same back to the House
with the recommendation that it do pass. Arthur R. Paulsen, Chairman.

Passed to second reading.


Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 349, providing for sale of certain securities by underwriters, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Arthur R. Paulsen, Chairman.


Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 443, permitting daylight saving time only in conformance with New, York City 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 Revenue and Taxation, to whom was referred House Bill No. 444, relating to filing of allotment of corporate shares, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Ole H. Olson, Chairman.


Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 445, increasing filing fees for certain instruments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Ole H. Olson, Chairman.


Passed to second reading.


Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 446, fixing fee for filing list of corporate officers and imposing penalty,
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass. **Ole H. Olson, Chairman.**

We concur in this report: B. Roy Anderson, Arthur L. Callow, Charles M. Carroll,
W. E. Carty, Paul Coughlin, Wesley Eldridge, Clayton Farrington, Wilbur G. Hallauer,

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. 447, relating to property tax refunds, have had the same under con­
sideration, and we respectfully report the same back to the House with the recom­
mendation that it do pass.

**Ole H. Olson, Chairman.**

We concur in this report: B. Roy Anderson, Arthur L. Callow, Charles M. Carroll,
A. B. Comfort, Paul Coughlin, Wesley Eldridge, Clayton Farrington, Wilbur G. Hallauer,

Passed to second reading.

**House Bill No. 496** (reported by Committee on Labor Relations):
Do pass as amended.
Passed to second reading.

**Mr. Speaker:**
House of Representatives,

We, your Memorials Committee, to whom was referred House Joint Memorial No.
29, requesting commemorative stamp honoring the International Peace Arch, have
had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass.

**Howard T. Ball, Chairman.**

We concur in this report: Charles M. Carroll, David Hoefel, A. B. McPherson,

Passed to second reading.

**Message from the Senate**
Senate Chamber,

The Senate has passed: Senate Bill No. 46; also
Engrossed Senate Bill No. 137; also
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Senate Bill No. 163; also
Senate Bill No. 167; also
Senate Bill No. 175; also
Senate Bill No. 205; also
Senate Bill No. 207; also
Senate Bill No. 262, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

FIRST READING OF SENATE BILLS

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

Senate Bill No. 46, by Senators Pearson and Parker:
An Act relating to state sustained yield forest No. 1; and an appropriation for the purpose of carrying out the provisions of Chapter 175, Laws of 1933.
Referred to Committee on Forestry, State Lands and Buildings.

Engrossed Senate Bill No. 137, by Senator Pearson:
An Act relating to municipal corporations under commission form of government; and amending section 5, Chapter 116, Laws of 1911; and declaring an emergency.
Referred to Committee on Cities and Counties.

Senate Bill No. 163, by Senators Zednick and Jackson:
An Act making appropriations from the general fund for the municipal firemen's pension fund of the various cities and towns.
Referred to Committee on Appropriations.

Senate Bill No. 167, by Senator Parker:
An Act relating to the office of lieutenant governor; amending section 1, Chapter 118, Laws of 1919; and declaring an emergency.
Referred to Committee on State Government.

Senate Bill No. 175, by Senator Rogers:
An Act relating to direct amendment of city charters and amending section 1, Chapter 186, Laws of 1903.
Referred to Committee on Cities and Counties.

Senate Bill No. 205, by Senator Lee (by Departmental Request):
An Act relating to taxation; setting the date establishing county, city and other taxing district boundaries for purposes of property taxation; providing that no levy shall be made in certain cases; and amending section 1, Chapter 136, Laws of 1939 as amended by section 1, Chapter 182, Laws of 1943.
Referred to Committee on Revenue and Taxation.

Senate Bill No. 207, by Senator Lee (by Departmental Request):
An Act relating to taxation; and amending section 70, Chapter 130, Laws of the Extraordinary Session of 1925, as amended by section 36, Chapter 206, Laws of 1939.
Referred to Committee on Revenue and Taxation.

Senate Bill No. 262, by Senator Shank:
An Act relating to the relief of the heirs of Jacob F. Lund; authorizing transfer and conveyance of certain property; and making an appropriation.
Referred to Committee on Appropriations.

SECOND READING OF BILLS

The House resumed consideration of House Bill No. 99.

House Bill No. 99, by Representatives Hansen and Knoblauch:
Regulating teachers' tenure and contracts; fixing dismissal hearing procedure.
The bill was re-read the second time by sections.
The Speaker resumed the chair.
On motion of Mrs. Hansen, the following amendment was adopted:
Strike the amendment to section 9, page 5, lines 16 and 17 of the original bill, being page 3, line 38 of the printed bill, by Mr. Riley, adopted February 19, 1949.
The Speaker called Mr. Ford to preside.
On motion of Mrs. Hansen, the following amendment was adopted:
Strike the amendment to section 8, page 4, line 31 and page 5, line 1 of the original bill, being page 3, line 26 of the printed bill, by Mr. Farrington adopted February 19, 1949.

House Bill No. 99 was passed to third reading and ordered engrossed.
The House resumed consideration of House Bill No. 161.

House Bill No. 161, by Representatives Shannon and Vane:
Creating Public Service Commission and abolishing Departments of Transportation and Public Utilities.
The bill was re-read the second time by sections.
On motion of Mr. Shannon, the following amendment was adopted:
In section 11, page 5, lines 12 and 13 of the original bill, being page 3, lines 37 and 38 of the printed bill, after the words “created in the” and before the words “a Public Service Revolving Fund” strike the words “Washington Public Service Commission” and insert in lieu thereof the words “State Treasury”
The Speaker resumed the chair.
House Bill No. 161 was passed to third reading and ordered engrossed.

MOTION
On motion of Mr. Ford, the House reverted to the eighth order of business.

FIRST READING OF HOUSE CONCURRENT RESOLUTION

House Concurrent Resolution No. 10, by Representatives Ford and Kinnear:
Relating to Joint Session for purpose of receiving message from the Governor.
On motion of Mr. Ford, the rules were suspended, House Concurrent Resolution No. 10 was advanced to second reading and read in full.
On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 10 was placed on final passage and adopted.
On motion of Mr. Ford, House Concurrent Resolution No. 10 was ordered immediately transmitted to the Senate.

MOTION
On motion of Mr. Ford, the House advanced to the tenth order of business.

SECOND READING OF BILLS

House Bill No. 56, by Representatives Pedersen, Morris and Riley:
Regulating electrical contractors; electricians, electrical equipment dealers, and electrical installations; creating commission and fund; and making an appropriation.
Mr. Miller (Floyd C.) moved that Substitute House Bill No. 56 be substituted for House Bill No. 56, and that the substitute bill be placed on the calendar for second reading.
The motion was carried.
Substitute House Bill No. 56 was read the second time by sections.
The Speaker observed within the bar of the House former Representative
Theodore S. Turner of King County and appointed Mrs. Jones and Mr. Smith (Vernon A.) to escort him to a seat beside the Speaker. (Applause).

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

In section 4, page 4, subdivision (d), lines 2 and 3 of the substitute bill, being page 3, lines 7 and 8 of the printed bill, after the words “operated by” and before the words “in rendering” strike the words “an electric light and power company or any public utility” and insert in lieu thereof the following: “any publicly or privately owned electric utility or any other public utility”

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

In section 4, page 4, subdivision (e), lines 2 and 3 of the substitute bill, being page 3, lines 7 and 8 of the printed bill, after the words “operated by” and before the words “in rendering” strike the words “an electric light and power company or any public utility” and insert in lieu thereof the following: “any publicly or privately owned electric utility or any other public utility”

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

In section 4, page 4, subsection (e), line 9 of the substitute bill, being page 3, line 9 of the printed bill, after the parenthetical letter (e) beginning with the words “Any municipally” strike all of the matter down to and including the colon (:) following the word “otherwise” and insert in lieu thereof the following: “Any electrical utility owned and operated by any city or town or public utility district in its operation both within and without the limits of the city or town, or district, including the supervision and qualifications of all its employees in connection with carrying out the duties in connection with its own operation, but not otherwise”

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

In section 4, page 4, subsection (e), line 9 of the substitute bill, being page 3, line 9 of the printed bill, after the word “otherwise” strike the colon (:) insert in lieu thereof a semicolon (;) and strike the balance of the paragraph.

Substitute House Bill No. 56 was passed to third reading and ordered engrossed.

House Bill No. 139, by Representatives Wedekind, Riley and Young:

Relating to plumbing, creating advisory council to establish minimum standards, and making an appropriation.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 139, relating to plumbing, creating advisory council to establish minimum standards, and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 2, page 1, line 12 of the original bill, being line 8 of the printed bill, after the comma (,) following the word “altering” and before the word “or” strike the word “removing”.

In section 2, page 1, line 14 of the original bill, being line 9 of the printed bill, after the word “both” and before the period (.) insert the words “in buildings”.

In section 2, page 1, line 24 of the original bill, being line 17 of the printed bill, after the word “himself” and before the period (.) insert the following: “and shall not include any person who performs such labor as an employee of or upon the property of a common carrier by railroad subject to the provisions of the Interstate Commerce Act”.

In section 3, page 1, line 31 of the original bill, being line 23 of the printed bill, after the period (.) following the word “necessary” add the following: “The board is further directed to require the State Director of Health to provide for the services of a senior plumbing supervisor. The State Director of Health may also provide from time to time for the services of temporary deputy plumbing supervisors each of whom shall be qualified by at least five (5) years experience as a journeyman plumber. The duties of the senior plumbing supervisor and of the temporary deputy plumbing supervisors shall include the inspection of plumbing and the determination that said plumbing has been done in accordance with the said minimum uniform standards and regulations to be adopted by the board, as hereinabove provided, and insofar as funds provided for carrying out the provisions of this act will permit. Temporary deputy plumbing supervisors shall make such inspections when directed by the State Director of Health to do so: Provided, That any plumbing which is found after inspection, as hereinabove provided, not to be done in accordance with the minimum uniform
standards and regulations to be adopted by the board, as hereinabove provided, shall be redone in accordance with said standards and regulations at the expense of the journeyman plumber, or of his employer whenever said journeyman plumber is acting as the agent or employee of another, and said plumbing shall be redone within a reasonable limit of time to be set by the State Director of Health.

Strike the whole of section 10 and insert in lieu thereof the following:

"Sec. 10. The provisions of this act shall not apply in or to any town, city or county which has adopted or may hereafter adopt laws establishing standards relating to plumbing and providing for the enforcement thereof; and no plumbing contractor or journeyman plumber shall be required to obtain a license or certificate of competency, as hereinabove provided, for work performed in any such town, city or county."

In section 13, page 5, lines 3 and 4 of the original bill, being line 28, page 3 of the printed bill, after the words "sum of" and before the words "for the" strike the words "fifty-eight thousand two hundred and thirty dollars ($58,230)" and insert in lieu thereof the words "twenty-two thousand seven hundred and thirty dollars ($22,730)"

In section 14, page 5, lines 7 and 8 of the original bill, being line 31, page 3 of the printed bill, after the words "sum of" and before the words "for the" strike the words "five thousand five hundred and forty dollars ($5,540)" and insert in lieu thereof the words "five thousand and forty dollars ($5,040)"

CHARLES M. CARROLL, Chairman.

We concur in this report: George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland, John N. Wilson.

The bill was read the second time by sections.

On motion of Mr. Brown (Gordon J.), the following amendment was adopted:

In section 1, line 7 of the original bill, being line 3 of the printed bill, after the word "alteration" and before the words "or repair of" strike the following: ", removal"

On motion of Mr. Carroll, the committee amendment to section 2, page 1, line 12 of the original bill was adopted.

On motion of Mr. Carroll, the committee amendment to section 2, page 1, line 14 of the original bill was adopted.

Mr. Carroll moved the adoption of the committee amendment to section 2, page 1, line 24 of the original bill.

Debate ensued.

The motion was lost on a rising vote and the amendment was not adopted.

Mr. Raugust moved the adoption of the following amendment:

Amend section 1, line 4 of the printed bill by adding a sentence to read as follows:

"The provisions of this act shall not apply in counties of less than 20,000 population."

Debate ensued.

Mr. Simmons moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

Debate ensued.

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

The motion by Mr. Raugust on the adoption of the amendment was lost on a rising vote.

POINT OF INFORMATION

Mr. Beierlein:

"Mr. Speaker, I would like to ask Mr. Riley a question."

The Speaker:

"Does the gentleman yield?"

Mr. Riley:

"Yes."
Mr. Beierlein:

"If the owner can do his own plumbing, isn't it a fact that he would have to go to the plumber to buy the supplies, and the plumber can sock it to him when he finds out he is going to do his own work?"

Mr. Riley:

"I am extremely happy to answer that question, because I can say to you ladies and gentlemen here, unfortunately for the plumbing industry, it gives me no concern. You probably have heard of mail order houses from whom you can buy."

Further debate ensued.

Mr. Raugust moved the adoption of the following amendment:

Amend the bill by adding thereto a new section immediately following Section 1 to be known as Sec. 1-A to read as follows:

"Sec. 1-A. The provisions of the act shall not apply in counties of less than twenty-five thousand (25,000) population."

POINT OF ORDER

Mr. Riley:

"Point of order, Mr. Speaker. We have already considered the same amendment."

The Speaker:

"The amendment is different. It has five thousand additional people."

Debate ensued.

The Speaker recognized Mr. Riley.

POINT OF ORDER

Mr. Paulsen:

"Point of order, Mr. Speaker. The member isn't talking on the amendment before the House."

RULING BY THE SPEAKER

The Speaker:

"The question is on the amendment which refers to the population of the county."

Mr. Smiley moved that the amendment be laid on the table.

The motion was lost.

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

The amendment by Mr. Raugust was adopted on a rising vote.

MESSAGE FROM THE SENATE

Senaté Chamber,

Herbert H. Siele, Secretary.

Motion

On motion of Mr. Rasmussen, the House recessed until 12:55 p.m.

AFTERNOON SESSION

The Speaker called the House to order at 12:55 p.m.

The Clerk called the roll and all members were present except Representatives Anderson (B. Roy), Anderson (Eva), Bergevin, Bernethy, Brown
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 bar of the House and the President of the Senate to a seat on the rostrum beside the Speaker. (Applause).

The Joint Session was called to order at one o’clock p. m.

The President of the Senate presided.

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

The Clerk called the roll of the House and all members were present except Representatives Boede, Buse and Carty.

The President of the Senate appointed the following committee to escort Governor Langlie to a seat upon the rostrum: Senators McMullen and Sapp, and Representatives Hansen, Jones (Mrs. Vincent F.) and Anderson (Eva).

The committee retired.

The special committee announced the arrival of His Excellency, Governor Arthur B. Langlie, and escorted him to a seat upon the rostrum. (Applause).

The President of the Senate:

"Members of the Legislature. This joint session was called for the purpose of receiving a message from the Governor. At this time I present to you His Excellency, the Governor of the State of Washington." (Applause).

SPECIAL MESSAGE OF GOVERNOR ARTHUR B. LANGLIE TO THE LEGISLATURE

Mr. President, Mr. Speaker, Ladies and Gentlemen of the Legislature:

I have requested the privilege of appearing before you today in joint session because I feel the time has come when we must, in unison, face squarely, sincerely and in the interests of the people of this state, the financial dilemma which confronts us.

It is a responsibility which we have as elected representatives of a citizenry that has placed its faith in us. Never, to my knowledge, has a Legislature had a more serious or more perplexing problem. The obligation is one that should rest most heavily upon each and every one of us—you as the legislative body—and I as the administrative officer. Meeting that obligation—and meet it we must—requires our most careful and considerate judgment without thought of partisan advantage. It is in that spirit I approach you today.

In this message I shall confine myself to the two major problems as I see them—first, the minimum needs of state government which must be met if we, as a growing state, are to make the progress to which we are entitled, and second, the financial problems presented by that objective. When I speak of minimum financial obligations, I mean just that.

As you all know, the four major demands upon state government today are:

1. Social security as presented to us by mandate of the people.
2. State aid to education due to conditions aggravated by an unprecedented population increase.
3. Adequate development of our highway system.
4. Maintenance of our public institutions.

It is true that many of us did not support Initiative 172. It is likewise true that many who did support it did not realize the possible abuses which were so cleverly drafted into it by those influences which have as their objective the destruction of our economy through the wrecking of our financial structure. The fact remains,
however, that our people, not only through that initiative but every other means of expression available to them, have clearly indicated their desire to care adequately for our aged and their willingness to pay for it. That is a mandate which I do not care to avoid and which none of us has the right to ignore.

In the last few years, our population has been increasing at a rate in excess of 100,000 per year. This influx has taxed our school facilities far beyond capacity. If not another new family were to move into this state, the pre-school-age children already here will INCREASE our school population by 20,000 per year. Already we have children being taught in rented church rooms, Quonset huts, walled-off basement rooms and buildings which are recognized fire traps. This is not a problem that can be shrugged off lightly. It is a problem that you and I are called upon to face with courage and determination.

There was a time when our highway system ranked with the best in the nation. I need not point out to your body how far that is from being true today. All you have to do is look at the excellent and comprehensive report of your own special interim committee on highways. The need is clear; the obligation is ours to meet, and if nothing else points out the extensive difficulty, the weather we have had and the condition we find our highways in all over the state, not only the state, but counties and cities as well, should clearly indicate to everyone just how serious the highway problem is and what it is going to cost.

Here again the population curve has not only caught up with us, but has so far outdistanced us that we find most deplorable conditions in institution after institution. Overcrowding does not even begin to describe the situation. I wish that each of you could have the opportunity of seeing first-hand some of the problems with which our institutions' heads are confronted. Perhaps you have noticed that the press has already taken cognizance of conditions and is focusing public attention on the overcrowding caused by space limitations. Need I repeat—this is our responsibility.

I am sure that you men and women recognize, as do I, that these are matters of major concern. We dare not let this Thirty-first Session of the Legislature come to a close without first having made provision for at least the minimum requirements which they present.

Once we have recognized these needs as responsibilities of government to its people in a developing, progressive state, we are confronted with the inevitable problem of determining the method which best will meet those needs on a realistic but not over-expansive basis.

May I call your attention to the fact that when the first budgets were presented for consideration they indicated demands of more than two hundred million dollars above anticipated revenues. This is to say nothing of the fact that the anticipated revenue figure had been inflated by more than $30,000,000. The first problem which confronted my administration was that of facing those budget figures realistically to determine which of them could be classified as excessive in the light of our financial dilemma.

The first step was an appraisal of the mandatory demands of Initiative 172. Of necessity, this had to be done on the basis of a limited experience record. By visualizing the areas of possible abuses and a determination to wipe them out through sound administrative practice and a tight check-rein, it was concluded that $47,000,000 could be cut from that budget.

The next step was a fine-tooth scrutiny of every departmental budget request. Here I directed every department head to roll back budget requests to at least the previous biennial requests. I have asked that every non-essential job be eliminated. Already this drastic slashing process is underway. You may be sure that through the effective use of pre-audit, every possible saving will be made even on these rolled-back budgets. As evidence of that, I refer you to the budget reversions under pre-audit of $47,702,256 in 1943 and $57,118,567 in 1945. Through drastic curtailment of estimates in every area of state government we were able to reduce the anticipated discrepancy between possible revenue and essential requirements to approximately $100 million. This was no easy task and to hold it to that level will require not only the strictest economy and the best possible administrative practice, but also the elimination of many borderline services to which many will perhaps object.

I am convinced, after the most careful analysis that you, as legislators, and I, as the administrative officer, cannot fulfill our obligations without facing up to the necessity of this minimum requirement of $100 million in new revenue.

Disagreeable though it may be, we must, of necessity, have the courage to recognize the facts as we face them today. I am as reluctant as any one in this state to
impose additional tax burdens upon our people, particularly at a time when our economy shows signs of being harder pressed than it has been for many years.

It is regrettable that we are in this position and it need not have been so. Eight years ago, when our involvement in war seemed imminent, and during the years of that war, I foresaw that such a need as this would arise in the post-war era. Those were the days of an expanding economy and days when, by virtue of the war demands and the shortage of materials, we were unable to keep pace with our population increase. I accordingly embarked upon a program of setting aside reserves for the very needs which today are upon us.

Four years ago, there was a surplus of about $75 million. That surplus, instead of having been dissipated in a wild spending spree, could very well, and should have been today in excess of $125 million. With such a reserve, we could now meet the demands which are upon us and which we dare not avoid nor evade. But unfortunately, this was not the case, and we find ourselves instead with a reserve of less than $25 million in the General Fund. I have heard some talk about the legislative halls of a capital building fund in the sum of $40 million in cash, but, Ladies and Gentlemen, when you analyze that figure, $9 million is already committed to certain projects underway and others of that money will be spent before the biennium. We will be, indeed, fortunate to have $25 million of that money left.

This leaves us only one alternative and that is, to face the problem squarely and determine in our best combined judgment where and from what source we can obtain the necessary revenue to carry on the minimum requirements of state government and meet the responsibilities and obligations which are clearly ours.

With the aid of our Tax Commission and tax experts from various parts of the state, I have explored carefully every possible source of revenue, with the thought in mind, that the final answer must be that source which would cause the least possible disruption of our business economy.

I turned first to an exploration of an increase in the sales tax. Some favor increasing our sales tax from 3% to 5%. Such a step, I believe, would be disastrous to the economy of the state. It would be repressive to business. Out-of-state businesses would be encouraged to set up mail-order operations here in competition with our own established businesses. There would be evasions that we couldn't possibly police with 10 times the tax policing force we have now.

No state in the union has gone over 3% in its sales tax. If this state were to enact a 5% sales tax, it would be taking an economic gamble, staking the economy of the state on an experimental step that all other states have avoided.

When a sales tax goes too high, people watch their buying more closely and tend to eliminate all but the most essential purchases. This leads inevitably to a declining sales curve, and business is hurt. In addition, a sales tax places the burden on families with children. It strikes at essential purchases, such as for milk, bread and clothing. It hits unduly hard at the average wage-earner, and adds to the inequities of the tax load.

As another alternative, the possibilities of a series of excise taxes have been thoroughly explored. After careful study of these proposals, it is now apparent that taxes of this type would seriously cripple business, create unemployment and that they are certainly not the best answer to our problem. An increase in the business and occupation tax, for example, would place an inequitable burden on many businesses, particularly those of high volume and low margin of profit.

A bond issue of $85 million has been proposed as another alternative. This, in my opinion, is not basically sound. It is merely an escape from realities. It is never good policy to borrow in good times, saddling ourselves with obligations that we would be many years retiring. Moreover, we have no assurance whatsoever that we would not have a recurring demand for another bond issue two years from now.

An $85 million bond issue would place a $3 million burden per biennium on the state in interest charges alone, to say nothing of amortization costs. Besides, it would put an additional $1 million load on our already overburdened counties for a special election, and would cost the state approximately $100,000 for advertising the election. It would involve unnecessary delay and would not provide the immediate answer that our present situation demands. Such measure shows a complete lack of courage on our part and plays right into the hands of radicals and spenders and offers no real solution to the problem.

We have been putting off the payment of bills for public benefits and services so long that it actually seems that some people are convinced we can go on doing so forever. Well, it can't be done. The easy credit, easy spending days are over and
if we expect to save this country from national socialism, we’d better stop deferring payment on present existing obligations and pay them as we go. When we do that, the people will not ask for services they are not willing to pay for. They will not condone waste, inefficiency and graft in public office, and they will not be led amiss by loud-mouthed demagogues who promise everything with no cost to the individual but who talk of some mythical soak-the-rich scheme that, no matter how impractical, sounds good—but only further jeopardizes public finances.

It has been suggested in some quarters that the Legislature appropriate what money there is and let it go at that. This, of course, is merely another escape method and does not even begin to meet the responsibilities for which we were elected. It would create statewide disruption of services to our people and entail needless suffering and hardship, thereby creating a state of utter confusion.

This would be the best way I know of to play directly into the hands of the Communists. Their basic pattern is to create confusion in government, provide spending programs galore, but never make provision for money to pay for them.

There are three ways to promote Communism in this state:

1. To be a Communist and work at it.
2. To work along with them knowingly, thus aiding them in their programs.
3. Innocently and naively to assist them in reaching their objectives.

Let us not allow ourselves to be included in this third group by completely sidestepping our clear-cut responsibilities by letting the public continue to think there is some easy way of financing government without putting the burden on them.

The income tax proposal now under consideration is, in my judgment, the only fair answer to our problem. The income tax which has been proposed would be a flat 2% on net income, with $1000 exemption for the husband and another $1000 for his wife.

This income tax has the advantage of a very definite ceiling: it cannot be higher than 2%, assuming the Supreme Court’s interpretation to be that income is “property.” Our 40-mill tax limitation law specifies that property can be taxed only at 50% of its value and that the rate cannot exceed 40 mills. This holds the income tax ceiling at 2%.

By its own terms, the income tax law would expire in two years. It is clearly an emergency measure and can be abandoned as soon as the emergent need has passed. It would have to be re-enacted to remain in force longer than the present emergency.

Every one would pay the same flat 2% on income. One of its most important advantages over all the other tax proposals is that it requires no payment unless, and only when the individual is making money. This feature is very important in the event we should find ourselves faced with a declining business curve.

It has not been easy for me to come to these conclusions. The very thought of imposing additional burdens upon our people has caused me the gravest concern. It was only after a most painstaking study—after seeking the most competent advice available—analyzing the inescapable financial demands—searching my own conscience and seeking divine guidance that I have become convinced that this is the most logical answer in the light of our financial dilemma.

The Tax Commission, two members of which have served this state ably for twenty years, have wholeheartedly supported the proposal I am making to you.

Tax experts in our institutions of higher education believe it the most effective and equitable way to solve the present financial need.

I have yet to find any one who has made a thorough study of our tax structure and related it to the present inescapable needs who is not willing to agree with me that this plan is the only logical solution in this emergency.

As I commend this proposal to you I am not asking you to take what is normally a fair share of the responsibility for its imposition, but rather I want you to know that I am willing to carry that responsibility myself with all of its implications.

I do this willingly rather than take the responsibility for the further development of disgraceful conditions in our schools and our institutions or our failure to meet our obligations to the aged of our state.

There are many who have told me that it is political suicide to make this particular proposal. Ladies and gentlemen of the Legislature, this is an emergency and must be met with courage and foresight. There should be no place in our deliberations for talk of political expediency. The answer must be found in our hearts.

The Speaker resumed the chair, and requested the special committee to escort His Excellency Governor Arthur B. Langlie, and Lieutenant Governor Victor A. Meyers from the House Chamber.
On motion of Mr. Ford, the Joint Session was dissolved.
The Speaker called the House to order.

**MOTION**

Mr. Ford moved that action on all bills remaining on today's calendar be deferred and that the bills retain their place on the calendar of the next working day.

The motion was carried.

**REPORT OF ENROLLMENT**

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Concurrent Resolution No. 10, have compared same with the original resolution and find it correctly enrolled. A. B. Comfort, Chairman.

We concur in this report: Gordon J. Brown, Chet King.

The Speaker announced he was about to sign House Concurrent Resolution No. 10.

**MOTION**

On motion of Mr. Rasmussen, the House adjourned until ten o'clock a. m., Tuesday, February 22, 1949.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.

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**FORTY-FOURTH DAY**

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**MORNING SESSION**

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House of Representatives,

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 Eldridge, Holliday, Roderick, Sandison and Washington.

Prayer was offered by the Reverend Henry S. Rahn, 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. Riley, further reading of the journal was dispensed with and the journal was ordered to stand approved.

**REPORTS OF STANDING COMMITTEES**

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 151, requiring that bulk sales affidavit contain tax information, 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.

Ole H. Olson, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 167, creating cancer control division in State Health Department, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chef King, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on State Government, to whom was referred House Bill No. 181, creating Washington State Progress Commission; transferring certain functions thereto and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. E. Cart, Chairman.

We concur in this report: Wesley R. Eldridge, Robert M. Ford, F. Stuart Foster, Edward F. Riley, Grant C. Sisson.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on State Government, to whom was referred House Bill No. 181, creating Washington State Progress Commission; transferring certain functions thereto and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

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

We concur in this report: W. O. Allen, Michael J. Gallagher, Grace Kelley.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Harbors, Waterways and Flood Control, to whom was referred House Bill No. 213, providing state matching funds to harbor development; 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.

Tony P. Mardesich, Chairman.

We concur in this report: George W. Kupka, Clyde James Miller, William D. Shannon, Max Wedekind.

MOTION

On motion of Mr. Mardesich, House Bill No. 213 was re-referred to the Committee on Appropriations.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 221, authorizing issuance of revenue bonds and warrants by port district, 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 sub-
stituted therefor and that the substitute bill do pass.  

JOHN L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow,
Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O.
Nunamaker.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow,
Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O.
Nunamaker.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We concur in this report: George N. Adams, Howard T. Ball, A. B. Comfort, Mrs.

MOTION

Mr. Henderson moved that House Bill No. 283 be re-referred to the Com-
mittee on Medicine, Dentistry and Drugs.

The motion was lost.

House Bill No. 283 was passed to second reading.

House of Representatives,

Mr. Speaker:

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow,
Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O.
Nunamaker.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow,
Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O.
Nunamaker.

Passed to second reading.

House Bill No. 296 (reported by Committee on Revenue and Taxation):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House of Representatives,

Mr. Speaker:

We, your Committee on Forestry, State Lands and Buildings, to whom was referred
House Bill No. 310, conveying certain lands for park purposes and appropriating to
the Permanent School Fund, have had the same under consideration, and we respect-
fully 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.

Robert Bernethy, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 358, revising designation of treasurer and auditor of health districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chet King, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 387, regulating production and handling of ice cream 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.

Charles M. Carroll, Chairman.

We concur in this report: Chester D. Forshee, George Kinnear, George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland, John N. Wilson.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 389, authorizing fourth class cities to operate ambulance services, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O. Nunamaker.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 399, establishing state cancer clinics 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.

Chet King, Chairman.


MOTION

On motion of Mr. King, House Bill No. 399 was re-referred to the Committee on Appropriations.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 410, providing for payment of county employees' bonds by counties,
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass.  

John L. O'Brien, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow,
Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O.
Nunamaker.

Passed to second reading.

**House Bill No. 439** (reported by Committee on Parks and Playgrounds):
Do pass as amended.

On motion of Mrs. Boede, House Bill No. 439 was re-referred to the Com-
mittee on Appropriations.

**House Bill No. 458** (reported by Committee on Aviation and Airports):
Do pass as amended.

Passed to second reading.

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**Mr. Speaker:**

We, a majority of your Committee on Parks and Playgrounds, to whom was
referred House Bill No. 462, authorizing conveyance of land to Tacoma Girl Scout
Council, have had the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass.  

Oscar Wenberg, Chairman.

We concur in this report: Arthur L. Callow, Julia Butler Hansen, Elmer E.
Johnston, Mrs. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

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**Mr. Speaker:**

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom
was referred House Bill No. 493, authorizing state hospital survey by health department
and declaring an emergency, have had the same under consideration, and we respect­
fully report the same back to the House with the recommendation that it do pass.

Chet King, Chairman.

We concur in this report: Howard T. Ball, A. B. Comfort, Michael J. Gallagher,
Mrs. Vincent F. Jones, A. L. Rasmussen.

Passed to second reading.

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**Mr. Speaker:**

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom
was referred House Bill No. 517, excepting wind thrown and killed trees from sustained
yield restrictions in certain areas, have had the same under consideration, and we
respectfully report the same back to the House with the recommendation that it do
pass.

Robert Bernethy, Chairman.

We concur in this report: Edward A. Buse, Edwin A. Henderson, David Hoefel,
Sidney S. Jeffreys, Joe F. Lester, Ole H. Olson, William D. Shannon, Ralph A. Smith,
John R. Wilson.

Passed to second reading.

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**Mr. Speaker:**

We, a majority of your Committee on Revenue and Taxation, to whom was referred
House Joint Memorial No. 31, requesting congressional action on interstate cigarette
shipments, have had the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass.

Ole H. Olson, Chairman.

We concur in this report: B. Roy Anderson, Robert E. Blair, A. B. Comfort, Paul
Coughlin, Wesley Eldridge, Clayton Farrington, Robert M. Ford, Wilbur G. Hallauer,
On motion of Mr. Olson, the rules were suspended, House Joint Memorial No. 31 was advanced to second reading and read in full.

On motion of Mr. Olson, the rules were suspended, House Joint Memorial No. 31 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Clerk called the roll on the final passage of House Joint Memorial No. 31, and the memorial passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Ball, Bernethy, Eldridge, Gallagher (Bernard J.), Holliday, Jones (John R.), Kinnear, O'Brien, Smith (Vernon A.)—9.

House Joint Memorial No. 31, having received the constitutional majority, was declared passed.

Engrossed Senate Bill No. 9 (reported by Committee on Forestry, State Lands and Buildings):

Do pass as amended.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Harbors, Waterways and Flood Control, to whom was referred Senate Bill No. 53, placing flood control districts under county officers when partly within and partly without cities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Tony P. Mardesich, Chairman.

We concur in this report: George W. Kupka, Clyde James Miller, William D. Shannon, Max Wedekind.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 72, providing method of distribution of insurance premium tax fund
for firemen’s pensions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN L. O’BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O. Nunamaker.

Passed to second reading.

Passed to second reading.

Engrossed Senate Bill No. 186 (reported by Committee on License):
Do pass as amended.
Passed to second reading.

MESSAGES FROM THE SENATE

The Senate has passed: Senate Joint Resolution No. 7; also Senate Joint Resolution No. 12; also Senate Bill No. 121; also Engrossed Senate Bill No. 241; also Senate Bill No. 268; also Senate Bill No. 355, and the same are herewith transmitted.

HERBERT H. SIeler, Secretary.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 184, and passed the bill as amended by the House.

HERBERT H. SIeler, Secretary.

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 29, and the President has appointed as Senate members of the new
FIRST READING OF SENATE BILLS

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

**Senate Bill No. 121**, by Senator Rogers:
An Act relating to the Pollution Control Commission; authorizing inter-State cooperation and acceptance of federal grants, and amending chapter 216, Laws of 1945 by adding two sections thereto.
Referred to Committee on Fisheries.

**Engrossed Senate Bill No. 241**, by Senator Harley:
An Act relating to and providing for disaster relief, making an appropriation therefor, and declaring an emergency.
Referred to Committee on Appropriations.

**Senate Bill No. 268**, by Senator Harley:
Referred to Committee on State Government.

**Senate Bill No. 355**, by Committee on Roads and Bridges:
An Act relating to public highways; making a deficiency appropriation therefor and declaring an emergency.
Referred to Committee on Roads and Bridges.

**Senate Joint Resolution No. 7**, by Senators Dahl and Greive:
Relating to submission of constitutional amendment permitting children to be excused from public schools for religious instruction.
Referred to Committee on Education and Libraries.

**Senate Joint Resolution No. 12**, by Senators Sears and Ganders:
Relating to the designation of Primary State Highway No. 1 as the Blue Star Highway.
Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS

The House resumed consideration of House Bill No. 139.

**House Bill No. 139**, by Representatives Wedekind, Riley and Young:
Relating to plumbing, creating advisory council to establish minimum standards, and making an appropriation.
The bill was re-read the second time by sections.
On motion of Mr. Carroll, the committee amendments were adopted. (See Journal page 391 for committee amendments).
Mr. Riley moved the adoption of the following amendment:
Amend section 1-A of the printed bill by striking the whole of section 1-A.
Debate ensued.
The Speaker recognized Mr. Riley.

POINT OF ORDER

Mr. Rasmussen:
"Point of order, Mr. Speaker. Is the gentleman talking on the bill or the amendment?"

Mr. Riley:
"I am talking on the amendment."
The Speaker:
“The Speaker rules the gentleman is in order trying to prove the point. The health of the whole state is involved in this amendment, Mr. Rasmussen.”

Debate ensued.
On motion of Mr. Zent, the previous question was ordered.
Mr. Miller (Floyd C.) demanded a roll call, but the demand was not sustained.

The motion by Mr. Riley to adopt the amendment was lost on a rising vote.

House Bill No. 139 was passed to third reading and ordered engrossed.

House Bill No. 325, by Representatives Zent and Hansen:
Regulating motor vehicle equipment.
The bill was read the second time by sections and passed to third reading.

House Bill No. 232, by Representative Ball:
Relieving certain embalmers from license exam educational requirement.
Mr. Ford moved that action on House Bill No. 232 be deferred until the next working day and that it retain its place on the second reading calendar.
The motion was carried.

House Bill No. 406, by Representative Hansen:
Granting tax exemption to certain interstate bridges on a reciprocal basis.
The bill was read the second time by sections.
On motion of Mr. Coughlin, the following amendment was adopted:
In section 1, line 12 of the original bill, being line 6 of the printed bill, after the word “if” strike the balance of the section and insert in lieu thereof the following: “the foreign state exempts from all taxation any bridge or bridges constructed or acquired and being operated by the State of Washington or any county, city or other municipality thereof.”

House Bill No. 406 was passed to third reading and ordered engrossed.

House Bill No. 395, by Representatives Hoefel and Jeffreys:
Authorizing share crop leases of certain school and granted lands.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS

Engrossed House Bill No. 19, by Representative Comfort:
Reducing number of petitioners required to obtain freeholders' revision of first-class city charter.
On motion of Mr. Comfort, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 19 was placed on final passage.
The Clerk called the roll on the final passage of Engrossed House Bill No. 19, and the bill passed the House by the following vote: Yeas, 84; nays, 4; absent or not voting, 11.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, Knoblauch, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson,
FORTY-FOURTH DAY, FEBRUARY 22, 1949

Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—84.

Those voting nay yere: Representatives Beierlein, Gallagher (Bernard J.), King, Zent—4.

Those absent or not voting were: Representatives Boede, Callow, Carty, Dillard, Jones (Mrs. Vincent F.), Kinnear, Kupka, O'Brien, Testu, Thompson, Washington—11.

Engrossed House Bill No. 19, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 53, by Representatives Cory, Knoblauch and Shannon:
Relating to custody and treatment of delinquent children, creating youth protection agencies, making an appropriation.

On motion of Mr. Knoblauch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 53 was placed on final passage.

The Speaker observed within the bar of the House former Representative Chart Pitt from Snohomish County, and appointed Mr. Mardesich and Mr. Carmichael to escort him to a seat beside the Speaker. (Applause).

Debate ensued.

The Speaker observed within the bar of the House former Representative Myron F. Hawley of Whatcom County, and appointed Mr. Pedersen and Mr. Wyatt to escort him to a seat beside the Speaker. (Applause).

The Speaker declared the House to be at ease until 11:55 a.m.

The Speaker called the House to order at 11:55 a.m.

JOINT SESSION

The Sergeant-at-Arms announced the arrival of the Senate at the bar of the House.

The Speaker invited the Senators to seats within the House, and the President of the Senate to a seat beside the Speaker.

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

The Speaker turned the gavel over to the President of the Senate.

The Secretary of the Senate called the roll of the Senate and all members were present except Senator Miller, who had been previously excused.

The Clerk of the House called the roll of the House members, and all were present except Representatives Bernthy, Brown (Henry A.), Carty, Hoopingarner and Roderick.

The President of the Senate requested the Sergeant-at-Arms of the Senate and the Sergeant-at-Arms of the House to escort Senator Lester T. Parker and Representative Howard T. Ball to seats on the rostrum.
President of the Senate:

"Members of the Legislature, Ladies and Gentlemen: This Joint Session is being called for the purpose of holding Memorial Services for deceased members."

The President of the Senate turned the gavel over to Representative Howard T. Ball, Chairman of the House Memorials Committee, who proceeded with the Memorial Services.

The following Memorial Services were observed:

MEMORIAL SERVICES

Presiding: Representative Howard T. Ball
Chairman, Memorials Committee

Invocation ....................................................... Reverend Henry S. Rahn
"Ninety-first Psalm," Solo.................................. Representative Ray W. Sprague MacDermid
Accompanist, Mrs. Marjorie Holcomb Reed

Memorial Address .................................................... Doctor Paul Calhoun
"In My Father's House Are Many Mansions," Solo ...... Representative Ray W. Sprague MacDermid

Memorial Tribute .......................................... Representative Howard T. Ball

Flower Tribute by Members of Senate and House

Benediction ........................................................... Doctor Paul Calhoun

Taps ................................................................. Mr. Phil Raboin at the Organ

IN MEMORIUM

In tribute to the memories of these distinguished former members of the Senate and House who have passed from among us, we, the memorialists of the Thirty-first Session, convey the respects of the Washington State Legislature, and present our memorials to be recorded in the journal:

Senator B. J. Dahl delivered the eulogy on the life of Albert Wm. Anderson. (See Senate Journal).

Representative James D. Stonecipher delivered the following eulogy on the life of Charles B. Auker:

We pause briefly from the somber deliberations of legislative matters to honor those who have, since the last session, gone on before. The records show what they did here and we memorialize their services and loyalty. Among them was Charles B. Auker, a pioneer in the development of Southeastern Washington, born August 20, 1869, at Mifflentown, Seiling Grove, Pennsylvania, and died April 16, 1948, at his home near Walla Walla.

Mr. Auker, when moving west, first settled in Ogden, Utah, in 1890. A couple of years later he moved to Spokane, then in 1893 to Walla Walla, where he spent the major portion of his life. He was employed as agent for the Pacific Express Company in Walla Walla from 1893 to 1912. At that time he engaged in the produce business and was interested in this line of endeavor until his death.

In 1918 Mr. Auker went overseas to Italy with the Y.M.C.A. He was always an active supporter of that organization.

Mr. Auker spent a part of his time in religious matters and was an elder of the Presbyterian Church in his community. He belonged to the Trinity Lodge No. 121, I.O.O.F.

He was one of the prime moving citizens who aided in organizing the Southeastern Washington Fair Association and in the promotion and extension of 4-H Club functions. He was an authority in many branches of farming and greatly interested in the extension of diversified planting and the production of better livestock.

Mr. Auker was a willing and energetic worker in politics, and in 1936 was elected to the House of Representatives for the session of 1937, and for this service and loyalty to the state we memorialize his record today.

He is survived by one daughter, Mrs. Hall Ruth Hilton, Ellensburg, Washington; a brother, Guy Auker, Mifflentown, Pennsylvania; three sisters, Mrs. Jess Detrick, Harris-
burg, Pennsylvania; Miss Ella Auker, Mifflentown, Pennsylvania, and Mrs. John Grayfill, Lancaster, Pennsylvania; and two grandchildren.

Senator Corwin Philip Shank delivered the following eulogy on the life of Judge Adam Beeler:

Adam Beeler, former Supreme Court Justice and one of the State's law makers in the 1920's died March 25, 1947, in his Seattle home. Born in Indiana 68 years ago, Mr. Beeler was reared on a farm. He worked his way through the George Washington University law school, Washington, D. C., and for some years practiced law in Indiana. In 1906 Mr. Beeler came to Seattle and established the law firm of Beeler & Sullivan.

As a Representative from King County in three sessions of the State Legislature, he was responsible for significant anti-narcotic regulations. He was appointed Judge of the King County Superior Court April 15, 1928 to succeed Walter B. Beals, when the latter was named a Supreme Court Justice. Mr. Beeler was elevated to the Supreme Court bench October 31, 1930.

Resigning from the Supreme Court in 1932, he formed a law partnership with John F. Dore, former Seattle mayor, and Louis Haven. The firm was dissolved in 1934 and Mr. Beeler practiced alone until 1941, when he joined with Edward Merges.

Mr. Beeler was a member of St. John's Lodge No. 9, F. and A. M., and held life membership in Seattle Aerie No. 1, F. O. E., Seattle Lodge No. 92, B. P. O. E. and the Union Club of Tacoma. He also belonged to the Washington Athletic Club.

Surviving are his widow, Florence, noted Seattle soprano; two daughters, Mrs. Virginia Platt, of New York, and Mrs. Elizabeth Reese, Seattle; and a son, Madison Beeler, of San Francisco,

Representative Ralph A. Smith delivered the eulogy on the life of Thos. C. Bloomer. (See Senate Journal).

Representative Andrew Winberg delivered the eulogy on the life of Elmer E. Boner. (See Senate Journal).

Representative George W. Kupka delivered the eulogy on the life of Waldemar E. Bronson. (See Senate Journal).

Senator James Keefe delivered the following eulogy on the life of Alvin H. Collin:

We assemble here to pay homage to and memorialize the life of one of the early pioneers of the state, a legislator for four sessions, public servant of district and county. We extend sympathy to his loved ones who survive.

Alvin H. Collin came to Spokane in 1887, and for some time lived on a 300-acre farm, Pleasant Prairie, where relatives had previously settled.

Emulating his father, G. H. Collin, who had been a county commissioner, Alvin H. made his first bid for political favors in 1929 and was elected for a four year term. He previously served on the County Board of Equalization and eighteen years on the school board, part time as president.

Mr. Collin was vitally interested in the development of roads in his section of the state. In the campaign of 1922 he won a seat in the Legislature from the Third District and served in the 1923 Session. He was returned for the assemblies of 1925, 1925 Extraordinary Session, and 1927. As a member, Mr. Collin was recognized for his demands of an economy program. He supported the measure which became known as the "40-mill Limit Plan" and vigorously opposed tax increases. He was a member of the minority favoring Governor Hartley's proposals in his first term.

In addition to his interest in the public welfare of county and state, Mr. Collin was a member of Concordia Lodge No. 249, F. and A. M. at Millwood; Scottish Rite bodies, El Katif Temple of the Shrine; Magnolia chapter, O.E.S.; Eagles, Moose and I.O.O.F. fraternal orders.

He was born in the State of Minnesota 65 years ago and died February 23, 1947, in Spokane, Washington.

Surviving are his widow, Carrie E.; two sons, Alvin G., Spokane, and Wesley H., Marshfield, California; two daughters, Mrs. Eva M. Kapecki and Mrs. Opal M. Dunn, of Spokane; two sisters, Mrs. A. L. Magney, Miss Etta Collin, Spokane; two brothers, C. V., Portland, Oregon, G. W., Colfax, Washington, and five grandchildren.
Senator John H. Happy delivered the following eulogy on the life of Thomas Corkery:

Thomas Corkery, attorney, legislator and colorful Republican campaigner, was a native of Toledo, Ohio. He died April 10, 1947, in a Spokane hospital.
Mr. Corkery was elected as a Republican member of the House and served in the session of 1913. In his legislative work he is credited with working for and urging the enactment of a bill to set a minimum wage for women in this state.
Always an admirer of Theodore Roosevelt, Mr. Corkery was a candidate for Congress—a devotee of the Bull Moose ticket during that historic bolt from the Republican party—but was defeated. In subsequent years he unsuccessfully campaigned for a seat in the national House of Representatives.
Unable to pass requirements for the Army during World War I, Mr. Corkery served overseas more than a year as a lieutenant in the Red Cross.
He was a member of the Presbyterian Church, the Grange, Masons and the Eagles fraternity.
Besides his widow, Edna, survivors include four brothers, Dr. John R., Sr., Spokane, Washington; Stanley of San Pedro, California; Robert, Los Angeles; Glenn, Seattle, Washington; one niece, Dr. Flora Corkery Biswell of Baker, Oregon; three nephews, Dr. John R. Jr., Spokane; Richard C., Detroit, Michigan, and Stanley, Jr., Los Angeles, California.

Senator John T. McCutcheon delivered the following eulogy on the life of James H. Davis:

James H. Davis, Tacoma pioneer, for eighteen years a Washington State Legislator, was a member of that school of political faith which believed in opposing waste and extravagance, whereby the taxpayer might know he would have something to show for his dollar.
The man we honor today was born in New Albany, Indiana, August 22, 1866, and died in Tacoma, Washington, on September 24, 1947. He was 81 years of age.
Mr. Davis, familiarly known as "Jimmie" to a state-wide acquaintance gained through many years in politics and fraternal activities, could boast of parents with Kentucky strain who in early days were associated with Daniel Boone.
After working as a youth on river boats on the Mississippi River, Mr. Davis entered Asbury College (now known as DePauw University) at Greencastle, Indiana. He came to Tacoma, Washington Territory, in 1889, along with other western bound groups of pioneers who followed the opening up of the northwest in the years after the completion of the railroad. Engaging in various activities, he was later employed by the Tacoma Railway and Motor Company, eventually becoming its manager, a position he held for a number of years.

He was elected in 1901 and served two terms as auditor of Pierce County. Always active in Republican politics, he entered the 1910 campaign and won a seat in the House of Representatives from the Twenty-seventh District, serving in that capacity through the sessions of 1911, 1913, 1915, 1917, 1919, 1919 extra Session, 1921, 1923, 1929 and 1931. For numerous sessions during this extended legislative service, Mr. Davis was selected chairman of the House Appropriations Committee. A fellow-member once said of him, "his eagle eye and his sharpened pencil scanned the list of proposed expenditures with the zeal of an oldtime paymaster examining expense vouchers." Such jests did not allude to any selfishness in Mr. Davis' attitude toward worthwhile projects. He was generous to these and to schools whose needs he realized.

Mr. Davis served as a member of the Board of Regents of the University of Washington and the Board of Control, which had charge of state institutions, and in both assignments he rendered valuable service to the state.

In fraternal circles, Mr. Davis was given deserved honors, one of these was Past Grand Sire of the Independent Order of Odd Fellows. He held offices in the Elks and Eagles, and was a member of Fern Hill Lodge, F. and A. M., a Thirty-third Degree Mason of the Scottish Rite bodies and Affi Temple of the Shrine. He was a member of the Church of Christ, Scientist.
Surviving are his wife, Dora A., and three nephews, Lester and Harry Davis of Springfield, Missouri; and Howard Davis of Laramie, Wyoming.

In recording this tribute to a man who devoted so much time to the interests of his fellowmen, let us rededicate our own designs in the pattern of the exemplary life he lived.
Senator Dale McMullen delivered the eulogy on the life of Edward L. French. (See Senate Journal).

Senator Henry J. Copeland delivered the following eulogy on the life of Justice Francis A. Garrecht:

Francis A. Garrecht, former legislator, Presiding Justice of the Ninth U. S. Circuit Court of Appeals, was born in Walla Walla, in 1871, and died August 11, 1948, in his home in San Francisco. At the time of his death he was 77 years of age and was serving his fifteenth year on the Appellate Bench.

His father, a baker, came to Walla Walla in 1859. Justice Garrecht was graduated from St. Patrick’s Academy, Walla Walla, and from Gonzaga University, and then began to read law in the office of Sharpstein and Sharpstein, tried and won his first case before he was of age. He started public life in 1890 as a clerk in Superior Court.

He was appointed United States District Attorney for Eastern Washington in 1914 and was a member of the Gonzaga Law School faculty from 1911 to 1924. While practicing law in Spokane he was legal adviser to Governor Clarence D. Martin, during the 1933 Legislative Session.

In 1911 he came to the Legislature from Walla Walla County, serving in the House during that session. In the Legislature he quickly became the minority leader of the House because of his “silver tongued oratory” and strong leadership in the Democratic party.

Active in the Catholic Church, Justice Garrecht was Supreme Representative of the Knights of America in 1893, state president of the Young Men’s Institute in 1897 and Supreme Delegate the following year. He was a member of the Knights of Columbus and the Elks. He was presented with the DeSmet medal for outstanding service by Gonzaga University in 1935.

Justice Garrecht was honored by being crowned a chief of the Yakima Indian Nation in recognition of his efforts resulting in vindication of the tribe’s treaty rights to salmon fishing.

Surviving are two daughters, Ann and Caroline, of San Francisco, California; a son, Francis A. Garrecht, of Palo Alto, California, a West Pointer, recently retired from the U. S. Army as a colonel; and three grandchildren, Nancy, Ellen and Mary of Palo Alto, California.

Representative K. O. Rosenberg delivered the following eulogy on the life of Patrick H. Graham:

P. H. Graham, deeply interested in Stevens County roads and public welfare, a pioneer citizen, former legislator and civic leader, was born St. Patrick’s Day, March 17, 1874, in Newbliss, County Monaghan, Ireland.

His parents settled in Stevens County in 1878. He was one of the first white children to attend St. Regis Mission, eight miles north of Colville. He later studied the three “R’s” at Fort Colville and was a member of the first class to enroll in Gonzaga University in Spokane.

Always active in schools and road improvements, Mr. Graham was elected County Commissioner in 1912 and served in that office until 1921. Three additional elective terms to the same office followed and in 1940 Mr. Graham won a seat in the State Legislature and served in the House through the 1941 Session with credit to his district and Stevens County.

He was again serving as County Commissioner on an appointment when death ended his public career. He died October 29, 1948, in his Boundary, Washington home.

He is survived by his widow, Grace M.; two daughters, Mrs. Margaret Clark and Mrs. Nora Maxfield, both of Northport; three sons, Patrick D., Yakima, Robert J., Pullman and Charles T., of Colville; two sisters, Miss Margaret Graham, Colville and Mrs. Rose Kelly, Corvallis, Oregon; one grandson, nieces and nephews.

Representative Jeanette Testu delivered the following eulogy on the life of Mrs. Frances M. Haskell:

Sad the duty, I feel it a distinguished honor to be chosen to pay tribute to one of the truly great women of America, the late Frances M. Haskell of Tacoma, who departed this life on November 26, 1947. One of the first women legislators, Mrs. Haskell was the only woman member of the House from 1919 to 1921, and was known as the “Lady from Pierce”. She served as chairman of the Morals Committee, and was a member of the Committees on Appropriations, Education, Medicine, Dentistry and
others. She put through the Teachers' Retirement Fund and had the honor of introducing the Women's National Suffrage Amendment and saw it passed.

Widely known for her civic and patriotic activities, Mrs. Haskell founded the Ladies of the Grand Army of the Republic Home in Puyallup in 1914. She formed the Home Board which purchased the old Ezra Meeker home, now an historic landmark, and she was superintendent of that institution at the time of her death.

Frances Haskell's life, next to her God and her loved ones, was her fervent passion for her country and its flag, and particularly that service for country and flag as exemplified by the Boys Who Wore the Union Blue in 1861-1865. She was a past Department President, past National Patriotic Instructor and in 1939 served as National President of the Ladies of the Grand Army of the Republic.

Wherever she went, whether in the presence of kings or presidents, or in the company of little children—in her home, in the legislative halls, in her farflung community endeavors, she always lifted her eloquent voice in espousing the cause of patriotism—that virtue of living well, or dying bravely if need be, for God and home and country. She quoted the inspired words of others, and it was so much a part of her very being, that it spoke forth in words of her own composition. I can think of no finer tribute to her noble life of service to the state and nation she loved, than to spread on the minutes of this Memorial Hour, a poem she penned as an enduring inspiration to us, as we try to carry on in the cause to which she was faithful to the very end.

A TRIBUTE TO OUR FLAG
Your flag! My poor words could not add to or enhance its beauty. No words of mine could add to its glory.

Had I the power of speech of the world's greatest orator I could not make it more sacred; for it is revered and loved next to God's word.

Could I speak with the tongues of angels, I could not add to its purity; for it is purified by the blood of our Nation's best.

There is no pen powerful enough to write its full history; for it is the only flag that has never known defeat, and floats over the greatest nation in the world.

It teaches us patriotism, and is an emblem of our country's greatness. It reminds us that in the greatest Civil contest ever waged, this flag came out victorious.

Let the children read in the red of it, the story of the precious blood that was shed for our country's liberty.

Let them discern in its glorious white the purity of its principles; and let them read in its heaven's blue those uplifting principles with power to cleanse humanity.

And may we ever enshrine it in our hearts and homes, and in the hearts of the children of this nation, even as the shadow of the cross is enshrined in the hearts of the believer.

FRANCES M. HASKELL,
National President Ladies of the Grand Army of the Republic, 1940.

Senator Clyde V. Tisdale delivered the following eulogy on the life of John Carol Hogan:

Author of a statute governing the logging industry, a law-making legislator and newspaper publisher, John Carol Hogan, is more generally remembered among his acquaintances for his love of nature and literature.

Mr. Hogan came to the Grays Harbor region in 1890 and established a law practice. Clients were few and infrequent in those days, so it was necessary to augment a meager income by night work in the lumber mills.

This experience was later valuable in the writing and directing of laws affecting the lumber and logging industry.

Early in his life, Mr. Hogan established the Chippewa Bulletin in Wisconsin. In the west he started the Aberdeen Daily Sun, which later was reorganized as the Daily World.

As a member of the State Legislature he served in the Session of 1907. He wrote and introduced a bill defining the status in this State of second class cities. This bill became a law.

Mr. Hogan was a graduate of the law school of the University of Wisconsin in Madison. A student of nature, a lover of good books and a devotee of Shakespeare, Mr. Hogan was regarded and highly esteemed among his many friends as a gentle, scholarly man.
He was born eighty-four years ago in Chippewa Falls, Wisconsin, and died November 24, 1947, in Aberdeen.

Survivors include his widow, Elizabeth; three daughters, Mrs. Mary R. Ward, Long Beach, California, Mrs. Margaret Rosner, San Francisco, California, and Mrs. Kathryn Hogan, Aberdeen; six grandchildren, five great grandchildren, two brothers, nieces and nephews.

Senator Lester T. Parker delivered the following eulogy on the life of Charles W. Hodgdon:

Charles W. Hodgdon, Grays Harbor's oldest practicing attorney, whose individual personality and legal achievements were a Hoquiam tradition for nearly sixty years, died in Aberdeen, Washington, September 29, 1948.

Born in Clinton County, New York, September 5, 1861, Judge Hodgdon studied law with the law firm of Norris and Preston at Grinnell, Iowa, and in 1889 was graduated from the law school of the University of Iowa, and moved to Washington.

The venerable lawyer, who had continued legal work until his final illness, first established his practice on February 15, 1890, in partnership with Fred Vurlew, now of Los Angeles, in a small building on Eighth Street, between I (now Simpson Avenue) and Levee Street. Since then he had become one of Grays Harbor's most prominent barristers, serving a term of four years as Superior Court Judge for Chehalis (now Grays Harbor) and Mason Counties, and two years in the House of Representatives, 1917 Session.

Lured by advertisements which pictured Grays Harbor City as a thriving community, the young, but even then, bearded lawyer, traveling by stagecoach and steamship, arrived in Hoquiam one autumn day of 1889. The next afternoon he visited Grays Harbor City. He found one building—the real estate office. Disappointed, he returned to Hoquiam, but because it was late on a Saturday afternoon and the last boat—then the only means of transportation to and from the village of 500 people—had gone, he lingered. It was a long wait, one that stretched to a lifetime.

Except for a coincidence, Judge Hodgdon would probably never have remained. At church the second day after his arrival he met the F. D. Arnold family, whom he had known while teaching school in Adair, Iowa. Mr. Arnold, Hoquiam's first banker, talked, the young lawyer into postponing his departure and into practicing law in Hoquiam. The young lawyer rose rapidly in the pioneer community. When Hoquiam was incorporated as a third class city in 1891, he became its first city attorney, serving until 1896, when he was elected to the Superior Court. In 1916—a candidate chiefly because of his desire to improve what he considered an unsatisfactory probate procedure—Judge Hodgdon was elected to the State Legislature. He fostered a bill modernizing probate considerations with amendments that are yet in the Washington State Code, and obtained its passage through the House.

At his death, the oldest member of Hoquiam Lodge, No. 64, F. and A. M. and a life member, Judge Hodgson was made a Mason August 6, 1887, in Grinnell, Iowa. He demitted to the Hoquiam Lodge April 6, 1891. He was Master in 1894 and Secretary in 1892 to 1896. On October 11, 1947, he was presented by the Grand Lodge of Washington with a life certificate and pin, marking a half-century of affiliation. He was a Thirty-third Degree member of the Scottish Rite bodies.

When the venerable judge, who, until a few years ago, rode his bicycle, his beard flying in the wind, first set up his Hoquiam practice, there were only a few attorneys in Grays Harbor. Among them were N. W. Bush, J. C. Pearson and J. C. Cross, Bignold and Stinson, George J. Moody and Austin E. Griffiths, all of Aberdeen.

Survivors include two nieces, Mrs. Hazel E. Stevens, Hoquiam, and Mrs. Gertrude E. Moore, Klamath Falls, Oregon; a nephew, Arthur L. Hodgdon, Burlingame, California; two great nieces, Mrs. June Fleenor, Hoquiam, and Mrs. Fred Goodwin, Klamath Falls, Oregon; one great nephew; one great, great niece, and two great, great, great nieces.

Representative Emma Abbott Ridgway delivered the following eulogy on the life of John R. "Pat" Hurley:

Among the former members who have passed from this life since the last session, let us testify to the commendable service John R. Hurley contributed during his presence with this Body.

He was in the House of Representatives two terms from the Fortieth District of San Juan and Skagit Counties, first attending the 1935 Session, then being returned for another assembly in 1939. "Pat", as he was familiarly known among his acquaint-
stances, possessed an aptitude for work and organization. Appointed on the Appropriations Committee in his first session, he became Chairman in his 1939 term, also serving on the Banks and Banking Committee.

While residing in Mount Vernon, he was engaged in the mercantile business and other vocations, and lived for a time in Seattle. While serving as a member of the State Liquor Control Board under Governor Wallgren, he resided in Olympia for five years.

Though handicapped by ill health almost a year, he was able to complete his work before Governor Wallgren retired from office.

Mr. Hurley, born in Oregon 61 years ago, died in Olympia, Washington, February 17, 1949.

He was a member of the American Legion, the Elks and the Catholic Church. He is survived by his widow, Katherine; two sons, Dan Hurley of Gonzaga University and Patrick Hurley, a student at Mount St. Michael’s School in Spokane; two brothers, Elmo T., Bellingham, and Charles, Portland, Oregon; two sisters, Miss Catherine Hurley and Sister M. Rosena, Tacoma, Washington.

Representative Robert M. Ford delivered the following eulogy on the life of Charles P. Kimball:

Charles P. Kimball, leader in civic, religious and political organizations, was born in Barton, Vermont, May 14, 1866, and died in Bremerton, Washington, on February 25, 1947, after a short illness.

Mr. Kimball had lived in the State of Washington for fifty-five years. During the time he resided in Tacoma and was elected to the Legislature, he served Pierce County as a House member in the Session of 1901. In the House he was a member of the Appropriations Committee.

Mr. Kimball was postmaster of Bremerton for nine years, and he had held a similar post for seven years in South Prairie. He was instrumental in urging the need for organizing the Bremerton Chamber of Commerce, serving as its first president beginning in September, 1907. For the past twenty-one years, Mr. Kimball had been United States Commissioner for Kitsap County, and he had held a similar post for seven years in South Prairie. He was instrumental in urging the need for organizing the Bremerton Chamber of Commerce, serving as its first president beginning in September, 1907. For the past twenty-one years, Mr. Kimball had been United States Commissioner for Kitsap County, and was still serving in that capacity until his last illness. He was interested in and worked tirelessly for the development of Kitsap County Olympic Peninsula roads and highways. Mr. Kimball operated a large business establishment in Bremerton for years, later engaging in insurance and real estate operations. As a builder, some of Bremerton’s finest downtown structures stand as monuments to his energy and business acumen.

His activities in religious and fraternal circles reflect Mr. Kimball’s intense interest in people and their problems. Where aid was necessary and assistance possible, he could be depended upon to lead the way. He was a trustee of the First Methodist Church. From early manhood he had been a Mason, joining the order at Craftsbury, Vermont, in 1890. At the time of his passing he was a member of Bremerton Lodge No. 117, F. and A. M., the Knights Templar and Affil Temple of the Shrine.

Survivors are his wife, Ida B.; and two nephews, Harry C. Kimball of Hanford, California, and Roy C. Kimball, Berkeley, California.

For those who will eventually succeed us in future years, I present this brief memorial to a man unselfish in his association with neighbor and in service to his State.

Representative Gordon Sandison delivered the following eulogy on the life of Joseph W. Lindsay:

In addition to his political achievements, Joseph W. Lindsay, attorney and legislator, whom we memorialize today, will be remembered in Clallam County for his progressive planning and unwavering faith in the development of irrigation in that section of the peninsula.

Mr. Lindsay was admitted to the bar in Iowa in 1889, moved to North Dakota where he practiced law until 1912, when he established a similar business in Port Angeles. He was a leader in the Republican party organization many years. As attorney for the Milwaukee Railroad he secured the right-of-way through Clallam County. He was instrumental in developing 7,000 acres of irrigated land that has become a rich agricultural community.

His political activities resulted in his election to the Legislature, where he attended the 1925 and 1925 Extraordinary Sessions in the House, a few years later, in 1929 and 1931, being returned for two more terms. Mr. Lindsay was a member of the Judiciary and Agricultural Committees.
Mr. Lindsay, who was a member of the Elks fraternal order, and a widower, had lived for years in the Elks Club.

He was born in the State of Wisconsin, February 14, 1863, and died in Port Angeles, May 18, 1948.

Survivors are a daughter, Mrs. Paul Farmer, Los Angeles, and a son, Commander J. C. Lindsay, U. S. N., retired, of Corpus Christi, Texas.

Representative W. J. Beierlein delivered the eulogy on the life of Walter J. Lunn. (See Senate Journal).

Representative Clyde James Miller delivered the following eulogy on the life of Albert A. (Bert) Mackie:

Albert A. Mackie, familiarly known by his friends as "Bert", represented the Twenty-first District of Grays Harbor County in the Legislature three terms.

He came to Seattle with the family in 1900, was graduated from Ballard High School and attended the University of Washington. In 1917, Mr. Mackie moved to Aberdeen and eventually became vice-president of the Mackie Mill Company. He was interested in local civic affairs. When serving as city councilman, he was named acting mayor of Aberdeen.

Filing as a Democratic candidate for the Legislature in the 1934 campaign, he was elected to the House, Session of 1935. The party returned him for two terms in 1937 and 1939. He represented his district with fidelity and devoted energy with the same loyal efficiency characteristic of his own business career.

Mr. Mackie was born in Oswego, Kansas, in 1884, and died April 10, 1948, in Aberdeen.

Surviving are his widow, Sophie; two daughters, Mrs. Hortense Nelson of Tolt, and Mrs. Pauline Davis, Washington, D. C.; two brothers, Paul D., Seattle, and R. Donald, Aberdeen; a sister, Mrs. Gladys Hooper, Everett; and three grandchildren.

Representative Arthur L. Callow delivered the following eulogy on the life of W. O. McCaw:

Today in this assembly we memorialize the lifework of a departed member whose devoted fidelity to duty and trust as a citizen and public servant reflects an achievement of noteworthy acclaim. The biography of W. O. McCaw, we here extol, is in itself an inspiration. Born on a Missouri farm, reared in the foothills of the Ozarks, he was first schooled in a log building. Mr. McCaw remained on the parental farm near Rolla, Missouri, nineteen years, when he ventured forth toward the developing northwest.

He attended the State College in Pullman. Entering the teaching profession after graduation, he taught first in Colfax, later becoming assistant superintendent. He was superintendent of schools for Whitman County and then for two years served as county clerk. In 1907 he moved to the Grays Harbor country and joined E. C. French in the real estate business. After three years in the partnership, Mr. McCaw, in 1919, took over the management of the Aberdeen Federal Savings and Loan Company and was its president when death called. He had served twice as president of the Washington State League of Savings and Loan Associations.

Mr. McCaw represented the Nineteenth District of Pacific and Grays Harbor Counties in the House of Representatives in 1931. He filled this assignment in an efficient manner with satisfaction to his supporters. In his home district he was the Aberdeen chairman of the Grays Harbor County Republican Central Committee, had been twelve years on the school board and ten with the library board. He gave of his time to religious work and was a leader in Methodist laymen's activities in Oregon and Washington. He belonged to the First Methodist Church of Aberdeen.

Mr. McCaw preached that a large circle of friends was one of the best investments, and enjoyed the fellowship of fraternal and club members in Aberdeen Lodge No. 52, F. and A. M., Scottish Rite bodies, Affil Temple of the Shrine, Rhododendron Chapter No. 45, O. E. S., the Elks, Knife and Fork Club, and the Breakfast Club.

He is survived by his widow, Luella; two sons, Donald of Seattle and Robert of Aberdeen; a brother, John McCaw, Aberdeen; three sisters, Mrs. Della M. Johnson of Wenatchee, Mrs. C. R. Miller of Tujunga, California, and Mrs. John Juhnke of Aberdeen; also two grandchildren.

Representative John R. Jones delivered the following eulogy on the life of Allen E. McLean:

With profound respect for the memory of a noble citizen, it is my solemn duty to convey to you the sad intelligence that Allen E. McLean, a former member of this House in the early 20's, passed away in Wenatchee on April 29, 1948, at the age of 74.

Representative McLean was born in Boston, Massachusetts, on January 16, 1874, and came to Spokane as a young man. The majority of his life was spent as a wheat rancher in Whitman and Douglas Counties. In those early days, times were none too prosperous for husbandmen of the soil, yet he was highly successful as a farmer. He found time to serve Douglas County as commissioner for six years. He was elected to the Legislature as a Republican by party preference, yet he always subordinated partisanship to patriotism and the welfare of his constituents and his State transcended party politics in his every legislative act. He was a member of the Committees on Agriculture, Irrigation and Arid Lands, Revenue and Taxation, and Roads and Bridges.

After his children were grown, he moved to Rock Island, where he was postmaster from 1929 until 1946.

Surviving him are his wife, Martha Jane McLean of Wenatchee; one son, Donald E. McLean of Seattle; two daughters, Mrs. Dolores Greenway of Okanogan and Mrs. Dorothy Purdon of Auburn; two brothers, W. W. McLean of Kansas City, Missouri, and J. A. McLean of Toledo, Ohio; one sister, Jeannette McLean of Newton Center, Massachusetts; and six grandchildren.

Allen McLean typified the best in the pioneer spirit which went into the building of Washington into a great commonwealth. It is a privilege to reverently pay tribute to the memory of my distinguished predecessor.

Representative R. Mort Frayn delivered the following eulogy on the life of Frank Manogue:

In reviewing the political aspirations and achievements of Frank Manogue, former State Legislator and native of Seattle, we note he represented King County four sessions in the House during that period of World War I and the disturbing economical situation immediately following.

Mr. Manogue died May 15, 1948, in San Francisco, where he had been living since 1922. He was the son of James Manogue, pioneer timberman, who brought his family from Wisconsin in 1874 to the forest covered hills of Puget Sound. Frank Manogue was educated in the schools of Seattle and became interested in politics while he was a young man.

He was elected to the Legislature in 1914 and served continuously through his final term in the 1921 Session. Mr. Manogue was appointed on numerous committees and to interim assignments.

Mr. Manogue was a relative of Bishop Manogue, pioneer priest of Virginia City, Nevada, who built St. Mary's in the Mountains, variously described as one of the most beautiful churches in the west.

Surviving are his widow, Maud C.; a sister, Mrs. Eva M. Booth; and a nephew, C. Joseph Booth, all of Seattle.

Representative Charles A. Pedersen delivered the following eulogy on the life of James E. Masterson:

It is an honored privilege to pay homage in this small way to the memory and valued service of a former member of the Legislature and extend heartfelt sympathy to those who survive him. Our departed member had been prominent in Republican state politics and his zeal and personal sacrifices reflect the intense interest he held in caucus and convention.

James E. Masterson was graduated from Ballard High School in Seattle. Soon afterward the family moved to Bellingham. He early became interested in politics in Whatcom County and was a former secretary of the Republican State Central Committee. In 1926, Mr. Masterson filed for the State Legislature and was elected to the 1927 Session of the House. He was returned again for both the 1929 and 1931 assemblies, serving on the Education, Appropriations, Revenue and Taxation Committees with credit to those who supported and elected him.

He lived in Bellingham twenty years before moving to Burien in 1945. Mr. Masterson was born in Cle Elum, Washington, in 1893, and died July 28, 1948, in Burien, Washington.
He was Past Exalted Ruler of Lodge No. 194, B.P.O.E. in Bellingham.
Survivors, besides his widow, Anna, of Burien, are: a son, Howard of Seattle; two
daughters, Mrs. Kenneth Elvig of Bellingham and Miss Beverly Masterson of Burien;
his parents, Mr. and Mrs. Howard Masterson, of Seattle; three sisters, Mrs. Otto Cooper,
Mrs. James Wagner and Mrs. Leonard Parr; and two brothers, Don and Pierre, all of
Seattle.

Representative Robert E. Blair delivered the following eulogy on the life of
Clyde A. Miller:

Clyde A. Miller, a native son of the northwest and State Representative one session,
was born in Lynn County, Oregon, in 1875, and died in Spokane May 27, 1947, at the
age of 72. He was residing with a daughter in Quincy, Washington, at the time of his
last illness.

Mr. Miller came to Spokane County with his parents in 1882 from Oregon. Gradu­
ated from the Washington Normal School in Ellensburg, in 1897, he taught school at
Lone Pine, near Spring Valley, and served as principal of the Medical Lake schools
for two years. He was next employed seven years in the railway mail service. Later
he succeeded in proving up on a timber claim near Waverly. In 1919 Mr. Miller settled
on a homestead in the Peace River district, Alberta, returning to Quincy in 1927. He
was last employed by the Hecla Mining Company at Burke, Idaho.

Rising from local and county politics, he was elected from the Fourth District:
Spokane County, to the House and served in the Session of 1911. He was energetic in
committee work and won the respect of the members with whom he served and was
associated, as well as the acclaim of his party.

Mr. Miller was a member of the Grand Council, Order of Priesthood of Idaho and
Shoshone Lodge, No. 25, F. and A. M.

Surviving are four sons, Owen M. and Roland H., Spokane, Captain Wilson C.,
Headquarters, 10th Air Force, Ellington Field, Texas, Cleonor X., Butte, Montana; two
daughters, Mrs. Mona E. Schorzman, Quincy, Washington, and Mrs. Geraldine N.
Steengra, Tacoma; a sister, Mrs. Nellie Smith, San Diego, California; and sixteen grand­
children.

Representative Mark V. Holliday delivered the following eulogy on the life
of Caleb John Moore:

Independent thinking has characterized many of our public officials throughout
the years of statehood. It is not a recent development. Among those who served in
the early days of the State who exhibited this independence, combined with forward­
looking activities, was Caleb John Moore, who represented Skamania County in this
Body for four terms.

He served during the so-called "gay nineties," during the administrations of Gover­
nors John H. McGraw and John R. Rogers. He came to his first session as a represen­
tative of the Democratic party in 1893; then in 1897 he returned as one of the Populist
party group; and again in 1899 with the Peoples' party and in his final session in 1901
he again bore the Democratic label.

Caleb John Moore was born in Pennsylvania in 1849 and emigrated to Camas, Wash­
ington, in 1877. He continued to make this his home until his death on October 16,
1944. His ninety-five years of life spans a most interesting and challenging period of our
history.

Indicative of the progressive attitude of the man were his activities in the State
Grange, of which he was a charter member. He helped organize the first Grange at
Camas in 1899. Among the issues of his day that the Grange espoused was the Woman's
Suffrage amendment which was ratified in 1919. In the earlier part of this century he
served as county commissioner for Skamania County. Throughout his long and varied
life he maintained an active interest in public affairs.

Survivors are three daughters, Mrs. Mollie Miller of Mt. Pleasant, Mrs. Zetta Cam­
pen of Washougal, Mrs. Josie Felts of Vancouver; four grandchildren and six great­
grandchildren.

Representative Grace Kelley delivered the eulogy on the life of Frank L.
Morgan. (See Senate Journal).

Senator Ross W. Earlywine delivered the eulogy on the life of George Mur­
phy. (See Senate Journal).
Representative Arthur H. Bassett delivered the following eulogy on the life of John L. Murray:

John L. Murray, son of a noted pioneer family, was born May 7, 1865, at Muck, in Pierce County, and died August 9, 1947, in Tacoma. He was 82 and lived all his life in this State.

Mr. Murray was a member of the House in the 1891 Session as a Republican representative from the Thirty-fourth District, Pierce County.

He was a member of William P. Dougherty Lodge No. 224, F. and A. M., a Scottish Rite 32nd Degree Mason, a noble of Afifi Temple of the Shrine, and the Odd Fellows fraternity.

Mr. Murray was reared on the Murray Donation Claim on Muck Creek, about seven miles east of Roy. His father, Henry Murray, took up this claim in 1852, the same year Pierce County was organized, and he became one of its original county commissioners. Henry Murray married Catherine Ross at Old Fort Nisqually in 1850. She had lived at the historic fort since 1838, when her father, Charles Ross, crossed the plains by covered wagon with Dr. McLaughlin's party and became Hudson Bay Company's trader in this region, and later, factor of the Hudson Bay Post at Victoria, B. C.

John L. Murray lived on the ranch at Muck until he reached manhood, attended the first high school established in Tacoma, taught school at Weyerhauser on the Mountain Highway in Pierce County, engaged in farming and entered the mercantile business at Roy. In Tacoma he also operated the old Tourfst and the Stothart hotels. He was Commissioner of Public Safety of the City of Tacoma, 1922 to 1926.

Mr. Murray married Marion A. Mitchell in 1888. She died in 1925. He is survived by George F. Murray, of Tacoma, brother and former member of the House, and Mary J. Fell, of Palo Alto, California, a sister. Other survivors are a son, Ernest K. Murray, former corporation counsel of the City of Tacoma and former Director of the State Department of Public Service, with whom he lived at the time of his death; four grandchildren, Jeanne, Marilyn and Ernest M., of Tacoma, and Donald, of Seattle; and two great grandchildren.

Representative John L. O'Brien delivered the following eulogy on the life of Frank G. Myers:

Among many pioneers who in young manhood turned their faces toward the Pacific Coast and aided in the growth and development of the vast resources of this State, we honor here one whose professional talents were invaluable.


He was elected a Republican representative from the Thirty-third District, King County, and attended as a House member in the 1919 and 1920 Extraordinary Sessions. He served with credit to his district in this assignment.

During many years of his life he was employed in King County engineering work and in the United States Engineer's office in Seattle.

Active in club and fraternal circles, Mr. Myers was a member of Daylight Lodge No. 232, F. and A. M., Angora Grotto, Home Camp No. 26, Woodmen of the World, and a former member of Bethlehem Commandery, K. T., and Nile Temple of the Shrine.

Surviving are his widow, Elizabeth; a son, Phil W. Myers; a sister, Mrs. Mayme L. Reech; and a granddaughter, Mrs. Phyllis Jewel, all of Seattle.

I present this tribute to his memory for the permanent record.

Representative David Hoefel delivered the following eulogy on the life of Richard J. Neergaard:

The natural resources of the northwest territory were attracting national attention when in 1882, Richard J. Neergaard, and other intrepid and undaunted future settlers, faced the wide open spaces of the frontier and journeyed to the Columbia. In that historic section of southeastern Washington he decided to cast his chance on a future career. We offer this review in respect to his memory.

Richard J. Neergaard was born September 7, 1862, at Springfield, Tennessee, and died March 8, 1948, in Spokane. He studied law diligently and was admitted to the bar, practicing first at Oakesdale, Washington. He possessed that forceful personality so necessary in those days, made friends easily, and was soon deeply interested in politics. He served as clerk of Adams County, and later became the first mayor of
Ritzville before Washington was granted statehood. He was elected to the Legislature from Adams County and served in the House in the Session of 1893, being a member of Tide Lands, Railroads and Municipal Corporations Committees. John McGraw was inaugurated governor at that session. A few years after his term at Olympia, Mr. Neergaard was elected prosecuting attorney for Whitman County, serving in 1901 and 1902. He retired from active legal work twenty-five years ago.

He married Marietta Johnson, of Ritzville, in 1885, who died a few years ago. Survivors are a daughter, Mrs. Harriet M. Jones, Priest River, Idaho; two sons, W. T. Neergaard, Steptoe, Washington, and John H. Neergaard, Municipal Judge, Seattle.

Representative Chet King delivered the eulogy on the life of Fred Norman. (See Senate Journal).

Senator John N. Todd delivered the eulogy on the life of Edward B. Palmer. (See Senate Journal).

Representative John R. Jones delivered the following eulogy on the life of Mrs. Belle Reeves:

On January 2, 1948, the State of Washington lost Belle Reeves, one of our most outstanding public servants and one of the most popular political figures in our history. "The Grand Old Lady of Washington," and "Auntie Belle" to hundreds of her associates both in public and private life, had given a quarter century of unstinting devotion to the citizens of this State.

Fifteen of those years were spent as a member of this House. It was the privilege of your writer to serve with Belle Reeves, beginning with the Session of 1923, at which time we were both freshmen members of this Body. In that session there were nine Democrats in the House. In the 1925 Session there were only five Democrats in the House, namely, Belle Reeves of Wenatchee, E. I. Huffman of Quincy, Mike Brislawn of Sprague, the late E. F. Banker of Winthrop and the writer.

From her first service in the 1923 Session, Belle Reeves showed her capacity to serve, to learn and to grow with the experience of legislative leadership. I recall with pride Belle Reeves' part in the apprenticeship of that small group of legislators. She was always fair, always honest, always a good sport. She asked no special consideration because of her sex. She was completely frank on any stand she took. On matters of principle she stood firm and held the respect of all shades of opinion. In all my experience I have never known a more womanly woman, nor one who was so well liked by the men who were her colleagues in public life.

That early band of Democrats was so small we could caucus while going up and down the elevator in the Old Capitol Building, or in a booth at a local restaurant. In such groups as these, necessarily informal, the true inward character of a public servant is revealed. Belle Reeves learned her lessons well as a legislative novice and went on to develop the kind of leadership which proved so valuable in later years when that tiny minority of Democrats became the overwhelming majority of this Body. She was ever afterwards careful to protect the rights of minorities. A keynote of her character was consideration for the other fellow.

In February of 1938, Belle Reeves resigned from this House, with considerable regret in her heart, she often told me, to accept the larger responsibilities of the office of Secretary of State. Her appointment to that high office was fitting tribute to her years of faithful service in Washington's Legislature. It is doubtful if any appointment was ever made by any governor which was so universally popular as the appointment of Belle Reeves by Governor Martin, to fill the vacancy created by the death of Dr. Ernest N. Hutchinson.

The judgment of the Governor was splendidly borne out by the will of the people. Belle Reeves was elected Secretary of State in 1940 by the third highest vote in Washington. In 1944 she was elected by the largest vote ever given a state official in the history of Washington. This was a tremendous vote of confidence in a woman. It revealed that not only the voters of her own Democratic party, but many voters in the other party were convinced of her ability, her character and her high principles in the conduct of a public trust.

Belle Reeves served as Secretary of State for ten years and was unquestionably the most accessible and approachable official in the State Capitol. Her office was always open to old and young, rich and poor, the politically favored and the politically unfavored. No one ever left her office without a lift in spirit. Her wise counsel was freely given to all. As the end of her career drew near, her position was unique as the State's principal "elder statesman." The Lieutenant Governor never failed to introduce her at
government functions as "The Sweetheart of Washington," and this title was most appro­priate to this completely charming, sincere and ageless woman.

The last two years of Belle Reeves' life were a miracle of courage. Broken in health, her spirit never flagged. All who came in contact with the magnificent strength of character shown by this frail little woman, departed under her spell of inspiration. You went away with renewed belief in the grandeur of the human spirit. Belle Reeves returned again and again to her office after repeated attacks of illness. Each time the same old brightness was in her eyes, the same illuminating smile, the same ready laugh, the same appreciation of a good joke. Her final illness, mercifully, was short, and in the fullness of her life she lay down the burden her gallant heart could no longer support.

I have spoken of Belle Reeves as a public figure. I would like also to speak of her as a person, a much beloved woman in her home, among her friends. Her success in politics was outstanding because of her warm human nature. More often, I think, political fame comes in spite of the deficiencies in character and humanity of the politician. It is rare to find in public life a woman, dealing so predominantly with men, who can retain such sweetness of personality in all her contacts. Her friends, in the true meaning of friendship, were numbered literally by the hundreds. Members of the opposition party, both high and low, who would never think of voting for a Democrat ordinarily voted regularly for Belle Reeves. She had only one child, but she was a second mother to her grandchildren and to a large number of nieces and nephews, grandnieces and grandniephews. Because she loved people, people loved her.

The fruits of such a fine character as Belle Reeves live on in the lives of all who knew her. Perhaps it was of such a woman that the ancient Hebrew Wise Man spoke:

"Of a virtuous woman the price is far above rubies. The heart of her husband doth safely trust in her, so that he shall have no need of spoil. Her husband is known in the gates, when he sitteth among the elders of the land. Strength and honor are her clothing; and she shall rejoice in time to come. She openeth her mouth with wisdom and in her tongue is the law of kindness. Her children arise up and call her blessed; her husband also, and he praiseth her. Favor is deceitful, and beauty is vain, but a woman that feareth the Lord, she shall be praised. Give her of the fruit of her hands and let her own works praise her in the gates."

Representative Eva Anderson delivered the following eulogy on the life of Mrs. Belle Reeves:

Today we pay tribute to Belle Reeves, Gracious Lady and Gallant Public Servant. Homemaker, community organizer, state builder, member of the Legislature, and Secretary of State, Belle Reeves was friend to untold thousands. Her service, spanning nearly sixty years, began in rough, rugged pioneer days.

For eight regular and two special sessions, Belle Reeves sat in this House where you, my fellow legislators, now sit. From here she was promoted to Secretary of State. As such, she was twice re-elected and often called "Washington's First Lady." In 1944 she received the highest vote ever cast for any elective office in the State of Washington. That alone is evidence of the unique spot she held in the hearts of the people.

Belle Reeves belongs to the state as a whole, yet north central Washington proudly claimed her as its own. An early state pioneer, she lived in Chelan County even before such a county existed. When she arrived as the young bride of Frank Reeves, himself once a legislator, Washington State was less than two years old. Belle Reeves, personally, knew more than three-fourths of the signers of the State's Constitution.

"This Lady from Chelan County" had a tremendous influence on my own life. I knew her intimately—her warm heart, her gracious spirit, and her wonderful love for people. Sometimes I visited her here and it was my hope, and hers too, that some day "when there was time," I would write the entire story of her life. It was sweet, challenging, colorful.

Wife, mother, friend, neighbor, Mrs. Reeves loved everybody. They loved her. While she had only one child, Mrs. Zelma Morrison, now connected with the Eastern College of Education, she had three grandchildren and a host of nieces and nephews of whom she was inordinately proud.

Gracious and beautiful, hers was a radiant spirit. The secret of her charm lay largely in her own warm-hearted loyalty to her friends, old and new. The most humble old neighbor, visiting in the State House, was accorded the same cordial welcome as if he or she were visiting in Belle's own home in Wenatchee.
During the recent campaign, your speaker crossed and re-crossed Belle Reeves' former kingdom. Everywhere there her memory is precious and her name is mentioned reverently throughout the whole area.

One day, off the beaten path, I handed an old man one of my campaign cards. He glanced at it indifferently.

"Nope," he shook his head. "I'm voting for Belle."

"But she's dead," I told him, "and I'm taking her place."

There was a long silence. Then he peered up at me. "That's right," he muttered.

"She passed over last year, didn't she?"

After another silence he said softly, "But she ain't dead. And I'M ALWAYS A-VOTIN' FOR BELLE."

Now with me check the record for she attained the goals which every public servant covets:

Usually she received the highest vote on the ticket.

Members of both parties voted for her, year after year.

Loyal to her own party—she was always a staunch Democrat—she worked, if an ideal was involved, straight across party lines.

Her constituents trusted her implicitly. They felt pride in her and her achievement. They backed her on major issues.

Her name was respected and her personality made tremendous impact.

They called her home for all important occasions: Blossom-time, when, with the Governor, they put her at the head of the Parade; for Chamber of Commerce and Lodge meetings; for commemorative exercises, patriotic and civic.

One of the loveliest and most characteristic pictures of Belle Reeves hangs on the wall of the Wenatchee Daily World which carried her news and publicity for over forty years. In this particular picture she stands by Governor Martin at Stevens Pass where they have just cut the ribbon opening a new road. Proudly she stands there. There's a look of joy on her face. Behind her are the eternal Cascadian peaks, and ahead a stretch of new roadway. To me, that picture admirably characterizes Mrs. Reeves. Behind in her life's story was the rockbed of pioneer experiences; ahead, the vision of a bigger and better Washington. Roads, bridges, schools, parks—she envisioned them all.

Belle Reeves served as a link, joining the old with the new; pioneer days with the present age; the east-side of the state with western Washington; Democrats with Republicans; young with old; strict moral coders with the ultra-modern. Belle knew and worked with them all. She did not drink. She did not smoke, and she was an ardent church woman and life-long member of the W.C.T.U., and yet in her presence no one with conflicting views was ever embarrassed.

Once when asked if the "smoke-filled rooms" annoyed her, she replied with a laugh, "Why, honey, no! I've been pickled in smoke. I've been around it all my life."

In her early days she was a teacher. Then with her young husband they attempted mining in the Couer d'Alenes. Later, in Leavenworth, they set up a newspaper and, with her baby nearby in a high chair, she set type. Frank practiced law; Belle taught shorthand, recorded legal documents, and helped carve out a home and a career in the raw, new country.

First, she shared her husband's political life, always keeping pace. Then, following his death, she advanced alone. Gallant, with an insatiable urge for service and progress, she never willingly slackened her pace. Proudly, she sparred with Old Man Time, up until the very end.

In her honor, the first state funeral was held in this very room, a year ago, on January 5, 1948. 'Twas fitting for in Washington's State Legislature she had served with distinction for fifteen years.

And then again, the home folks called her. Lovingly they called her home to Wenatchee to bury her under a mountain of flowers.

Belle Reeves had a heart of gold and a will of granite.

She was:

As rugged as our Land of Sagebrush and Volcanic Ash
As open-hearted as our blue summer skies
As sweet in spirit as our fragrant blossoms of springtime
As proud as our majestic hills
As fruitful in life's richness of service as our fruitland in the glory of harvest.


In faith, simplicity, and having rendered full measure of service, Belle Reeves lived as we, too, will wish that we had lived when we exchange time for eternity.

One cannot know a personality, so sweet, so rare, and so vital without being more
and more convinced of Immortality. Such an unquenchable Spirit simply could not die—and be no more.

God gives and He takes. But somehow he plants within the human heart the yearning and the will, through His Grace and Mercy, to live with Him and to go forward in His Kingdom forever.

Beele Reeves—"Auntie Belle" to scores who loved you tenderly—your memory and the shining example of your blessed life lives on and on!

Life's race well run
Life's work well done
Life's Victory won
Eternal!

Representative A. B. Comfort delivered the following eulogy on the life of Judge Frederick G. Remann:

With profound reverence we commemorate today the achievements of a beloved jurist, Judge Frederick G. Remann, twenty-three years a member of Pierce County Superior Court, and a former member of the Legislature.

In his passing, lawyers and citizens alike, pay homage to a commendable friend and colleague. He was a studious and stern advocate in the strict observance of even the finest point of courtroom procedure, and many pleaders and prosecutors will long remember his candid comments, as well as his humorous observations from the bench.

All his life, Judge Remann was prominent politically. His father died while serving as a congressman from Illinois. His grandfather, Frederick, served in the Illinois State Legislature with Abraham Lincoln and there were displayed in Judge Remann's home mementos of the great emancipator and the historic events of those days of momentous decisions.

Judge Remann studied a year in the Barnes Medical Academy, St. Louis, then entered the University of Illinois law school. After graduation, he practiced in southern Illinois, then moved to Chicago, became a noted corporation attorney and held important directorates.

He came to Tacoma on a vacation trip forty-two years ago and decided to remain. He was deputy Pierce County prosecutor until 1912. Elected prosecuting attorney in 1915, he was in office until 1919. Judge Remann was appointed to the superior bench January 20, 1926, to serve until election and was returned term after term for twenty-three years, and all that time in the same courtroom.

Judge Remann served in the House of Representatives in the 1919 and 1919-Ex., sessions. The voters of his party returned him for the 1921 and 1923 assemblies. In all these sessions he was assigned to the Judiciary, Corporations and Rules and Order Committees. In 1921, on a special appointment, he assisted in the reapportionment of state senatorial and representative districts.

Judge Remann recently suggested the name "Hillcrest," Pierce County Juvenile Detention Home, to a new structure, one of the finest in the nation. It was he who founded the juvenile court in Tacoma twenty-two years ago, and such a name, he believed, would allude to its true service.

He was an ardent sportsman, loved the great outdoors and delighted in a summer vacation along a trout stream. Thus it was natural for him to be interested in boys' clubs and the Boy Scouts who received his wholehearted support.

Judge Remann belonged to Destiny Lodge No. 197, F. and A. M., the Eagles and Kiwanis; Tacoma Bar Association and Washington State Judges Association. He was a member of the First Presbyterian Church.

He was born in Vandalia, Illinois, in 1877, and died February 7, 1949, in Tacoma.

Judge Remann is survived by his widow, Elizabeth Ann; a daughter, Mrs. Julia Parrish, Burney, California; two grandchildren, Brent and John Parrish; three cousins, Joseph H. Gordon, Sr., W. M. Weber and G. C. Weber, all of Tacoma.

Representative Arthur Bergevin delivered the following eulogy on the life of Harry A. Reynolds:

In the early settlements of the State, few communities endured more acute struggle and frustration than those small groups of pioneers at or near Walla Walla. During some of the historic events of those days, Harry A. Reynolds was born near Walla Walla, October 14, 1863, and died October 2, 1948, in Walla Walla at the age of 85.

His father was a pioneer miller in the valley. In 1859 he joined J. A. Simms and Captain F. T. Dent to build a mill on land, a part of the old Drumheller farm, now the Whitney place.
FORTY-FOURTH DAY, FEBRUARY 22, 1949

Harry A. received his early education in Walla Walla County schools. In 1886 he was graduated from the University of Michigan law department and was admitted to the bar in this State soon afterward. While practicing law he served on the Walla Walla city council and was county commissioner four terms, first in 1914 and later in 1934 and 1940.

He was married January 1, 1891, to Bertha Truesdell, who died a few years ago.

Mr. Reynolds was an early officer of Whitman College. Throughout his life he was deeply interested in character building organizations and gave freely of his time and money to further such activities. In 1946 he traveled to Michigan to be present at the 60th reunion of the law class of his Alma Mater.

Mr. Reynolds was elected to the Legislature for the 1921 Session of the House and the electorate returned him again for the 1923 term. He served on important committees and his advice and judgment were respected.

He is survived by three daughters, Carrie, Santa Monica, California, Charlotte and Margaret of Walla Walla; and two sons, Harry J. Reynolds, Hermosa, South Dakota, and Allen Reynolds of Walla Walla.

Representative A. L. Rasmussen delivered the following eulogy on the life of Ray Sandegren:

Ray Sandegren, whose brief political career and legislative service to the State is memorialized today, was a member of the House one session. He was born in Tacoma, Washington, in 1908, and died in his home there, May 22, 1948.

Mr. Sandegren, but forty at the time of his death, attended grade and high schools in Tacoma, then was graduated from Washington State College, honored as a member of Theta Chi fraternity. After school life he entered life's school and engaged in the printing business.

During an extended service in the Second World War he was promoted to the rank of captain.

He was elected to the Legislature from the Twenty-seventh District, Pierce County, and attended the 1935 Session.

Later he became an official of the National Youth Administration. He was advanced to chief of the Veterans' Administration for contact division work in Idaho, Oregon, Montana, Washington and Alaska, shortly before his untimely demise. His office was in Seattle.

Besides his widow, Helen, he is survived by two sons, Ray, Jr. and Thomas; his mother, Mrs. Amanda Sandegren of Tacoma; and two brothers, Andrew of Perryville, Missouri, and Paul of Tacoma, a newspaper man:

Representative R. C. (Brigham) Young delivered the following eulogy on the life of G. P. Short:

We here honor the memory and pay a brief tribute to G. P. Short, Pacific northwest pioneer, a veteran attorney and a member of the Legislature during one regular session and one special session. He was a native of New York and died March 17, 1947, in Ellensburg, Washington, at the age of 71.

At an early age he left home to seek fame and fortune in the vastness of the northwest country about the time the railroads were urging Pacific Coast travel to home seekers and investors.

Mr. Short first arrived in Seattle in 1889, then moved to Cle Elum where he practiced law for ten years. Since 1911 he lived in Ellensburg. For fifteen years, Mr. Short was a trustee of Central Washington College of Education.

He always was a welcome figure in caucuses when civic or county politics were concerned, and he was active in campaign work. Mr. Short was elected to a seat in the House and served in the Session of 1919 and the 1920 Extraordinary Session, where his legal talent and knowledge of existing laws were valuable to the Judiciary and Revenue and Taxation Committees of which he was a member.

Survivors are his widow, Mary Bostwick Short, of Seattle; two sons, Spencer and Philip, Ellensburg, Washington; and three daughters, Mrs. Katherine Hyde of Camas, Washington, Mrs. Lorinda Carson, Seattle, and Mrs. Margaret Purnell, Ellensburg.

Representative Nat W. Washington delivered the following eulogy on the life of John P. Simpson:

Of many things accomplished in the State Legislature, John P. Simpson was most proud of the leading part he played in inaugurating and developing the training school for spastic children at Soap Lake. Today we pay tribute to his memory.
J. P. Simpson, a member of the House of Representatives from the Thirteenth District during four sessions, 1943 and 1944 Extraordinary, 1945 and 1947, was born in Chicago May 23, 1892, and died April 22, 1948, at Ephrata, Washington, after several months' illness. In politics he was true to the Democratic party through lean years and good, supporting as editor of the Grant County Journal those ideals in which he believed. He served as a committeeman for seventeen years; six as Chairman of the State Democratic Central Committee and Chairman of Grant County Democrats twelve years. Then, in 1942 he was elected to the House of Representatives. In the extended controversy for the development of the Grand Coulee Dam and the Columbia Basin, he laid aside party lines and earnestly supported all plans for the project and lived to see it well on the way to completion.

A confirmed believer in public ownership of natural power resources, he consistently preached that doctrine throughout his public life. Mr. Simpson was active in civic affairs, former president of the Ephrata Chamber of Commerce, a member of the Washington Press Association, past president of the Northwest Conservation League of Idaho, Montana and Washington, and belonged to the Washington State College Chapter of Sigma Delta Chi. He was also active in the fraternal orders of the Lions, Eagles and I.O.O.F., and the Grange.

He is survived by a daughter, Pauline; two sons, both veterans, James and John; and one granddaughter, Kathen Marie, all of Ephrata; two sisters, Mrs. Ruby Toothater of Palisades, Colorado, and Mrs. Pearl Baxter, Los Angeles; two brothers, Edgar of St. George, Utah, and Stanley of Puyallup, Washington.

In reviewing the history of our departed member's busy life, we cannot fail to note he has left intricate symbols in his footsteps across the marble floors of the Capitol, a memory of characteristic optimism, faith in his country's future; and it is indeed an honor to testify to the achievements of John P. Simpson and to present this eulogy for record in the annals of the Legislature.

Senator David C. Cowen delivered the following eulogy on the life of Zachariah Stewart:

We honor here today a former legislator who was primarily an educator. Zachariah Stewart had served the Inland Empire in both capacities and his sterling qualities inspired the confidence of all with whom he associated. He was active in fraternal orders and in various organizations.

Zachariah Stewart, born in Ohio in 1865, resident of Washington since 1889, died June 5, 1948, in Spokane.

Mr. Stewart came to Spokane when the city was a frontier settlement, after a boyhood spent in Ohio. Graduating from DePauw University, he decided to follow his teaching talent in Washington Territory. He taught school at Rosalia, Spangle and Plaza, where he later became superintendent of schools. He went to Spokane in 1895 to be county superintendent of schools. He was the first principal of Garfield grade school. Later he held county and state positions.

Mr. Stewart was a prominent figure in political circles in the county for years, finally being urged to enter the campaign of 1912 for the Legislature. He won and served during both the 1913 and 1915 Sessions.

He belonged to Tyrian Lodge No. 96, Samaritan Lodge No. 52, I.O.O.F., Knights of Pythias, the Junior Order of United American Mechanics and the Spokane County Pioneer Society. He was a member of the Central Methodist Church.

Surviving are his widow, Annie; four daughters, Mrs. Harriet Laney, Kennewick, Washington, Mrs. Mabel Armstrong, San Jose, California, Mrs. Mark Clark, Wenatchee, and Mrs. Margaret Laney, Odessa, Washington; one son, Donald, Vancouver, Washington; and a sister, Mabel Jacobs, Indianapolis, Indiana; a brother, Joe A. Stewart, Spokane; twelve grandchildren and five great grandchildren.

Representative Louis E. Hofmeister delivered the following eulogy on the life of Bennett O. Swain:

Bennett O. Swain was born in Hancock, Minnesota, May 28, 1885, and died September 20, 1948, in San Diego, California, at the age of 63. His parents, Ole and Anna Swain, came to the United States from Norway, lived in Minnesota, then moved to Washington.

Bennett Swain attended school in Seattle and Wabash, Washington. A love of the sea, inherited from his forebears, led him to become a sailor at an early age, roaming the Atlantic and Pacific Oceans. Later he entered the restaurant business in Dayton, Ohio, Detroit and cities of the west coast.
In 1915 he purchased a ranch in King County, later selling it to assume charge of the Enumclaw Warehouse Company. A few years later he bought and built up one of the largest merchandising businesses in the county.

In politics, Mr. Swain was a staunch Democrat. He was elected to represent the Thirtieth District, King County, in the State Legislature in the 1927 Session. He served with distinction on Revenue and Taxation, Public Utilities, Mines and Mining Committees.

During his business life he was a member of the Kiwanis Club. For years, Mr. Swain held the presidency of the Associated Grocers Association of Seattle. Later he disposed of much of his property and retired to live at Redondo Beach. More recently, he moved to San Diego, California.

Surviving besides the widow, Anna M., is a son, Clifford Grant of Enumclaw, Washington.

Representative Floyd C. Miller delivered the following eulogy on the life of Don L. Underwood:

I proudly present this tribute to Donald Leslie Underwood, born December 27, 1897, in Sierra Madre, California, and who died September 17, 1948, in Seattle.

Don Underwood was but a few months of age when his father, Henry Underwood, a building contractor, was fatally injured in an excavation cave-in. After a few years, the family moved to Portland, Oregon. They came to Seattle in 1906.

Upon completion of his education, Don engaged in the mercantile business. He spent some time in Montana and several years in the floral business in Seattle. In 1923 Don, with his twin brother, Duncan, founded the Underwood and Underwood Sash and Door Company, one of the largest sash and door plants in the State. He continued in this line, as president of the corporation for twenty-five years.

A keen interest in city and county affairs resulted in his being elected to the Legislature, the first time for the House Session of 1939. Two years later he was again elected to the House of Representatives in 1941. He was Chairman of the House Appropriations Committee during the 1943 Session and the 1944 Extraordinary call.

His zeal and untiring efforts in committee work, always an inspiration, left an enduring example of unselfish, constructive labor for the welfare of county and State.

During his earlier years much time was spent in the pursuit of hobbies, automobile and boat racing. He drove a racing car in Canadian and northwest events. The speedboat "Hornet" was a familiar sight on Lake Washington, Green Lake and Lake Union. He loved music, played the piano and delighted in reciting poetry. He enjoyed fishing and hunting and felt at home in the forests and mountains of Washington. In their beauty and stillness, Don found an unfailing source of inspiration.

Mr. Underwood was a member of Ark Lodge, No. 126, F. and A. M., had been advanced to the 32nd Degree by the Scottish Rite bodies and was a noble of the Nile Temple of the Shrine. Active in the Seattle Chamber of Commerce, he also held membership in the Municipal League, Green Lake Congregational Church, Roosevelt and Green Lake Commercial Clubs and in the Olympic Golf Club.

He had just been victor in the primary election for Democratic commissioner in the North District of King County when death ended further career.

His widow, Pauline, a daughter, Donna, a sister, Mrs. Ruth McVitty, Hawthorne, Nevada, and a half-brother, Wilbur Jordan, survive.

All who knew Don respected him and the State he served thus honors him by this memorial.

Representative Daily S. Wyatt delivered the following eulogy on the life of Guy E. Van Horn:

He has achieved success who has lived well, laughed often and loved much; who has gained the respect of his fellow man and the love of little children; who has filled his niche and accomplished his task; who has left the world better than he found it, whether by an improved lily, a comforting poem, or a rescued soul; who never lacked the appreciation of earth's beauty or failed to express it; who has looked for the best in others and given them the best he had; whose life was an inspiration; whose memory is a benediction.

Such was the life of Guy E. Van Horn who served in the Legislature from Whatcom County for eight years beginning in 1925, and passed from this earthly scene while sitting comfortably in the living room of his home last New Year's Day at the age of 70. The funeral was held in Ferndale with an overflow of friends paying their last respects.
Mr. Warren Kenoyer, a fellow Grange member and farmer, delivered a most fitting sermon. Burial was in the Woodlawn Cemetery beside the grave of his son, John, who gave his life in the late war.

During the last several months of his life, Mr. Van Horn realized his physical condition, but chose to remain at the wheel and carry on with the noble tasks which he, himself, had helped to promote.

Coming West from Nebraska with his parents, he settled in Whatcom County in 1889. When he and Mrs. Van Horn sent East for their first setting of eggs some forty years ago, he was working as a shingle weaver and fisherman. With this start he developed into one of the Northwest's leading poultrymen, with an annual flock running into the thousands.

At the time of his passing, Mr. Van Horn was President of the Washington Cooperative Farmers' Association and had not missed an annual meeting since its organization in 1917. He was also President of the Washington Co-Operative Chick Association which he also helped organize. Other civic duties included many years as Director of the Bellingham Chamber of Commerce, first Master of the Marietta Grange and for twenty years Director of the Grange Insurance Association. He loved to hunt and fish and was ever interested in good fellowship with friends and neighbors, constantly injecting timely wit while among his associates. He enjoyed travel and was always on the lookout for ideas he could bring back to help better the life of his fellow farmer.

Guy Van Horn devoted most of his life to serving others at a great sacrifice personally and to his family, always in a courteous and cheerful manner.

He is survived by his wife, Mabel E.; five daughters, Mrs. Evelyn Lewis, Mrs. Cecelia Anderson, Mrs. Adele Hansen, Mrs. Jean Dart, Mrs. Rosa Jeffers; and two sons, William J. (Bud) and Guy Elliott, Jr.

It may be said as a fitting illustration of his well spent life that we know not where falls the seed we scatter with tenderest care, but this we do know, it will bear fruit sometime, somehow, somewhere.

Representative W. C. Raugust delivered the following eulogy on the life of W. C. Weik:

An honored custom calls on us here assembled, to pay in full measure, tribute to the memory of one who was my friend and friend to all who knew him, young or old. Kindness, helpfulness and consideration were qualities possessed by this departed member of whom I speak today. W. C. Weik was one of the outstanding men of the community, interested in all its affairs, social, fraternal or political. Many young people, especially those seeking a career in business, requested and respected his advice, was an educator, editor and citizen.

Mr. Weik grew up in the mid-west and received his education at Ridott, Illinois, where he taught school for a few years. He then joined the high school faculty of Spirit Lake, Iowa, and remained until the Klondyke and Alaska gold discovery lured him, along with thousands of fortune hunters and adventurers, to the far north. In 1889 he settled in Spokane, worked for the Great Northern Railroad and later moved to Odessa. After a period of years in various vocations, Mr. Weik became interested with R. G. Crane in publishing the Odessa Record. In 1907 he disposed of his newspaper interest and on April 6 was appointed postmaster. He held that office many years. During this tenure he again became publisher of The Record for a twenty year period.

Mr. Weik was an ardent Republican and an energetic worker for the party. While town clerk he campaigned to represent the Eighth District of Lincoln County and won a seat in the House of Representatives for the Session of 1925 and Extraordinary Session, serving on the Enrollment and Election and Privileges Committees.

The state is proud of his legislative record, and we honor him as a public servant here today.

Mr. Weik was born at Pectonica, Illinois, January 30, 1869, and died August 22, 1947, at Odessa. A resident of the State for a half-century, he was a Mason, and a member of the English Congregational Church. Survivors are his widow, Nellie A., a daughter, Mrs. Leon Walter, and a grandson, all of Odessa.

Senator Asa V. Clark delivered the eulogy on the life of Frank J. Wilmer. (See Senate Journal).

Representative Mrs. Vincent F. Jones delivered the following eulogy on the life of Frederick A. Wing:
Frederick A. Wing, Seattle's first United States Assayer, early automobile dealer, financier and pioneer, died August 8, 1947. He was a native of Streetsboro, Ohio.

Mr. Wing was graduated from Olivet College, Michigan, and engaged in a general mercantile business in that state and in Nebraska. He was married to Eva A. Bois in 1875, who died in November, 1925. Since then Mr. Wing had made his home in the Olympic Hotel in Seattle.

He had been active in and identified with the growth of Seattle since moving to Washington in 1895 as a general agent for The Massachusetts Mutual Life Insurance Company. In 1898, sometime following the discovery of gold in Alaska and the Yukon country, Mr. Wing was appointed assayer, inaugurated the first United States Assay Office in the northwest, of which he had charge for eight years. Early in the century he was an agent and salesmanager for the first automobiles in the Puget Sound area. He later founded the Automobile Owners Inter-Insurance Association, the parent body of the United Pacific Casualty Company. He was an honorary director of the renowned Wing Family of America, Inc.

In 1894 Mr. Wing was elected on the Republican ticket from King County to the House of Representatives, where he served in the Session of 1895.

He was a life member of the Rainier and Arctic Clubs and charter organizer of the Seattle Yacht Club.

Survivors are a daughter, Mrs. Charles W. Stimson, Seattle, a granddaughter, Mrs. Harold A. Miller, Portland, Oregon, and three great granddaughters.

Representative A. B. McPherson delivered the following eulogy on the life of Dr. Robert D. Wiswall:

Despite the exacting demands of his profession, Dr. Robert D. Wiswall rationed his time to participate in civic and state politics. His election to the Legislature for three successive terms surely demonstrated his efforts were not unappreciated.

Dr. Wiswall was born in Balston Spa, New York, October 12, 1870, and died November 10, 1947, in Vancouver, Washington. He was 77 years of age.

He came west as a young man and worked and received his degree at the University of Oregon Medical School in 1897. He practiced in Pendleton, Oregon, and Camas, Washington, before moving to Vancouver, where he was Clark County health officer for several years.

Well known throughout his community and county, Dr. Wiswall was instrumental in helping several of the local hospitals to organize. He became surgeon for the Spokane, Portland and Seattle Railway when it was completed to Vancouver, and retained that appointment until his death. His son, Dr. Henry M. Wiswall, became associated with him in practice about 1930.

He was first elected to the State House of Representatives in 1932 on the Democratic ticket, serving in the Session of 1933 and the extra call of that year, then was re-elected in 1934 and 1936. In all his years in the Legislature, Dr. Wiswall contributed much to the success of each session.

A life member of the Vancouver Elks, he also belonged to the Rotary Club, the Independent Order of Odd Fellows, was a Mason, Knight Templar and noble of Al Kader Temple of the Shrine. Dr. Wiswall was also past president of the Clark County Medical Society. He belonged to St. Luke's Episcopal Church.

Surviving are his son, Dr. Henry M. Wiswall, Vancouver, two grandsons, both of Vancouver; and one niece, of Eugene, Oregon.

Representative Ole H. Olson delivered the following eulogy on the life of George F. Yantis:

George Franklin Yantis was the son of pioneer parents. They belonged to that fearless, hard-working, initiative-filled, inspired group who met the challenge of the frontier and wrung from the woods and the valleys a livelihood and a future home for their loved ones. They helped lay the foundations of our great state.

George Yantis was a pioneer in his own right—equally fearless, fully as energetic, just as resourceful and, one might say, divinely inspired—in the fields of social, economic and political development in the adopted state of his forbears. He was endowed with a keen mind, possessed of a sterling character, and, most important of all, was imbued with a faith in democracy that influenced and guided him in all his activities. All these mental and moral characteristics were housed in a strong physique and reflected through a friendly, magnetic and winning personality that made him outstanding among his fellowmen. He lived a full life in the sense that he devoted his energy
and his thoughts to growth—growth within his own spiritual and intellectual spheres, and thus in turn inspired vision and growth in the broad fields of human relationships in those with whom he came in contact.

His great qualities of leadership won for him one position after another of public trust where he could exercise initiative and guidance. The impress of his contributions to the social and economic fabrics of society of his day are a permanent record in the history of his town, his county, his state and the nation.

One must, in speaking of George Yantis, recall, reiterate and re-emphasize what appeared to be the motive of his life. Just as faith in a Supreme Being is the moving, staying force in the missionary of religion, so was his faith in his fellowmen the driving force that seemed to guide him ever forward. The objectives of social, economic and political salvation and independence for all citizens were his goal. No matter how discouragingly slow progress appeared at times, no matter what reverses occurred, he never abandoned the faith nor lost sight of his objectives. Even when illness weakened the physical man to the point where others would have given up and stepped aside, this faith seemed to sustain him, and his record of service, instead of being dimmed or eclipsed, shone ever brighter.

George Franklin Yantis was born in Olympia on October 28, 1885, the son of John Vivian and Margaret Hume Yantis. He was educated in the schools of Olympia, and in 1913 was graduated from the University of Wisconsin Law School. He returned to his native city where he spent his long and active career. He was married to Ruth L. Tower at Beloit, Wisconsin, June 21, 1913. Mrs. Yantis survives him with their two sons, George F., Jr., of Olympia, and Richard T. of Los Angeles, and one daughter, Mrs. Grace Y. Lowry of Palo Alto, California. Also surviving is a brother, Robert, of Olympia, and two sisters, Mrs. Ann Houser of Longview, Washington, and Mrs. Faith Kaffenberger, of Purdy, Washington.

To recite the services George Yantis rendered to his city, county, state and nation is to recite an unusual record. He served as prosecuting attorney of Thurston County in 1915-16; city attorney of Olympia in 1932-34; attorney for the Port of Olympia from its organization in 1922 (incidentally, he was one of the promoters and organizers of this public service institution) until his death. In 1947 he was elected chairman of the Board of Directors of the Olympia State Bank and Trust Company, a position which he filled to the end. In 1930 his field of activities broadened further by his election to the State Legislature. He was early recognized as a leader in the Democratic party. He was re-elected to the Legislature in 1932, 1934, 1936, 1944 and 1946. He served the Legislature as Speaker of the House in 1933, in the regular and in the special session, and in the 1945 session. In this capacity, as legislator, he concentrated on the problems of taxation. His work in this field was outstanding and has influenced the thinking of dozens of his fellow-legislators and thousands of citizens throughout the state.

His reputation soon extended beyond the confines of the state and in 1937 he was offered the post of Commissioner of Immigration and Naturalization in Washington, D. C. However, he declined this post, feeling that his services in the state were of greater importance. He was elected to the Board of the Rockefeller Foundation in 1934. In 1939 he was appointed as the Pacific Coast representative of the three-man National Resources Planning Board by President Franklin D. Roosevelt. On this three-man board he became an outstanding leader and rendered services which left their imprint on much of our national legislation in the fields of social and economic development.

He was at various times mentioned as possible candidate for Governor, United States Senator and appointment to a cabinet post. However, ill health slowed his activities somewhat, his career as a public servant came to a close with the 1947 Session of the Legislature and he was called to his eternal reward on December 28th of that year.

In paying this tribute to his memory, in order that his viewpoints may be permanently enshrined in the archives of this Body, I think one or two quotations from his utterances should be included. In 1940 he said:

"America is not at the end of her development. The achievements of the past are but the scaffolding for the new and greater America—but the America of the future can only be built on the welfare of the entire American people."

His philosophical turn of mind was exemplified time and again in his talks on taxation. Very frequently he introduced these addresses by taking as his text Proverbs 11-24: "There is that scattereth and yet increaseth; There is that withholdeth more than is meet, but it tendeth to poverty."

Again, his philosophy of government, as summed up in the following quotation, is sound democracy which this and succeeding generations can well adhere to:
"I believe that the business of government, as of every human institution, is to promote human welfare, and that governments should exercise the powers necessary to accomplish that end. I believe that the democratic form of government is the only form consistent with human dignity, and in the long run, the only form that is safe."

In closing, I wish to pay my personal tribute, as well as the tribute of all those who served with him, to a man who was dependable as a friend, counselor, adviser and leader. His kindliness, thoughtfulness and willingness to give of his own time and energy is more appreciated as the years roll on by those of us who had the privilege of knowing him and working with him.

The life and record of George Franklin Yantis can well be an inspiration to all citizens of the State of Washington. Public service, as he interpreted it, is an honor to be sought by sincere people, and the rendering of such service adds luster to the servant, and is of inestimable value in the forward progress of the community, state or nation so served.

Mr. Ball returned the gavel to the President of the Senate.

MOTION

On motion of Mr. Ford, the Joint Session was dissolved.

The Speaker resumed the chair.

The Speaker directed the Sergeant-at-Arms of the House to escort the Honorable President of the Senate and the Senators to the Senate Chamber.

MOTION

On motion of Mr. Ford, 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 Beierlein, Bernethy, Boede, Dillard, Forshee, Hofmeister, Kelley, Kinnear, O'Brien, Ridgway, Smith (Ralph A.), Vane, Wedekind, Wenberg (Oscar), Wilson and Winberg (Andrew).

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed: Senate Bill No. 184, and the same is herewith transmitted.

HERBERT H. SIELE, Secretary.

The Speaker announced he was about to sign Senate Bill No. 184.

THIRD READING OF BILLS

The House resumed consideration of Engrossed House Bill No. 53.

Engrossed House Bill No. 53, by Representatives Cory, Knoblauch and Shannon:

Relating to custody and treatment of delinquent children, creating youth protection agencies, making an appropriation.

Mr. Knoblauch moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.
SECOND READING OF BILLS

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

In section 33, page 8, line 4 of the engrossed bill, being page 5, line 16 of the printed bill, strike the whole of subsection 2.

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

MOTION

On motion of Mr. Knoblauch, the rules were suspended, Re-Engrossed House Bill No. 53 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 Re-Engrossed House Bill No. 53, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinneal, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadboit, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Beierlein, Bernethy, Boede, Dillard, Eldridge, Forshee, Gordon, Hofmeister, King, O'Brien, Ridgway, Wedekind, Wenberg (Oscar), Wilson—14.

Re-Engrossed House Bill No. 53, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 58, by Representatives Carmichael and Bargreen:

Increasing authorized millage for water districts maintaining fire departments.

On motion of Mr. Bargreen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 58 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 58, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Donohue, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Hender-
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Son, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Beierlein, Boede, Cory, Dillard, Eldridge, Forshee, Gordon, Hofmeister, Ridgway, Wenberg (Oscar), Wilson—11.

Engrossed 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 Bill No. 120, by Representatives Jones (John R.) and Hallauer:

Authorizing extra use of county snow removing equipment.

On motion of Mr. Jones (John R.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 120 was placed on final passage.

Debate ensued.

On motion of Mr. Allen, the previous question was demanded.

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, 72; nays, 11; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Donohue, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoeffel, Hoopingarner, Jeffreys, Jones (John R.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Shadbolt, Shannon, Simmons, Sisson, Smiley, Sprague, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Andrew), Wyatt, Young, Mr. Speaker—72.

Those voting nay were: Representatives Anderson (Eva), Ball, Blair, Brown (Henry A.), Dillard, Jones (Mrs. Vincent F.), Lester, O'Brien, Schumann, Smith (Vernon A.), Zent—11.

Those absent or not voting were: Representatives Carty, Cory, Eldridge, Forshee, Gallagher (Bernard J.), Hillyer, Hofmeister, Holliday, Johnston, Powell, Roderick, Smith (Ralph A.), Stonecipher, Wenberg (Oscar), Wilson, Woodall—16.

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.
House Bill No. 133, by Representatives Paulsen and Comfort:
Enabling special elections for excess levies in Metropolitan Park Districts.

On motion of Mr. Comfort, the rules were suspended, the second reading considered the third, and House Bill No. 133 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 133, and the bill passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (Roy B.), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Dillard, Donohue, Farrington, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Sprague, Stonecipher, Sutherland, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—84.

Those voting nay were: Representative Smith (Vernon A.)—1.

Those absent or not voting were: Representatives Carty, Cory, Eldridge, Forshee, Frayn, Hillyer, Johnston, Powell, Sisson, Smith (Ralph A.), Testu, Wenberg (Oscar), Wilson, Woodall—14.

House Bill No. 133, having received the constitutional majority, was declared passed.

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

House Bill No. 149, by Representative Adams:
Relating to trade-marks; limiting effective period of registration to twenty years; increasing registration fee.

On motion of Mr. Adams, House Bill No. 149 was re-referred to the Committee on Commerce and Manufacturing.

Engrossed House Bill No. 157, by Representatives Kinnear and Riley:
Regulating and licensing of physical therapists.

On motion of Mr. Kinnear, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 157 was placed on final passage.

On motion of Mr. Adams, the previous question was demanded.

The Clerk called the roll on the final passage of Engrossed House Bill No. 157, and the bill passed the House by the following vote: Yeas, 74; nays, 6; absent or not voting, 19.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carroll, Carty, Comfort, Dillard, Donohue, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hoefel, Hoopingarner, Jeffreys Jones, (Jones R.), Jones (Mrs. Vincent F.), Kinnear, Knoblauch, Kupka, Lester, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Mohr.
Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—74.

Those voting nay were: Representatives Allen, Callow, Farrington, Henderson, Kelley, Miller (C. C.)—6.

Those absent or not voting were: Representatives Carmichael, Cory, Coughlin, Eldridge, Forshee, Frayn, Hillyer, Hofmeister, Holliday, Johnston, King, McPherson, Powell, Sisson, Smith (Ralph A.), Vane, Wenberg (Oscar), Wilson, Woodall—19.

Engrossed House Bill No. 157, having received the 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. Rasmussen gave notice that, having voted on the prevailing side, he would on the next working day, move that the House reconsider the vote by which Engrossed House Bill No. 157 passed the House.

PERSONAL PRIVILEGE

Mr. Riley:

"I am sure I am not the only one who has received a beautiful picture like this. It is a gift from our Chief Clerk, Mr. S. R. (Si) Holcomb. I want the House members to recognize and the Chief Clerk to know that we are extremely appreciative of this beautiful gift." (Applause).

PERSONAL PRIVILEGE

Mr. Ball:

"I would like to say thanks to all those who helped to make the Memorial Services a success. It was only the close cooperation of everyone that enabled us to make it a success."

PERSONAL PRIVILEGE

Mr. McPherson:

"I want to properly thank Mr. Ball for the way he conducted the services, because it was his work that caused it to be such a good service." (Applause).

MOTION

On motion of Mr. Ford, the House adjourned until ten o'clock a.m., Wednesday, February 23, 1949.

CHAS. W. HODDE, Speaker.
FORTY-FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,

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 Dillard, Eldridge, Forshee, Frayn and Vane.

Prayer was offered by the Reverend Henry S. Rahn, 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed Substitute House Bill No. 56, have compared same with the substitute bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Re-Engrossed House Bill No. 53, have compared same with the engrossed bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Gordon J. Brown, G. Frank Rhodes.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 99, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Jeanette Testu, George R. Thompson.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 161, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, G. Frank Rhodes.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 406; also Engrossed House Bill No. 139, have compared same with the original bills and find them correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, G. Frank Rhodes.
House Bill No. 49 (reported by Committee on Forestry, State Lands and Buildings):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 86 (reported by Committee on Banks and Banking):
Do pass as amended.
Passed to second reading.

House Bill No. 135 (reported by Committee on Medicine, Dentistry and Drugs):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 204 (reported by Committee on Harbors, Waterways and Flood Control):
Do pass as amended.
Passed to second reading.

House Bill No. 217 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a part of your Judiciary Committee, to whom was referred House Bill No. 94, amplifying scope and amount of garnishment exemptions, 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.

Arthur R. Paulsen, Chairman.


Passed to second reading.

House Bill No. 219 (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 Industrial Insurance, to whom was referred House Bill No. 219, creating Division of Metal and Nonmetallic Mining Safety in Department of Labor and Industries with certain powers 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.

Henry A. Brown, Chairman.

We concur in this report: A. B. Comfort, Clayton Farrington, Mark V. Holliday, Elmer E. Johnston, Grace Kelley, Chet King, Carl F. Mohr, Reuben T. Smiley, Harold (Judge) Zent.

Passed to second reading.
House of Representatives,

Mr. Speaker:
We, your Committee on Banks and Banking, to whom was referred House Bill No. 262, revising authorization to guardians in respect to investing of estate funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Patrick D. Sutherland, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on State Government, to whom was referred House Bill No. 264, authorizing and prescribing procedure for investigation of subversive activities by State Legislative Council, 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: W. O. Allen, Robert M. Ford, Michael J. Gallagher, Grace Kelley, Edward F. Riley, Jeanette Testu, Z. A. Vane.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a minority of your Committee on State Government, to whom was referred House Bill No. 264, authorizing and prescribing procedure for investigation of subversive activities by State Legislative Council, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Wesley R. Eldridge, F. Stuart Foster, Grant C. Sisson.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 280, amending to allow appointment of dental examiners by Governor without restriction to dental association list, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Cheet King, Chairman.

We concur in this report: Geo. N. Adams, Michael J. Gallagher, A. L. Rasmussen, David M. Roderick.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a minority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 280, amending to allow appointment of dental examiners by Governor without restriction to dental association list, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Howard T. Ball, A. B. Comfort, Mrs. Vincent F. Jones.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, your Committee on Banks and Banking, to whom was referred House Bill No. 284, revising statute with reference to provisional credits and regulating collection and
payment of demand items, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Patrick D. Sutherland, Chairman.


Passed to second reading.

House Bill No. 305 (reported by Committee on Forestry, State Lands and Buildings):
Do pass as amended.
Passed to second reading.

House of Representatives,

We, a majority of your Committee on Elections, to whom was referred House Bill No. 377, authorizing payment of second and third class school district election officers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Michael J. Gallagher, Chairman.


Passed to second reading.

House Bill No. 413 (reported by Committee on Commerce and Manufacturing):
Do pass as amended.
Passed to second reading.

House of Representatives,

We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 423, authorizing construction of addition to Washington State Historical Society Building, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Reuben A. Knoblauch, Chairman.


MOTION

On motion of Mr. Knoblauch, House Bill No. 423 was re-referred to the Committee on Appropriations.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Military and Naval Affairs, to whom was referred House Bill No. 441, coordinating state militia uniform allowance with federal
law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOWARD BARGREEN, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 448, reducing time for summons by publication from six weeks to two weeks, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 472, increasing maximum commission merchants’ bond to $25,000, 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. 495 (reported by Committee on Forestry, State Lands and Buildings):

Do pass as amended.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 508, providing method of cost assessment for irrigation improvement districts and making bonds thereof eligible for state purchase, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

NAT W. WASHINGTON, Chairman.

We concur in this report: Arthur Bergevin, John R. Jones, Joe F. Lester, Ole H. Olson, George R. Thompson.

Passed to second reading.

House Bill No. 532 (reported by Committee on Roads and Bridges):

Do pass as amended.

Passed to second reading.

House Bill No. 542 (reported by Committee on Elections):

Do pass as amended.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 544, providing six year terms for water district commissioners in Class A and first
class counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MICHAEL J. GALLAGHER, Chairman.


Passed to second reading.

House Bill No. 563 (reported by Committee on Reclamation and Irrigation):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, your Committee on Banks and Banking, to whom was referred House Bill No. 565, requiring death notification to safe deposit company by surviving person having right of access to safe deposit box, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

PATRICK D. SUTHERLAND, Chairman.


Passed to second reading.

House Bill No. 587 (reported by Committee on Forestry, State Lands and Buildings):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Military and Naval Affairs, to whom was referred House Joint Memorial No. 32, requesting establishment of universal military training, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOWARD BARGREEN, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 85, authorizing issuance of irrigation district revenue bonds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

NAT W. WASHINGTON, Chairman.

We concur in this report: Arthur Bergevin, John R. Jones, Joe F. Lester, Ole H. Olson, George R. Thompson.

Passed to second reading.

Mr. Speaker:
We, your Committee on State Government, to whom was referred Senate Bill No. 135, authorizing appointment of deputies by state auditor, have had the same under con-
sideration, 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.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has passed: Senate Bill No. 12, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

FIRST READING OF SENATE BILL

The following was read first time by title, and acted upon as indicated:

Senate Bill No. 12, by Senator Westberg:
An Act to prevent and eliminate discrimination in employment against persons because of race, creed, color or national origin, creating in the executive department a state board against discrimination, defining its functions, powers and duties and providing for the appointment and compensation of its officers and employees.

Referred to Committee on Labor Relations.

SECOND READING OF BILLS

House Bill No. 232, by Representative Ball:
Relieving applicant embalmers from certain educational requirements.

Mr. Speaker:
We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 232, relieving certain embalmers from license exam educational requirement, have had 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 2, to read as follows:
"Sec. 2. This act is necessary for the immediate preservation of public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

CHET KING, Chairman.

We concur in this report: Howard T. Ball, A. B. Comfort, Michael J. Gallagher, Mrs. Vincent F. Jones, John L. O'Brien.

House Bill No. 232 was read the second time by sections.

Mr. Carmichael moved the adoption of the following amendment:
Amend section 1, line 5 of the printed bill, after the words "less than", strike the words "two years in an accredited college" and insert in lieu thereof the following:
"a high school education or its equivalent."

Debate ensued.

On motion of Mr. Gallagher (Bernard J.), the previous question was demanded.

The motion by Mr. Carmichael to adopt the amendment was lost, and the amendment was not adopted.

Mr. Rasmussen moved the adoption of the following amendment:
Amend the bill by adding thereto a new section immediately following section 1 to be known as section 2, to read as follows:
"Sec. 2. Section 4, Chapter 105, Laws of 1945, as amended by section 2, Chapter 105, Laws of 1947, is amended to read as follows: "Section 4. In order to obtain a license as an embalmer, the applicant must be at least twenty-one (21) years of age, of good moral character, must have had a high school education or its equivalent, must have completed a two-year course of training under a licensed embalmer in this state, must have completed a full course of instruction in an embalming school of the class A type with minimum requirements as rated by the conference of embalmers' examining boards of the United States or as rated by the national council on mortuary education, and must pass an examination in each of the following subjects: Embalming, anatomy including histology, embryology and dissection, pathology, bacteriology, hygiene including sanitation and public health, chemistry including toxicology, and restorative art, including plastic surgery and demi-surgery: Provided, however, That any person lawfully licensed as an embalmer in this state may register as such with said Director of Licenses and, upon the payment of the license fee hereinafter specified, on or prior to said date, he shall thereupon be entitled to and receive a license as such for the year commencing January 1, 1938. In case of failure so to register, he can thereafter obtain a license only after examination as herein provided: Provided, That this section shall not apply to anyone who is attending an embalming school, or who is registered as an apprentice, prior to the effective date of this act."

On motion of Mr. Zent, the previous question was demanded.

The motion by Mr. Rasmussen to adopt the amendment was lost, and the amendment was not adopted.

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

On motion of Mr. King, the following amendment to the title was adopted:

Amend the title, in line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the figure "1947" strike the period (.) and add the following: ", and declaring an emergency."

House Bill No. 232 was passed to third reading and ordered engrossed.

Engrossed Senate Bill No. 166, by Senator Edwards:

Relating to control of ground waters; authorizing capping and plugging of certain wells.

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

Senate Bill No. 72, by Senators Zednick and Jackson:

Providing method of distribution of insurance premium tax fund for firemen's pensions.

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

Senate Joint Resolution No. 9, by Senators Sears and Edwards:

Exempting Canadians from alien land restrictions.

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

Engrossed Senate Bill No. 9, by Senator Sears (by Departmental Request):


Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Engrossed Senate Bill No. 9, making an appropriation for DesChutes Water Basin—Capitol Grounds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 2, line 23 of the engrossed bill, being renumbered section 2, line 7 of the Senate amendment to the printed bill, after the word "committee" strike the period (.) and add the following: "; and an additional sum of four hundred thousand dollars to be used for the construction of roads, fills, parkways and other improvements contemplated in the plan of Unit Number Two adopted by the committee."

Robert Bernethy, Chairman.

Engrossed Senate Bill No. 9 was read the second time by sections.
On motion of Mr. Bernethy, the committee amendment was adopted.
Engrossed Senate Bill No. 9 was passed to third reading.

Engrossed Senate Bill No. 111, by Senator Copeland:
Relating to riparian rights and protection of fish life.

Engrossed Senate Bill No. 111 was read the second time by sections.
On motion of Mr. Bernethy, the committee amendment was adopted.
Engrossed Senate Bill No. 111 was passed to third reading.

Engrossed Senate Bill No. 25, by Senators Jackson and McCutcheon:
Authorizing combined city county health departments in certain counties. The bill was read the second time by sections and passed to third reading.

House Bill No. 302, by Representatives Ridgway and Wyatt:
Regulating sales of commercial feeding stuffs.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 111, relating to rivers and streams, and rights of riparian owners; amending section 1, Chapter 40, Laws of 1943; 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 7 of the engrossed Senate bill, same being lines 8 and 9 of the mimeographed Senate amendment, after the words “riparian owner” and before the words “for removing” insert the words “or owner of a legal water right”.

NAT W. WASHINGTON, Chairman.

We concur in this report: Arthur Bergevin, John R. Jones, Joe F. Lester, Ole H. Olsen, George R. Thompson, Oscar Wenberg.

Engrossed Senate Bill No. 111 was read the second time by sections.
On motion of Mr. Bergevin, the committee amendment was adopted.
Engrossed Senate Bill No. 111 was passed to third reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 302, regulating sales of commercial feeding stuffs, have had 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 6 of the original bill, being page 1, line 23 of the printed bill, after the comma (,) following the word “corn” and before the word “or” insert the following: “peas,”
In section 2, page 2, lines 7 and 8 of the original bill, being page 2, line 1 of the printed bill, after the word “sale” and before the word “under” strike the comma (,) and insert the following: “as such, or use as an ingredient in manufactured feeds of re-cleaned screenings containing singly or in any combination whole, weavily or cracked peas, wheat, wheat white caps, barley, oats, rye, but not including more than 1% of all other materials, and”
In section 4, page 3, line 27 of the original bill, being page 2, line 41 of the printed bill, after the comma (,) following the words “wheat mixed feed” and before the word “or” insert the following: “peas,”
In section 4, page 3, line 28 of the original bill, being page 2, line 42 of the printed bill, after the comma (,) following the words “wheat mixed feed” and before the word “or” insert the following: “peas,”
In section 4, page 3, line 29 of the original bill, being page 2, line 43 of the printed bill, after the word “any” strike the balance of the matter down to and including the word “contain” in line 30 of the original bill, being lines 43 and 44 of the printed bill.

JOHN R. JONES, Chairman.


Mr. Speaker:
We, a minority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 302, regulating sales of commercial feeding stuffs, 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 R. Thompson, Perry B. Woodall, R. C. (Brigham) Young.

The bill was read the second time by sections.

On motion of Mr. Wyatt, the committee amendment to section 2, page 2, line 6 of the original bill was adopted.

On motion of Mr. Wyatt, the committee amendment to section 2, page 2, lines 7 and 8 of the original bill was adopted.

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

In section 3, page 3, subdivision (b), line 8 of the original bill, being page 2, lines 25 and 26 of the printed bill, after the words "ingredients; the" and before the word "maximum" strike the words "minimum and"

On motion of Mr. Wyatt, the three committee amendments to section 4 were adopted.

Mr. Thompson moved the adoption of the following amendment:

Amend section 4, subsection (b), line 42, page 2 of the printed bill, after the comma (,) following the words "processed grains" strike the balance of the subsection and add in lieu thereof the following "and unless such material be finely ground and evenly distributed"

Mr. Carty moved that the amendment by Mr. Thompson be laid on the table without taking the bill with it.

The motion was carried.

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

In section 4, page 4, line 8 of the original bill, being page 3, line 7 of the printed bill, after the word "parties" strike the period (.) insert in lieu thereof a colon (:)

and add the following: "Provided, however, That mill screenings, screenings waste or screenings refuse removed in the process of cleaning grains or peas in any elevator, feed or flour mill within the State of Washington and containing an amount of noxious weed seeds in excess of the established noxious weed seed tolerance for screenings, may be sold directly to a state-registered commercial feed lot, for exclusive use on such premises. The Director of Agriculture is hereby authorized and directed to establish regulations governing the conduct of said commercial feed lots and disposition of animal droppings accumulated thereon. Such regulations shall be designed to prevent or diminish the spread of noxious weed seeds on the general farm lands of the state. It shall be unlawful for any person to violate any regulations so promulgated by the Director of Agriculture."

House Bill No. 302 was passed to third reading and ordered engrossed.

House Bill No. 349, by Representatives Powell and Sutherland:
Providing for sale of certain securities by underwriters.

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

House Bill No. 295, by Representatives Miller (Clyde J.), Wedekind, and Nunamaker:
Extending unemployment compensation to port district employees.

The bill was read the second time by sections and passed to third reading.
House Bill No. 528, by Committee on License:
Licensing and regulating barbering and barber schools.

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 Harry F. Kittleman from King County, and appointed Mr. Wilson and Mr. Forshee to escort him to a seat beside the Speaker. (Applause).

House Bill No. 524, by Committee on Rules and Order:
Authorizing legislative printing contracts with private printers.
The bill was read the second time by sections.

On motion of Mr. Ford, the rules were suspended, House Bill No. 524 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

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

The Speaker declared the question before the House to be the final passage of House Bill No. 524.

The Clerk called the roll on the final passage of House Bill No. 524, and the bill passed the House by the following vote: Yeas, 88; nays, 6; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Donohue, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Farrington, Henderson, Olson, Smith (Vernon A.), Thompson, Wyatt—6.

Those absent or not voting were: Representatives Cory, Dillard, Foster, Hofmeister, Powell—5.

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.

Third Reading of Bills

Senate Bill No. 23, by Senators Rosellini and Parker:
Removing cities of the first class from assessment limitations on local improvements.

On motion of Mr. Winberg (Andrew), the rules were suspended, the second reading considered the third, and Senate Bill No. 23 was placed on final passage.
The Clerk called the roll on the final passage of Senate Bill No. 23, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Holliday, Hoop­ingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunemaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridg­way, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Cory, Dillard, Hoefel, Hofmeister, Powell, Vane—6.

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.

Senate Bill No. 20, by Senators Sapp and Dahl:
Appropriating $300,000 for mine-to-market road fund for mine-to-market road commission.

On motion of Mr. Johnston, the rules were suspended, the second reading considered the third, and Senate Bill No. 20 was placed on final passage. Debate ensued.

POINT OF INFORMATION

Mr. Simmons:
"Mr. Speaker, I would like to ask Mr. Johnston a question."

The Speaker:
"Does the gentleman yield?"

Mr. Johnston:
"Yes."

Mr. Simmons:
"Where is this money coming from?"

Mr. Johnston:
"From the motor vehicle fund."

Mr. Beierlein moved that Senate Bill No. 20 be re-referred to the Com­mittee on Roads and Bridges.

Debate ensued.

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

The motion by Mr. Beierlein was carried and Senate Bill No. 20 was re­ferred to the Committee on Roads and Bridges.
Engrossed Substitute House Bill No. 56, by Committee on Commerce and Manufacturing:
Relating to the regulation of the electrical industry; creating an electrical administrative commission and defining its duties and powers; and repealing.
On motion of Mr. Miller (Floyd C.), the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 56 was placed on final passage.
Debate ensued.
On motion of Mr. Riley, the previous question was ordered.
The Speaker declared the question before the House to be the final passage of Engrossed Substitute House Bill No. 56.
The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 56, and the bill passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 7.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—91.
Those voting nay were: Representative Shadbolt—1.
Those absent or not voting were: Representatives Callow, Carty, Dillard, Foster, Powell, Raugust, Shannon—7.
Engrossed Substitute House Bill No. 56, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 99, by Representatives Hansen and Knoblauch:
Regulating teachers' tenure and contracts; fixing dismissal hearing procedure.
On motion of Mr. Knoblauch, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 99 was placed on final passage.
Debate ensued.
On motion of Mr. Gallagher (Bernard J.), the previous question was demanded.
The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 99.
The Clerk called the roll on the final passage of Engrossed House Bill No. 99, and the bill passed the House by the following vote: Yeas, 70; nays, 26; absent or not voting, 3.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bernethy, Blair, Boede, Brown (Gordon
J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedeking, Winberg (Oscar), Wilson, Winberg (Andrew), Young, Zent, Mr. Speaker—70.

Those voting nay were: Representatives Ball, Bassett, Bergevin, Cory, Forshee, Foster, Frayn, Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Kinnear, Lester, Miller (C. C.), Neill, Pedersen, Riley, Schumann, Shadbolt, Shannon, Sisson, Sprague, Stonecipher, Woodall, Wyatt—26.

Those absent or not voting were: Representatives Callow, Carty, Powell—3.

Engrossed House Bill No. 99, having received the constitutional majority, as 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. Rasmussen, the House recessed until two o'clock p. m.

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**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 Comfort, Cory, Kinnear, Powell, Rosenberg, Sutherland and Winberg (Oscar).

**MESSAGES FROM THE SENATE**

*Senator Chamber, Olympia, Wash., February 23, 1949.*

**MR. SPEAKER:**

The Senate has passed: Engrossed Senate Bill No. 238, and the same is herewith transmitted.

_Herbert H. Sieler, Secretary._

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*Senator Chamber, Olympia, Wash., February 23, 1949.*

**MR. SPEAKER:**

The Senate has passed: Engrossed House Joint Memorial No. 4; also Engrossed House Bill No. 40; also House Bill No. 67; also House Bill No. 74; also Engrossed Senate Bill No. 97; also Engrossed House Bill No. 111; also House Bill No. 118; also House Bill No. 170; also Senate Bill No. 192; also House Bill No. 200; also Engrossed House Bill No. 226; also Engrossed Senate Bill No. 236; and the same are herewith transmitted.

_Herbert H. Sieler, Secretary._

The House resumed consideration of bills on third reading.
Engrossed House Bill No. 161, by Representatives Shannon and Vane:
Creating Public Service Commission and abolishing Departments of Transportation and Public Utilities.

On motion of Mr. Vane, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 161 was placed on final passage.

Debate ensued.

On motion of Mr. Riley, the previous question was demanded.
The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 161.
The Clerk called the roll on the final passage of Engrossed House Bill No. 161, and the bill failed to pass the House by the following vote: Yeas, 49; nays, 44; absent or not voting, 6.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Blair, Brown (Vaughan), Callow, Carroll, Comfort, Coughlin, Eldridge, Ford, Forshee, Foster, Gallagher (Bernard J.), Hansen, Hillyer, Hoefel, Johnston, Jones (Mrs. Vincent F.), Kinnear, Knoblauch, Kupka, Lester, McPherson, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Ridgway, Riley, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Vernon A.), Sprague, Sutherland, Thompson, Vane, Washington, Woodall, Zent, Mr. Speaker—49.

Those voting nay were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Carmichael, Carty, Dillard, Donohue, Farrington, Gallagher (Michael J.), Gordon, Henderson, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Kelley, King, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, Rhodes, Roderick, Smiley, Smith (Ralph A.), Stonecipher, Testu, Watson, Wedekind, Wenberg (Oscar), Wilson, Wyatt, Young—44.

Those absent or not voting were: Representatives Cory, Frayn, Hallauer, Rasmussen, Rosenberg, Winberg (Andrew)—6.

Engrossed House Bill No. 161, having failed to receive the constitutional majority, was declared lost.

Engrossed House Bill No. 241, by Representatives Gallagher (Bernard J.) and Johnston:
Authorizing superior courts to sit as “family courts” and authorizing certain procedures in marital relations disputes.

On motion of Mr. Gallagher (Bernard J.), the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 241 was placed on final passage.

Mr. Woodall demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 241.

The Clerk called the roll on the final passage of Engrossed House Bill No. 241, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee,
FORTY-FIFTH DAY, FEBRUARY 23, 1949

Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Comfort, Cory, Frayn, Gordon, Holliday, Kinnear, Rosenberg—9.

Engrossed House 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.

NOTICE OF CONSIDERATION

Mr. Dillard gave notice that, having voted on the prevailing side, he would on the next working day, move that the House reconsider the vote by which Engrossed House Bill No. 241 failed to pass.

POINT OF ORDER

Mr. Rosenberg:
"Point of order, Mr. Speaker, I would like to ask Mr. Dillard a question."

The Speaker:
"Does the gentleman yield?"

Mr. Dillard:
"Yes."

Mr. Rosenberg:
"How did you vote on that bill?"

Mr. Dillard:
"I voted 'No'."

House Bill No. 243, by Representatives Ford and Jones (Mrs. Vincent F.):
Relating to Common School Fund apportionment; increasing daily attendance allowance; regulating computation of district needs.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and House Bill No. 243 was placed on final passage.

Debate ensued.

The Speaker declared the question before the House to be the final passage of House Bill No. 243.

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

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gor-
Those absent or not voting were: Representatives Brown (Gordon J.), Cory, Frayn, Johnston, Lester, Miller (Floyd C.), Rosenberg—7.

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.

House Bill No. 265, by Representatives Shannon and Sutherland:
Amending certain powers of mutual savings banks.

On motion of Mr. Sutherland, the rules were suspended, the second reading considered the third, and House Bill No. 265 was placed on final passage.

Debate ensued.

Mr. Wilson demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 265.

The Clerk called the roll on the final passage of House Bill No. 265, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Eldridge, Farrington, Forshee, Foster, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miler (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Allen, Cory, Donohue, Ford, Frayn, Gallagher (Bernard J.), Hillyer, Holliday, Kinnear, Powell, Rosenberg, Smiley—12.

House Bill No. 265, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 269, by Committee on Aviation and Airports:
Amending powers of jointly operated municipal airports over acquisition and disposition of property.
On motion of Mr. Dillard, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 269 was placed on final passage.

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

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forsehe, Foster, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Cory, Frayn, Gallagher (Bernard J.), Holliday, Johnston, Powell, Rosenberg—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.

House Bill No. 298, by Representative Paulsen:
Permitting husband-wife limited partnerships relative to separate property.

On motion of Mr. Paulsen, the rules were suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.

SECOND READING OF BILLS

House Bill No. 298 was re-read the second time by sections.

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

In section 1, line 13 of the original bill, being line 6 of the printed bill, after the word "separate" and before the word "property" insert the words "and community"

On motion of Mr. Coughlin, the following amendment to the title was adopted:

Amend the title, in line 4 of the title of the original bill, being line 3 of the title of the printed bill, after the word "separate" and before the word "property" insert the words "or community"

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

MOTION

On motion of Mr. Paulsen, the rules were suspended, Engrossed House Bill No. 298 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Mr. Holliday:
Mr. Speaker, I would like to ask Mr. Paulsen a question.

The Speaker:
"Does the gentleman yield?"

Mr. Paulsen:
"Yes."

Mr. Holliday:
"How will this affect the income tax?"

Mr. Paulsen:
"The original thought behind this bill was to make it possible for this type of partnership so that the income could be divided between the husband and wife. Of course, under the new income regulations pertaining to splitting the income, it is not so important. If the federal arrangement should be changed so that incomes could not be split between husband and wife, we would have to have this law. The bill should be enacted in any circumstance."

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 298.

The Clerk called the roll on the final passage of Engrossed House Bill No. 298, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Riley, Roderick, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—88.

Those absent or not voting were: Representatives Cory, Hillyer, Mohr, Powell, Rasmussen, Rosenberg, Sandison, Sutherland, Washington, Wenberg (Oscar), Zent—11.

Engrossed 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.

Engrossed House Bill No. 299, by Representative Paulsen:
Permitting husband-wife full partnerships relative to separate property.

Mr. Paulsen moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.
SECOND READING OF BILLS

Engrossed House Bill No. 299 was re-read the second time by sections.

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

In section 1, line 11 of the engrossed bill, being line 3 of the printed bill, after the word “separate” and before the word “property” insert the words “and community”

On motion of Mr. Coughlin, the following amendment to the title was adopted:

Amend the title, in line 3 of the title of the engrossed bill, being line 2 of the title of the printed bill, after the word “separate” and before the word “property” insert the words “or community”

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

MOTION

On motion of Mr. Paulsen, the rules were suspended, Re-Engrossed House Bill No. 299 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Re-Engrossed House Bill No. 299.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 299, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—88.

Those absent or not voting were: Representatives Cory, Gallagher (Bernard J.), Hillyer, Holliday, Johnston, Powell, Rasmussen, Raugust, Rosenberg, Washington, Zent—11.

Re-Engrossed 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.

Engrossed House Bill No. 303, by Representative Testu:

Excepting motor vehicles in certain cities from motor carrier law.

On motion of Mrs. Testu, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 303 was placed on final passage.

The Speaker observed within the bar of the House former Representative Lyle Keith from Spokane County, and appointed Mr. Gallagher (Bernard J.) and Mr. Blair to escort him to a seat beside the Speaker. (Applause).
The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 303.

The Clerk called the roll on the final passage of Engrossed House Bill No. 303, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshew, Foster, Fryan, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Wenberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson (Eva), Ball, Carty, Cory, Dillard, Hillyer, Mohr, O'Brien, Powell, Washington—10.

Engrossed House Bill No. 303, having received the 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. 308**, by Representatives Ball and Rosenberg:

Raising estray daily board fee to 75¢.

On motion of Mr. Rosenberg, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 308 was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 308.

The Clerk called the roll on the final passage of Engrossed House Bill No. 308, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshew, Foster, Fryan, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Wenberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Anderson (Eva), Bernethy, Cory, Dillard, Gallagher (Bernard J.), Hillyer, Jones (John R.), O'Brien, Powell, Washington—10.
Engrossed House Bill No. 308, having received the constitutional majority, was declared passed.

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

**House Bill No. 325,** by Representatives Zent and Hansen:
Regulating motor vehicle equipment.

On motion of Mr. Zent, the rules were suspended, the second reading considered the third, and House Bill No. 325 was placed on final passage.

The Clerk called the roll on the final passage of House Bill No. 325, and the bill passed the House by the following vote: Yeas, 87; nays, 2, absent or not voting, 10.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Eldridge, Farrington, Ford, Forshee, Foster, Fayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—87.

Those voting nay were: Representatives Allen, Smith (Vernon A.)—2.

Those absent or not voting were: Representatives Bernethy, Boede, Comfort, Cory, Dillard, Donohue, Hillyer, Powell, Washington, Wenberg (Oscar) —10.

The Speaker called Mr. Ford to preside.

House Bill No. 325, having received the constitutional majority, was declared passed.

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

**House Bill No. 395,** by Representatives Hoefel and Jeffreys:
Authorizing share crop leases of certain school and granted lands.

On motion of Mr. Jeffreys, the rules were suspended, the second reading considered the third, and House Bill No. 395 was placed on final passage.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 395, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Fayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hoopingarner, Jeffreys, Johnston, Jones
(John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Mr. Speaker—87.

Those absent or not voting were: Representatives Cory, Donohue, Gallagher (Bernard J.), Hillyer, Hofmeister, Holliday, Mohr, Washington, Watson, Wilson, Young, Zent—12.

House 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.

Engrossed House Bill No. 406, by Representative Hansen:

Granting tax exemption to certain interstate bridges on a reciprocal basis.

On motion of Mrs. Hansen, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 406 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 406, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Berneyth, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Ball, Cory, Donohue, Eldridge, Gallagher (Bernard J.), Hillyer, Holliday, Powell, Washington, Watson, Young—11.

Engrossed 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.

Engrossed House Joint Resolution No. 3, by Representatives Anderson (B. Roy) and Olson:

Permitting excess school levies by simple majority; five year excess levy authorization; two excess levy elections per year.

Mr. Olson moved that the rules be suspended and the resolution returned to second reading for the purpose of amendment.

The motion was carried.
SECOND READING OF BILLS
Mrs. Hansen 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 absentee was noted: Representative Cory.
Mr. Rasmussen moved that Mr. Cory be excused and that the House proceed with business under the call of the House.
The motion was carried on a rising vote.
Engrossed House Joint Resolution No. 3 was re-read the second time in full.

On motion of Mr. Olson, the following amendment was adopted:
In lines 3 and 4 of the first paragraph of the engrossed resolution, being the first two lines of the first paragraph of the printed resolution, after the word "state" and before the words "there shall" strike the following: "on the Tuesday next succeeding the first Monday in November, 1950," and insert in lieu thereof the following: "whether regularly or specially called,"

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS
On motion of Mr. Olson, the rules were suspended, Re-Engrossed House Joint Resolution No. 3 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.
Debate ensued.

POINT OF INFORMATION
Mr. Zent:
"Mr. Speaker, I would like to ask Mr. Anderson a question."
The Speaker:
"Does the gentleman yield?"
Mr. Anderson:
"Yes."
Mr. Zent:
"Is it true that the way the resolution is amended it allows a district to vote 20 mills per year for a five-year period, or a total of 100 mills?"
Mr. Anderson:
"If I thought it would, I wouldn't be for the amendment. I have been advised by eminent lawyers that 20 mills is the maximum amount."
Mr. Sisson demanded the previous question and the demand was sustained.
The Speaker declared the question before the House to be the final passage of Re-Engrossed House Joint Resolution No. 3.
The Clerk called the roll on the final passage of Re-Engrossed House Joint Resolution No. 3 and the resolution passed the House by the following vote:
Yeas, 76; nays, 22; absent or not voting, 1.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Dillard, Eldridge, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Hender-
son, Hofmeister, Holliday, Hoopingarner, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—76.

Those voting nay were: Representatives Carty, Donohue, Forshee, Foster, Frayn, Gordon, Hallauer, Hillyer, Hoefel, Jeffreys, Johnston, Jones (John R.), Kinnear, Powell, Riley, Schumann, Shadbolt, Shannon, Sisson, Stonecipher, Woodall, Zent—22.

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

Re-Engrossed House Joint Resolution No. 3, having received the constitutional two-thirds majority, was declared passed.

MOTION
On motion of Mr. Riley, the House dispensed with the call of the House.

MOTION
On motion of Mr. Johnston, House Bill No. 219 was re-referred to the Committee on Industrial Insurance.

MOTION
On motion of Mr. Ford, the House adjourned until ten o'clock a. m., Thursday, February 24, 1949.  

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FORTY-SIXTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 24, 1949.

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 Brown (Vaughan) and Ford.

Prayer was offered by the Reverend William Callahan, Minister 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. Smith (Vernon A.), further reading was dispensed with and the journal was ordered to stand approved.
MOTION

Mr. Dillard moved that the House reconsider the vote by which Engrossed House Bill No. 161 failed to pass.

Mr. Zent demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll, and the following absentee was noted: Representative Brown (Vaughan).

MOTION

Mr. Kinnear moved that Mr. Brown (Vaughan) be excused and that the House proceed with business under the call of the House.

The motion was carried.

The Speaker declared the question before the House to be the motion to reconsider the vote by which Engrossed House Bill No. 161 failed to pass.

Debate ensued.

Mr. Comfort demanded the previous question and the demand was sustained.

On motion of Mr. Miller (Floyd C.), a roll call was demanded and the demand was sustained.

The Speaker:

"A vote 'Aye' is to reconsider the bill."

The Clerk called the roll on the motion to reconsider the vote by which Engrossed House Bill No. 161 failed to pass, and the motion to reconsider was carried on the following vote: Yeas, 52; nays, 47; absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Blair, Brown (Vaughan), Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, O'Brien, Olson, Pedersen, Powell, Raugust, Riley, Rosenberg, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Vane, Washington, Winberg (Andrew), Woodall, Zent, Mr. Speaker—52.

Those voting nay were: Representatives Allen, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Carmichael, Carty, Donohue, Farrington, Gallagher (Michael J.), Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, Paulsen, Rasmussen, Rhodes, Ridgway, Roderick, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Watson, Wedekind, Wenberg (Oscar), Wilson, Wyatt, Young—47.

RECONSIDERATION

Engrossed House Bill No. 161, by Representatives Shannon and Vane:
Creating Public Service Commission and abolishing Departments of Transportation and Public Utilities.

Mr. Miller (Floyd C.) moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was lost.

On motion of Mr. Dillard, the previous question was ordered.
The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 161.

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, 58; nays, 41; absent or not voting, 0.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Blair, Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Hillyer, Hoefer, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Knoblauch, Kupka, Lester, Neill, O'Brien, Olson, Pedersen, Powell, Raugust, Ridgway, Riley, Rosenberg, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Vane, Washington, Wenberg (Oscar), Winberg (Andrew), Woodall, Zent, Mr. Speaker—58.

Those voting nay were: Representatives Allen, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Donohue, Farrington, Gallagher (Michael J.), Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunnemaker, Paulsen, Rasmussen, Rhodes, Roderick, Sandison, Smiley, Smith (Ralph A.), Sutherland, Testu, Watson, Wedekind, Wilson, Wyatt, Young—41.

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.

**MOTION**

Mr. Riley moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

On motion of Mr. Vane, Mr. Vane was excused from the call of the House.

**REPORTS OF STANDING COMMITTEES**

*House of Representatives,*

*Olympia, Wash., February 23, 1949.*

**Mr. Speaker:**

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 298; also

Re-Engrossed House Bill No. 299; also

Re-Engrossed House Joint Resolution No. 3, have compared same with the original bills and resolution and find them correctly engrossed.

A. B. Comfort, *Chairman.*

We concur in this report: Gordon J. Brown, Vernon A. Smith.

**House Bill No. 37** (reported by Committee on Roads and Bridges):

Do pass as amended.

Passed to second reading.

**House Bill No. 100** (reported by Committee on Roads and Bridges):

Do pass as amended.

Passed to second reading.

**House Bill No. 266** (reported by Committee on Roads and Bridges):

Do pass as amended.

Passed to second reading.
FORTY-SIXTH DAY, FEBRUARY 24, 1949

House of Representatives,

Mr. Speaker:
We, your Committee on Transportation, to whom was referred House Bill No. 385, exempting certain motor vehicles from regulatory law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Jeanette Testu, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Horticulture, to whom was referred House Bill No. 480, establishing a program of tent caterpillar eradication 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.

Wilbur G. Hallauer, Chairman.

We concur in this report: Alfred S. Hillyer, Joe F. Lester, Carl F. Mohr, Loomis J. Shadbolt.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 511, making tort claims survive death of tort feasor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 512, revising and increasing fees of certain public officers, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 513, authorizing actions for wrongful death against executors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.


Passed to second reading.

House Bill No. 543 (reported by Committee on Elections):
Do pass as amended.
Passed to second reading.
Mr. Speaker:

We, your Committee on Transportation, to whom was referred House Bill No. 555, authorizing licensing and bonding of storage warehousemen, 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 Transportation, to whom was referred House Bill No. 568, requiring retained contract percentage in respect to transportation furnished on public works, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

House Bill No. 571 (reported by Committee on Agriculture and Livestock):
Do pass as amended.
Passed to second reading.

House Bill No. 585 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 598, authorizing redemption of estrays within 60 days after sale, 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 Roads and Bridges, to whom was referred House Joint Memorial No. 35, requesting funds for highway construction in vicinity of Atomic Energy Project, 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 Hansen, Chairman.


On motion of Mr. Olson, the rules were suspended, House Joint Memorial No. 35 was advanced to second reading and read in full.

On motion of Mr. Olson, the rules were suspended, House Joint Memorial
No. 35 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Joint Memorial No. 35.

The Clerk called the roll on the final passage of House Joint Memorial No. 35, and the memorial passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin,Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse,Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffrey, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

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

House Joint Memorial No. 35, having received the constitutional majority, was declared passed.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred House Concurrent Resolution No. 9, appointing an interim committee on fisheries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Violet P. Boede, Chairman.

We concur in this report: Clayton Farrington, Chester D. Forshee, Chet King, Clyde James Miller, Homer O. Nunamaker, Charles A. Pedersen, Max Wedekind, Oscar Wenberg, Andrew Winberg.

Passed to second reading.

Engrossed Senate Bill No. 31 (reported by Committee on Revenue and Taxation):

Do pass as amended.
Passed to second reading.

Senate Amendments to House Bill

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 21, with the following amendments:

Amend section 1, line 11, page 1 of the engrossed bill, same being line 4, page 1 of the printed bill, after the words "diking district," insert the words "diking improvement districts, irrigation districts,"

Amend section 1, line 19, page 1 of the engrossed bill, same being line 10, page 1 of the printed bill, after the words "diking district," insert the words "diking improvement district, irrigation district;"
Amend section 1, line 25, page 1 of the engrossed bill, same being line 15, page 1 of the printed bill, after the words "diking district," insert the words "diking improvement district, irrigation district."

Amend section 1, line 31, page 1 of the engrossed bill, same being line 19, page 1 of the printed bill as amended, strike the word "or" and after the word "assessment," insert the words "diking improvement district assessment, or irrigation district assessment."

Amend section 1, line 12, page 2 of the engrossed bill, same being line 1, page 2 of the printed bill, strike the word "or" and after the words "diking district," insert the words "diking improvement district, or irrigation district,"

Amend section 1, lines 15 and 16, page 2 of the engrossed bill, same being line 4, page 2 of the printed bill, strike the word "or" and after the words "diking district," insert the words "diking improvement district, or irrigation district,"

Amend section 1, line 21, page 2 of the original bill, being lines 7 and 8, page 2 of the printed bill, insert after the word "in" and before the word "soil" the words "any one of the several."

Amend the bill by adding a new section to be known as Sec. 2 to read as follows:

"Sec. 2. This act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately."

Amend the title by inserting after the parenthesis ( ) and before the period (.) in the second line of the title of the printed bill "and declaring an emergency", and the same is herewith transmitted.

HERBERT H. STEELER, Secretary.

On motion of Mrs. Hansen, the House concurred in the Senate amendments to Engrossed House Bill No. 21.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 21 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 21, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hollliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clayle J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

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

Engrossed House Bill No. 21, having received the constitutional majority, was declared passed as amended by the Senate.

SENATE AMENDMENTS TO HOUSE BILL

Senate Chamber,

MR. SPEAKER:
The Senate has passed: House Bill No. 44, with the following amendments:

Amend section 1, line 14 of the original bill, being line 6 of the printed bill, after the asterisks and before the word "cents" strike the word "seven" and insert in lieu thereof the word "ten"
Amend section 1, line 19 of the original bill, being line 10 of the printed bill, after the word "following" and before the word "year" strike the word "calendar" and insert in lieu thereof the words "school fiscal".

Amend section 1, line 20 of the original bill, being line 11 of the printed bill, after the word "County" and before the word "the" strike the word "one-twelfth" and insert in lieu thereof the words "one-tenth of", and the same is herewith transmitted.

HERBERT H. SIOLER, Secretary.

On motion of Mr. Olson, the House concurred in the Senate amendments to House Bill No. 44.

The Speaker declared the question before the House to be the final passage of House Bill No. 44 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 44, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneer, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

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

House Bill No. 44, having received the constitutional majority, was declared passed as amended by the Senate.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 97, by Senator Clark:
An Act relating to education; providing for tuition fees for students at the State College of Washington; and amending section 1, Chapter 49, Laws of 1931 (sec. 4569, Rem. Rev. Stat.).
Referred to Committee on Colleges and Universities.

Senate Bill No. 192, by Senator McCutcheon:
An Act relating to the issuance of search warrants; and amending certain acts pertaining thereto.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 236, by Senators Lee and Binzer:
An Act relating to taxation; providing for the levy and collection by the state of a tax upon or measured by net income of taxpayers; specifying methods and procedure for the ascertainment and payment of such tax; prescribing powers and duties of the Tax Commission in relation thereto; amending Chapter 180, Laws of 1935 by adding thereto a new title designated Title XVII; providing penalties; and declaring an emergency.
Referred to Committee on Revenue and Taxation.
Engrossed Senate Bill No. 238, by Senator Happy (by Executive Request):
An Act relating to taxation; providing for the discontinuance of the use of tax tokens; amending sections 21, 22, and 23, Chapter 180, Laws of 1935, as last amended by sections 3, 4 and 5, Chapter 76, Laws of 1941, repealing section 28, Chapter 180, Laws of 1935, and declaring an emergency.
Referred to Committee on Revenue and Taxation.

SECOND READING OF BILLS

House Bill No. 47, by Representatives Young and Shannon:
Authorizing University of Washington to build experimental plant for developing commercial coal gas and making an appropriation.
Mr. Kinnear moved that action on House Bill No. 47 be deferred until the next working day and that it retain its place on the second reading calendar.
The motion was carried.

House Bill No. 77, by Representatives Brown (Gordon J.) and Watson:
Creating state naturopathic association, regulating practice of naturopathy.
The bill was read the second time by sections.
Mrs. Jones (Vincent F.) moved that House Bill No. 77 be indefinitely postponed.
Debate ensued.
Mr. Watson moved that the motion by Mrs. Jones (Vincent F.) be laid on the table without taking the bill with it.
The motion by Mr. Watson was lost.
Mr. Hillyer demanded the previous question, but the demand was not sustained.
Further debate ensued.
Mr. Zent demanded the previous question and the demand was sustained.
The Speaker explained the vote:
The Speaker:
"A vote 'Aye' will be to indefinitely postpone the bill; a vote 'No' will be to leave the bill on the second reading calendar."
The motion by Mrs. Jones (Vincent F.) to indefinitely postpone House Bill No. 77 was lost.
On motion of Mr. Brown (Gordon J.), the following amendment was adopted:
In section 30, page 10, line 31 of the original bill, being page 6, line 38 of the printed bill, strike the period (.) following the word "arts" insert in lieu thereof a comma (,) and add the following: "nor to interfere in any way with the practice of religion, nor to apply to or regulate any treatment by prayer."
House Bill No. 77 was passed to third reading and ordered engrossed.

House Bill No. 389, by Representative Callow:
Authorizing fourth class cities to operate ambulance services.
The bill was read the second time by sections.
On motion of Mr. Callow, 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.
Mr. Thompson demanded the previous question and the demand was sustained.
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, 99; nays, 0; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—99.

The Speaker called Mr. Ford to preside.

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. 264, by Representatives Rasmussen, Ford and Riley:

Authorizing and prescribing procedure for investigation of subversive activities by State Legislative Council.

The bill was read the second time by sections.

Mr. Kinnear moved that House Bill No. 264 be re-referred to the Committee on State Government with instructions it be re-written to conform with the provisions in Senate Bill No. 361.

Mr. O'Brien moved that the motion by Mr. Kinnear be laid on the table without taking the bill with it.

Mr. Kinnear called for a division.

The motion by Mr. O'Brien was carried on a nay vote.

Mr. Kinnear moved that House Bill No. 264 be re-referred to the Committee on State Government to be re-written to provide for an independent investigating committee.

The Speaker (Mr. Ford presiding) recognized Mr. Kinnear.

POINT OF ORDER

Mr. O'Brien:  
"Mr. Speaker, I rise to a point of order. I don't believe the speaker is talking on the motion to re-refer. He is talking on generalities and about the merits of the bill."

RULING BY THE SPEAKER

The Speaker (Mr. Ford presiding):

"Your point is not well taken, Mr. O'Brien. The speaker may continue."

Debate ensued.

Mr. Rasmussen moved that the motion by Mr. Kinnear be laid on the table without taking the bill with it.

Mr. Kinnear called for a division.
The motion by Mr. Rasmussen was carried on a rising vote.
On motion of Mr. Bernethy, the reading clerk was instructed to re-read
the last line of the bill.

Mr. Powell moved the adoption of the following amendment:
Amend section 10 of the printed bill, strike the entire section and renumber the
following sections consecutively.

Mr. Rasmussen moved that the amendment be laid on the table without
taking the bill with it.
The motion was carried and the amendment was laid on the table.

Mr. Powell moved the adoption of the following amendment:
Amend section 1, line 1 of the printed bill, following the comma (,) after the word
“duties” and before the word “investigate”, strike the word “may” and insert in lieu
thereof the word “shall”.

Debate ensued.

Mr. Rasmussen moved that the amendment by Mr. Powell be laid on the
table without taking the bill with it.

A roll call was demanded and the demand was sustained.

The Clerk called the roll on the motion by Mr. Rasmussen that the
amendment by Mr. Powell be laid on the table without taking the bill with it, and the motion was carried by the following vote: Yeas, 66; nays, 33;
absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beier-
lein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.),
Brown (Vaughan), Buse, Callow, Carmichael, Carty, Coughlin, Dillard,
Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.),
Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones
(John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller
(C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker,
O’Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick,
Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu,
Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg
(Andrew), Wyatt, Young, Mr. Speaker—66.

Those voting nay were: Representatives Anderson (B. Roy), Anderson
(Eva), Ball, Bassett, Carroll, Comfort, Cory, Eldridge, Forshee, Foster, Frayn,
Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear,
Lester, Neill, Pedersen, Powell, Raugust, Schumann, Shadbolt, Shannon, Sis-
son, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall, Zent—33.

Mr. Rasmussen moved that the House recess until two o’clock p. m.

POINT OF ORDER

Mr. Riley:
“Point of order, Mr. Speaker. We are still under the call of the House.”

The Speaker (Mr. Ford presiding) declared the motion to recess out of
order.

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

On motion of Mr. Rasmussen, the House recessed until two o’clock p. m.
The Speaker (Mr. Ford presiding) called the House to order at two o'clock p.m.

The Clerk called the roll and all members were present except Representatives Bernethy, Blair, Carty, Gallagher (Bernard J.), Holliday, McPherson and Sandison.

Mr. Rasmussen 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.

MOTION

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

The Speaker (Mr. Ford presiding) observed within the bar of the House former Representative J. J. Feil from Yakima County, and appointed Mr. Hillyer and Mr. Woodall to escort him to a seat beside the Speaker. (Applause).

The House resumed consideration of House bills on second reading.

House Bill No. 264, by Representatives Rasmussen, Ford and Riley:

Authorizing and prescribing procedure for investigation of subversive activities by State Legislative Council.

Mr. Powell moved the adoption of the following amendment:

Amend section 5, line 8 of the printed bill, by adding a new sentence reading as follows: "A witness at a private or public hearing shall be entitled to the same privileges and immunities with respect to his testimony as are enjoyed by witnesses before other legislative committees."

Mr. Rasmussen moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the motion by Mr. Rasmussen was carried on a rising vote, and the amendment was laid on the table.

Mr. Woodall moved the adoption of the following amendment:

Amend section 1, line 4 of the printed bill, at the end of the section strike the period (.) insert a comma (,) and add the following: "shall publicly report all persons found to be so engaged who are employed by the State or any of its institutions or employed in any political subdivision of the State."

Mr. Rasmussen moved that the amendment by Mr. Woodall be laid on the table without taking the bill with it.

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

The Speaker (Mr. Ford presiding) explained the vote:

"A vote 'Aye' will be to lay the amendment on the table without taking the bill with it."

The Clerk called the roll on the motion by Mr. Rasmussen that the amendment by Mr. Woodall be laid on the table without taking the bill with it, and the motion was carried by the following vote: Yeas, 66; nays, 33; absent or not voting, 0.
Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlien, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—66.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Carroll, Comfort, Cory, Eldridge, Forshee, Foster, Frayn, Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Pedersen, Powell, Raugust, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall, Zent—33.

Mr. Powell moved the adoption of the following amendment:

Amend sections 6 to 10 inclusive of the printed bill, strike sections 6 to 10 inclusive and insert the following to be designated Section 6:

"Sec. 6. In the conduct of any public or private hearing the Attorney General or the State Legislative Council shall observe the rules of procedure adopted by the Legislature to govern all legislative committees."

Mr. Rasmussen moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table.

House Bill No. 264 was passed to third reading.

House Bill No. 499, by Committee on Veterans' Affairs:

Providing for limited obligation bonds payable out of cigarette tax to finance World War II bonus.

The bill was read the second time by sections.

MOTION

On motion of Mr. Paulsen, Mr. Hodde was excused from the call of the House.

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

In section 1, page 1, lines 12 and 13 of the original bill, being page 1, line 5 of the printed bill, after the comma (,) following the word "Washington" and before the words "for service" insert the following: "or who was a member of one of the regular military services on December 7, 1941, and on that date and for one year prior thereto was a bona fide citizen or resident of the State of Washington."

Mr. Frayn moved the adoption of the following amendment:

Amend section 7, line 28 of the printed bill, by adding a new sentence reading as follows: "No portion of the principal or interest of the bonds issued under the provisions of this act shall be payable from the general fund of the State of Washington."

Debate ensued.

The motion by Mr. Frayn was lost and the amendment was not adopted.

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

In section 7, page 4, line 11 of the original bill, being page 3, line 8 of the printed bill, after the words "Such bonds" and before the words "shall be" in line 13 of the original bill, being line 9 of the printed bill, strike the following: "shall bear interest at a rate not to exceed three per cent (3%) per annum, which bonds"
On motion of Mr. Hofmeister, the rules were suspended, House Bill No. 499 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. Debate ensued.

**POINT OF INFORMATION**

Mr. Riley:
"Mr. Speaker, I would like to ask Mr. Knoblauch a question."
The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"
Mr. Knoblauch:
"Yes."
Mr. Riley:
"There is only one thing I am a little bit concerned about. In the bill, section 12, it says that the Legislature will have to provide funds when and if the means described in the bill will not provide sufficient funds. I am concerned, as everybody else is, over the state finances of today. Therefore, in my own mind there is the one point, if there have been some factual studies made to indicate that the so-called tax on cigarettes will produce the necessary amount of money to do this job."
Mr. Knoblauch:
"This bill was taken into the State Tax Commission and they have agreed the tax will provide sufficient funds."

**POINT OF INFORMATION**

Mr. Anderson:
"Mr. Speaker, I would like to ask Mr. Knoblauch a question."
The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"
Mr. Knoblauch:
"Yes."
Mr. Anderson:
"Has the Washington Cigarette Association given any support to this measure?"
Mr. Knoblauch:
"They have made a public statement three or four days ago that they are behind this measure."

Mr. Rasmussen demanded the previous question and the demand was sustained.
The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 499.
The Clerk called the roll on the final passage of Engrossed House Bill No. 499 and the bill passed the House by the following vote: Yeas, 98; nays, 1; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones
(John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblach, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

Those voting nay were: Representative Roderick—1.

The Speaker resumed the chair.

Engrossed House Bill No. 499, having received the 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

By Representative David M. Roderick on Engrossed House Bill No. 499:

“As a member of the American Veterans’ Committee I am sure my vote represents the opinion of many veterans, both in A. V. C. and out, who do not favor a state bonus payment at this time. The reasons are many and varied, but a few of them follow.

“A bonus is not timely because it adds to the inflationary trend by putting added moneys into circulation. The tax moneys of government should, in my opinion, be expended for the solution of problems properly in the sphere of government such as housing and social security.

“If a bonus must be had it should be granted on a national level for the sake of equal treatment for all and also be granted during a time of depression when money will really be needed to stimulate the economy.

“The principle to which we are opposed is that a bonus creates a special group where none should exist. It attempts to reward a patriotic duty which is its own reward. The ex-service man, in the opinion of the American Veterans’ Committee, wants to be a citizen first and a veteran second.”

House Bill No. 496, by Representatives Miller (Floyd C.), Jones (Mrs. Vincent F.) and Testu:

Regulating employment of minors in industry.


MR. SPEAKER:
We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 496, regulating employment of minors in industry, have had 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, page 1, line 28 of the original bill, being page 1, lines 18 and 19 of the printed bill, after the words “to issue” and before the words “to such” insert the following: “and shall issue”

In section 7, page 2, line 23 of the original bill, being page 2, line 14 of the printed bill, after the comma (,) and following the word “agreement” strike the balance of the section and insert in lieu thereof the following: “under apprenticeship standards equal to those prescribed by the apprenticeship council of the State of Washington.”

FLOYD C. MILLER, Chairman.


House Bill No. 496 was read the second time by sections.

Mr. Hallauer moved the adoption of the following amendment:

In section 3, page 1, line 15 of the original bill, being page 1, lines 7 and 8 of the printed bill, after the words “agricultural work” and before the parenthetical letter (b)
strike the following: "performed on the farm," and insert in lieu thereof the following: "as defined in section 16, Chapter 35, Laws of 1945, as last amended by section 3, Chapter 215, Laws of 1947."

Debate ensued.

The motion by Mr. Hallauer was carried and the amendment was adopted.

Mr. Bargreen moved the adoption of the following amendment:

In section 3, page 1, line 16 of the original bill, being page 1, line 9 of the printed bill, after the word "residences" and before the parenthetical letter (d) strike the word "and" and insert in lieu thereof a comma (,) and in line 17 of the original bill, being line 9 of the printed bill, strike the period (.) following the word "carriers" insert a comma (,) and add the following: "(e) minors whose parents, relatives or guardians own the business."

Debate ensued.

The motion by Mr. Bargreen was carried and the amendment was adopted.

On motion of Mr. Miller (Floyd C.), the committee amendments were adopted.

On motion of Mr. Miller (Floyd C.), the rules were suspended, Engrossed House Bill No. 496 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 496.

The Clerk called the roll on the final passage of Engrossed House Bill No. 496, and the bill passed the House by the following vote: Yeas, 97; nays, 2; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forsee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillier, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardeisch, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—97.

Those voting nay were: Representatives Bergevin, Frayn—2.

Engrossed House Bill No. 496, having received the constitutional majority, was declared passed.

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

**SPEAKER'S PRIVILEGE**

The Speaker observed within the bar of the House the Honorable Mrs. Margaret Bonfield, a former member of the British Parliament, and a former Minister of the British Cabinet; and appointed Mrs. Testu and Mrs. Boede, as a committee, to escort her to a seat beside the Speaker. (Applause).

On motion of Mrs. Testu, Mrs. Bonfield was granted permission to address the House for a few minutes.
Following the remarks by Mrs. Bonfield, the committee escorted her from the House Chamber to the reception room.

Mr. Smith (Vernon A.) moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

**House Bill No. 288**, by Representative Woodall:

Authorizing investing of certain county funds in current expense warrants.

The bill was read the second time by sections.

On motion of Mr. Woodall, the rules were suspended, House Bill No. 288 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Adams demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 288, and the bill passed the House by the following vote: Yeas, 99; nays, 0; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—99.

House Bill No. 288, having received the constitutional majority, was declared passed.

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

**House Bill No. 237**, by Representatives Kinnear, Carroll and Bargreen:

Relating to trade and commerce in stamps and coupons; repealing license provisions.

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

**House Bill No. 575**, by Committee on Parks and Playgrounds:

Authorizing establishing of Washington State Tourist Center and declaring an emergency.

The bill was read the second time by sections and passed to third reading.
House Joint Memorial No. 27, by Representatives Cory, Sprague and Thompson:
Urging early completion of White Pass Highway.
The memorial was read the second time in full and passed to third reading.

House Joint Memorial No. 24, by Representative Testu:
Requesting commemorative stamp depicting pioneer landing at Alki Point.
The memorial was read the second time in full and passed to third reading.

REPORT OF ENGROSSMENT
House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 232; also
Engrossed House Bill No. 302, have compared same with the original bills and find
them correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, William D. Shannon.

THIRD READING OF BILLS

Engrossed House Bill No. 302, by Representatives Ridgway and Wyatt:
Regulating sales of commercial feeding stuffs.

On motion of Mrs. Ridgway, the rules were suspended, the second reading
considered the third, and Engrossed House Bill No. 302 was placed on final
passage.

Debate ensued.

Mr. Beierlein demanded the previous question and the demand was sus­tained.

The Speaker declared the question before the House to be the final
passage of Engrossed House Bill No. 302.

The Clerk called the roll on the final passage of Engrossed House Bill
No. 302, and the bill passed the House by the following vote: Yeas, 98; nays,
1; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy),
Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy,
Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan),
Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard,
Donohue, Eldridge, Farrington, Ford, Forshew, Foster, Frayn, Gallagher
(Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson,
Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston,
Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka,
Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller
(Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen,
Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg,
Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith
(Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland,
Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar),
Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

Those voting nay were: Representative Kinnear—1.

Engrossed House Bill No. 302, having received the constitutional majority,
was declared passed.

There being no objection, the title of the bill was ordered to stand as the
title of the act.
Engrossed House Bill No. 139, by Representatives Wedekind, Riley and Young:

Relating to plumbing, creating advisory council to establish minimum standards, and making an appropriation.

The bill was read the second time by sections.

Mr. Riley moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.

SECOND READING OF BILLS

Engrossed House Bill No. 139 was re-read the second time by sections.

Mr. Riley moved the adoption of the following amendment:

Strike the whole of section 5 and insert in lieu thereof the following:

"Sec. 5. All persons who are or shall subsequently become employed in performing any work as a journeyman plumber in cities of the first, second and third class shall be required to pass an examination respecting their qualifications and capabilities for the performance of such work. Said examinations shall be given periodically, at least annually, at such time and place as may be determined by the board. Every person who passes a duly administered examination, as hereinabove provided, shall thereafter be required to obtain a certificate of competency, which certificate shall authorize him to become employed in cities of the first, second and third class as a journeyman plumber. The board may issue temporary working permits pending the date of examinations."

Debate ensued.

Mr. Woodall demanded the previous question and the demand was sustained.

The motion by Mr. Riley was carried and the amendment was adopted.

Mr. Riley moved the adoption of the following amendment:

Strike the whole of section 6 and insert in lieu thereof the following:

"Sec. 6. All persons who are or shall subsequently become employed in performing any work as a journeyman plumber in this state shall be required to obtain a state license, which shall be renewable annually. The fee for an initial license shall be the sum of ten dollars ($10) and the fee for renewals thereof shall be five dollars ($5). Said fees shall be payable to the Director of Licenses and shall accompany applications for said licenses or for renewals thereof."

Debate ensued.

The motion by Mr. Riley to adopt the amendment was carried and the amendment was adopted on a rising vote.

On motion of Mr. Miller (Floyd C.), the following amendment was adopted:

Strike the whole of Sec. 1-A.

Mr. Sisson moved that Engrossed House Bill No. 139 be re-referred to the Committee on Appropriations.

The motion was lost.

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

Amend the title, in lines 1 and 2 of the title of the engrossed bill, being line 1 of the title of the printed bill, strike the period (.) following the word "appropriations" insert in lieu thereof a semicolon (;) and add the following: "and declaring that this act shall take effect July 1, 1949."

The House resumed consideration of bills on third reading.
THIRD READING OF BILLS

On motion of Mr. Riley, the rules were suspended, Re-Engrossed House Bill No. 139 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Sisson moved that Re-Engrossed House Bill No. 139 be re-referred to the Committee on Appropriations.

POINT OF ORDER

Mr. Riley:
"Point of order, Mr. Speaker. That is the same motion, in the same manner as was offered before."

The Speaker:
"Sorry, Mr. Riley, it isn't the same bill, it was amended since then. The motion is in order."

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Sisson to re-refer Re-Engrossed House Bill No. 139 to the Committee on Appropriations.

Division was called for and the motion by Mr. Sisson was lost on a rising vote.

Debate ensued.

The Speaker recognized Mr. Holliday.

Mr. Holliday moved that Re-Engrossed House Bill No. 139 be re-referred to the Committee on Commerce and Manufacturing.

RULING BY THE SPEAKER

The Speaker:
"Your motion is out of order. You made your speech before making the motion."

Debate ensued.

POINT OF INFORMATION

Mr. Zent:
"Mr. Speaker, what is before the House?"

The Speaker:
"The final passage of Re-Engrossed House Bill No. 139, the merits of the bill."

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

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 139, and the bill passed the House by the following vote: Yeas, 87; nays, 12; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunnemaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes,
Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—87.

Those voting nay were: Representatives Carty, Holliday, Jones (Mrs. Vincent F.), Powell, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall—12.

Re-Engrossed House Bill No. 139, having received the constitutional majority, was declared passed.

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

**MOTION**

On motion of Mr. Zent, Mr. Callow was excused from the call of the House.

**MOTION**

On motion of Mr. Comfort, Mr. Shannon and Mr. Farrington were excused from the call of the House.

**MOTION**

Mr. Ford moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

**Engrossed House Bill No. 232, by Representative Ball:**

Relieving applicant embalmers from certain educational requirements.

On motion of Mr. Ball, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 232 was placed on final passage.

Mr. Dillard demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 232, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carly, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jefferies, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Marsdich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Callow, Farrington, Shannon—3.

Engrossed House Bill No. 232, having received the 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. 240**, by Judiciary Committee:
Extending justice court jurisdiction to authorize imposition of both fine and imprisonment.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 240 was placed on final passage.

The Clerk called the roll on the final passage of Substitute House Bill No. 240, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Alpah A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representative Donohue—1.

Those absent or not voting were: Representatives Callow, Farrington, Shannon—3.

Substitute 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.

**House Bill No. 295**, by Representatives Miller (Clyde James), Wedekind and Nunamaker:
Extending unemployment compensation to port district employees.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and House Bill No. 295 was placed on final passage.

Mr. Vane demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 295, and the bill passed the House by the following vote: Yeas, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson,
Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representative Forshee—1.
Those absent or not voting were: Representatives Callow, Farrington, Shannon—3.

House Bill No. 295, having received the constitutional majority, was declared passed.

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

MOTION

Mr. Roderick moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

MOTION

Mr. Johnston moved that Mr. Ball be excused from the call of the House for the purpose of attending a conference with the Director of Licenses.

The motion was carried.

House Bill No. 528, by Committee on License:

Licensing and regulating barbering and barber schools.

On motion of Mr. Young, the rules were suspended, the second reading considered the third, and House Bill No. 528 was placed on final passage.

Mr. Simmons demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 528.

The Clerk called the roll on the final passage of House Bill No. 528, and the bill passed the House by the following vote: Yeas, 91; nays, 4; absent or not voting, 4.

Those voting yea were: Representative Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—91.

Those voting nay were: Representatives Donohue, Jeffreys, Powell, Rosenberg—4.
Those absent or not voting were: Representatives Ball, Callow, Farrington, Shannon—4.

House Bill No. 528, having received the constitutional majority, was declared passed.

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

**MOTION**

On motion of Mr. Olson, Mr. Blair was excused from the call of the House.

Engrossed Senate Bill No. 25, by Senators Jackson and McCutcheon:
Authorizing combined city county health departments in certain counties.
On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 25 was placed on final passage.

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, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kno blauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunnaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Ball, Blair, Callow, Farrington, Shannon—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.

**MOTION**

Mr. Sutherland moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

Senate Bill No. 72, by Senators Zednick and Jackson:
Providing method of distribution of insurance premium tax fund for firemen's pensions.

On motion of Mr. O'Brien, the rules were suspended, the second reading considered the third, and Senate Bill No. 72 was placed on final passage.

Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Senate Bill No. 72, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representatives Pedersen, Wyatt—2.
Those absent or not voting were: Representatives Ball, Blair, Callow, Farrington, Shannon—5.

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. 9, by Senator Sears (by Departmental Request):


On motion of Mr. Olson, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 9 was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 9, and the bill passed the House by the following vote: Yeas, 96 nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson; Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Ball, Blair, Callow—3.

Engrossed Senate 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.

**Substitute Senate Bill No. 21**, by Committee on Agriculture and Livestock:
Regulating production and sale of small fruits and declaring an emergency.

Mr. Hallauer moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.

**SECOND READING OF BILLS**

Substitute Senate Bill No. 21 was re-read the second time by sections.

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

In section 18, page 11, line 17 of the original bill, being page 7, lines 16 and 17 of the printed bill, after the word "grown" and before the words "in this state" strike the following: ", processed or handled".

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

Strike the whole of section 24 and insert in lieu thereof the following:
"Sec. 24. Unless the assessment has been paid by the grower and evidence thereof submitted by him, the dealer, handler or processor shall be responsible for the payment of all assessments hereunder on all small fruits handled, shipped or processed by him but shall charge the same against the grower, who shall be primarily responsible for such payment."

The House resumed consideration of bills on third reading.

**THIRD READING OF BILLS**

**MOTION**

On motion of Mr. Hallauer, the rules were suspended, Substitute Senate Bill No. 21 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Substitute Senate Bill No. 21 as amended by the House.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 21, as amended by the House, and the bill passed the House by the following vote: Yeas, 92; nays, 5; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadpole, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representatives Bargreen, Carmichael, Marde-sich, Rasmussen, Wenberg (Oscar)—5.

Those absent or not voting were: Representatives Blair, Callow—2.
Substitute Senate Bill No. 21, as amended by the House, having received the constitutional majority, was declared passed.

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

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed: Senate Bill No. 23, and the same is herewith transmitted.
Herbert H. Sieler, Secretary.

The Speaker announced he was about to sign Senate Bill No. 23.

MOTION

Mr. Bargreen moved that House Bill No. 480 be re-referred from the Committee on Horticulture to the Committee on Appropriations.
The motion was carried.

MOTION

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

MOTION

On motion of Mr. Rasmussen, the House adjourned until ten o'clock a.m., Friday, February 25, 1949.

S. R. Holcomb, Chief Clerk.

FORTY-SEVENTH DAY

MORNING SESSION

House of Representatives,

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 Vane and Woodall.
Prayer was offered by the Reverend Henry S. Rahn, 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. O'Brien, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House Bill No. 29 (reported by Committee on Appropriations):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on License, to whom was referred House Bill No. 66, authorizing dog racing under terms of horseracing act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached substitute bill be substituted therefor and that the substitute bill do pass.

R. C. (Brigham) Young, Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on License, to whom was referred House Bill No. 66, authorizing dog racing under terms of horseracing act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the substitute bill by a majority of the committee do not pass.

I concur in this report: B. Roy Anderson.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 93, appropriating to prevent sewage pollution of DesChutes basin, 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,
John L. O'Brien, Vice-Chairman.


Passed to second reading.

Engrossed House Bill No. 105 (reported by Committee on Appropriations): Do pass as amended.
Passed to second reading.

House Bill No. 185 (reported by Judiciary Committee): Do pass as amended.
Passed to second reading.

House Bill No. 197 (reported by Committee on Elections): Do pass as amended.
Passed to second reading.
House Bill No. 211 (reported by Committee on Medicine, Dentistry and Drugs):

Do pass as amended.
Passed to second reading.

Mr. Speaker:


We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 218, licensing and regulating watch making and repairing; creating a board 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 F. Riley, Chairman.
John L. O'Brien, Vice-Chairman.


Passed to second reading.

Mr. Speaker:


We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 267, appropriating for acquiring rights of way in Columbia Basin 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.

Tulia Butler Hansen, Chairman.
W. J. Beierlein, Vice-Chairman.


Passed to second reading.

Mr. Speaker:


We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 272, requiring classification of city streets and design standards 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.

Tulia Butler Hansen, Chairman.
W. J. Beierlein, Vice-Chairman.


Passed to second reading.

Mr. Speaker:


A majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 273, requiring classification of county roads and design standards 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.

Tulia Butler Hansen, Chairman.
W. J. Beierlein, Vice-Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 328, regulating appointment of agent for service of process by foreign corporation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Arthur R. Paulsen, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Veterans' Affairs, to whom was referred House Bill No. 330, restricting competitive exam preference to veterans of armed service during war, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Louis E. Hofmeister, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 332, preserving pedestrian right of way at traffic signal intersections, 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 Hansen, Chairman, Vice-Chairman.


Passed to second reading.

House Bill No. 348 (reported by Committee on Agriculture and Livestock): Do pass as amended.

Passed to second reading.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Veterans' Affairs, to whom was referred House Bill No. 483, increasing annual salary of Director of Veterans' Rehabilitation Council to $7,500, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Louis E. Hofmeister, Chairman.


Passed to second reading.
House Bill No. 490 (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. 492, providing for organization of park districts outside cities and towns
authorized to make local improvement assessments, have had the same under considera­
tion, and we respectfully report the same back to the House with the recommendation
that it do pass.

We concur in this report: Violet P. Boede, Julia Butler Hansen, Elmer E. Johnston,
MRS. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

We, a majority of your Committee on Roads and Bridges, to whom was referred
House Bill No. 549, requiring city records of receipt and expenditure of road monies,
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that they do pass.

Julia Butler Hansen, Chairman.

We concur in this report: George N. Adams, Gordon J. Brown, Henry A. Brown,
Wallace I. Carmichael, James P. Dillard, Dewey C. Donohue, J. Chester Gordon, Alfred S.
Hillery, John R. Jones, Reuben A. Knoblauch, A. B. McPherson, C. C. Miller, Charles A.
Pedersen, K. O. Rosenberg, James D. Stonecipher, Nat W. Washington, Max Wedekind,
John N. Wilson.

Passed to second reading.

We, a majority of your Committee on Appropriations, to whom was referred
House Bill No. 556, providing methods for making claims for damage by game animals 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 F. Riley, Chairman.

We concur in this report: W. O. Allen, Howard Bargreen, Violet P. Boede, R. Mort
Frayn, Michael J. Gallagher, Edwin A. Henderson, David Hoefer, Sidney S. Jeffreys,

Passed to second reading.

Engrossed Senate Bill No. 6 (reported by Committee on Cities and
Counties):
Do pass as amended.
Passed to second reading.

We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 77; also
Re-Engrossed House Bill No. 139; also
Engrossed House Bill No. 498; also
Engrossed House Bill No. 489, have compared same with the original and engrossed
bills and find them correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, Daily S. Wyatt.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 67; also Enrolled House Bill No. 74; also Enrolled House Bill No. 118, have compared same with the original bills and find them correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Clayton Farrington, William D. Shannon.


MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 21; also Enrolled House Bill No. 44; also Enrolled House Bill No. 60; also Enrolled House Bill No. 76; also Enrolled House Bill No. 189; also Enrolled House Bill No. 311, have compared same with the original and engrossed bills and find them correctly enrolled.

We concur in this report: Clayton Farrington, Daily S. Wyatt.


MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 40; also Enrolled House Bill No. 111; also Enrolled House Bill No. 170; also Enrolled House Bill No. 200; also Enrolled House Bill No. 226; also House Joint Memorial No. 4, have compared same with the original and engrossed bills and the engrossed memorial and find them correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Clayton Farrington, William D. Shannon.

COMMUNICATION FROM THE GOVERNOR

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

Olympia, February 24, 1949.

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following House Bills, entitled:

House Bill No. 39:
"An Act relating to savings and loan associations; regulating their organization, management, savings, dividends, investments, liquidation and conversion; amending sections 4, 12, 50, 57, 67, 69, 102, 116, and section 52 as amended, chapter 235, Laws of 1945."

House Bill No. 55:
"An Act relating to revenue and taxation; relating to the dates for payment of real and personal property taxes; reducing the rate of interest on delinquent property taxes; eliminating the rebate for early payment of property taxes and amending sections 83, 86 and 89, chapter 130, Laws Extraordinary Session, 1925, as amended, and declaring an emergency."

House Bill No. 138:
"An Act relating to fire protection districts and amending section 34, chapter 34, Laws of 1939, as last amended by section 9, chapter 254, Laws of 1947."

House Bill No. 173:
"An Act relating to public lands and authorizing an exchange of certain property with Howard C. Hollingsworth."

To the Honorable,
The House of Representatives of the State of Washington
Olympia, February 24, 1949.

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House Bill No. 39:
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House Bill No. 55:
"An Act relating to revenue and taxation; relating to the dates for payment of real and personal property taxes; reducing the rate of interest on delinquent property taxes; eliminating the rebate for early payment of property taxes and amending sections 83, 86 and 89, chapter 130, Laws Extraordinary Session, 1925, as amended, and declaring an emergency."

House Bill No. 138:
"An Act relating to fire protection districts and amending section 34, chapter 34, Laws of 1939, as last amended by section 9, chapter 254, Laws of 1947."

House Bill No. 173:
"An Act relating to public lands and authorizing an exchange of certain property with Howard C. Hollingsworth."

To the Honorable,
The House of Representatives of the State of Washington
Olympia, February 24, 1949.

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House Bill No. 55:
"An Act relating to revenue and taxation; relating to the dates for payment of real and personal property taxes; reducing the rate of interest on delinquent property taxes; eliminating the rebate for early payment of property taxes and amending sections 83, 86 and 89, chapter 130, Laws Extraordinary Session, 1925, as amended, and declaring an emergency."

House Bill No. 138:
"An Act relating to fire protection districts and amending section 34, chapter 34, Laws of 1939, as last amended by section 9, chapter 254, Laws of 1947."

House Bill No. 173:
"An Act relating to public lands and authorizing an exchange of certain property with Howard C. Hollingsworth."
House Bill No. 174:
"An Act relating to public lands and authorizing the conveyance of certain property to Reorganized School District No. 307, Whitman County."

House Bill No. 175:
"An Act relating to public lands and authorizing the sale of certain properties by the board of regents of the State College of Washington."

Sincerely yours,
H. P. Everest,
Assistant to the Governor.

MESSAGES FROM THE SENATE
Senate Chamber,

Mr. Speaker:
The Senate has passed: House Bill No. 60; also House Bill No. 76; also House Bill No. 189; also House Bill No. 311; also Senate Bill No. 208; also Senate Bill No. 255; also Senate Bill No. 253; also Senate Bill No. 265; also Senate Bill No. 278; also Senate Bill No. 143, and the same are herewith transmitted.

Herbert H. Sierer, Secretary.

Mr. Speaker:
The Senate has passed: Engrossed Substitute Senate Bill No. 51, and the same is herewith transmitted.

Herbert H. Sierer, Secretary.

SENATE AMENDMENT TO HOUSE BILL
Senate Chamber,

Mr. Speaker:
The Senate has passed: House Bill No. 244, with the following amendment:
Amend section 1, line 8 of the original bill, same being line 4 of the printed bill, strike the period (.) at the end of the section, insert a comma (,) and add the following: "Provided, That not more than two per cent (2%) of this appropriation shall be used for engineering and administration.", and the same is herewith transmitted.

Herbert H. Sierer, Secretary.

MOTION
Mr. Mardesich moved that the House do not concur in the Senate amendment to House Bill No. 244, and that the Senate be asked to recede therefrom.

Debate ensued.
The motion by Mr. Mardesich was carried, and the House refused to concur in the Senate amendment to House Bill No. 244, and asked the Senate to recede therefrom.

SENATE AMENDMENT TO HOUSE BILL
Senate Chamber,

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 352, with the following amendments:
Amend the House amendment by Representative Woodall, being line 11 of the engrossed bill, by inserting after the comma (,) and before the word "providing" the word "and".
Amend section 1, line 14 of the engrossed bill, being line 3 of the printed bill, after the word "the" and before the word "commission" insert the word "Game", and the same is herewith transmitted.

Herbert H. Sierer, Secretary.
MOTION

On motion of Mr. Simmons, the House concurred in the Senate amendment to Engrossed House Bill No. 352.

The Speaker:
"The question before the House is the final passage of Engrossed House Bill No. 352, as amended by the Senate."

The Clerk called the roll on the final passage of Engrossed House Bill No. 352, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Riley, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Adams, Ball, Hoefel, Holliday, Kinnear, Powell, Ridgway, Roderick, Rosenberg, Vane—10.

Engrossed House Bill No. 352, having received the constitutional majority, was declared passed as amended by the Senate.

The Speaker announced he was about to sign House Bill No. 21; also
House Bill No. 40; also
House Bill No. 44; also
House Bill No. 60; also
House Bill No. 67; also
House Bill No. 74; also
House Bill No. 76; also
House Bill No. 111; also
House Bill No. 118; also
House Bill No. 170; also
House Bill No. 189; also
House Bill No. 200; also
House Bill No. 226; also
House Bill No. 311; also
House Joint Memorial No. 4.

FIRST READING OF HOUSE CONCURRENT RESOLUTION

House Concurrent Resolution No. 11, by Representatives Kinnear, Powell and Comfort:
Adopting permanent Joint Rule 33.
Referred to Committee on Rules and Order.
FIRST READING OF SENATE BILLS

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

Engrossed Substitute Senate Bill No. 51, by Judiciary Committee:
An Act providing that appropriations shall be made to guarantee the Judges' Retirement Fund; and amending section 6, Chapter 229, Laws of 1937, as last amended by section 2, Chapter 19, Laws of 1945 (sec. 11054-6, Rem. Supp. 1945).
Referred to Judiciary Committee.

Senate Bill No. 143, by Senator Witten:
An Act relating to counties; authorizing the leasing of county property to the United States of America or its agencies.
Referred to Committee on Cities and Counties.

Senate Bill No. 208, by Senator Lee:
An Act exempting farm machinery from size and weight requirements when moving on the highways from one farm to another; amending section 55, Chapter 189, Laws of 1937, as last amended by section 7, Chapter 200, Laws of 1947 (sec. 6360-55, Rem. Supp. 1947).
Referred to Committee on Roads and Bridges.

Senate Bill No. 253, by Senator McMullen:
An Act relating to the suspension of sentence in certain criminal cases; authorizing the imposition on conditions to such suspension; and amending section 28, Chapter 249, Laws of 1909, as amended by Chapter 69, Laws of 1921.
Referred to Judiciary Committee.

Senate Bill No. 255, by Senator McMullen:
An Act relating to the granting of probation in certain felony cases; authorizing the imposition of conditions; and amending section 5b, Chapter 125, Laws of 1939.
Referred to Judiciary Committee.

Senate Bill No. 265, by Committee on Liquor Control:
An Act relating to liquor permits; prohibiting transfers thereof and false statements; imposing penalties and saving from prosecution licensees serving permit holders.
Referred to Committee on Liquor Control.

Senate Bill No. 278, by Committee on Aeronautics and Airports:
An Act relating to the taxation and registration of aircraft; providing for an excise tax upon certain aircraft in lieu of property taxes thereon, and for the allocation of revenues derived therefrom; prescribing certain duties of certain state and county officers; and amending sections 23 and 25, Chapter 165, Laws of 1947.
Referred to Committee on Revenue and Taxation.

SECOND READING OF BILLS

House Bill No. 47, by Representatives Young and Shannon:
Authorizing University of Washington to build experimental plant for developing commercial coal gas, and making an appropriation.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was re-referred House Bill No. 47, authorizing University of Washington to build experimental plant for deve-
oping commercial coal gas, and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended by Committee on Commerce and Manufacturing.

Edward F. Riley, Chairman,
................................., Vice-Chairman.


Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 47, authorizing University of Washington to build experimental plant for developing commercial coal gas, and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 2, lines 14 and 15 of the original bill, being line 6 of the printed bill, after the words "sum of" and before the word "or" strike the words "two hundred fifty thousand dollars" and insert in lieu thereof the words and figures "one hundred seventy-five thousand dollars ($175,000)."

In section 2, line 15 of the original bill, being line 7 of the printed bill, after the comma (,) following the word "necessary" and before the word "for" insert the following: "and the sum of seventy-five thousand dollars ($75,000) to be paid by the industries interested."

Charles M. Carroll, Chairman.

We concur in this report: Chester D. Forshee, George Kinnear, George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Patrick D. Sutherland, John N. Wilson.

House Bill No. 47 was read the second time by sections.

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

Strike the whole of section 2 and insert in lieu thereof the following:

"Sec. 2. There is hereby appropriated to the University of Washington from the General Fund the sum of one hundred and twenty-five thousand dollars ($125,000) or so much thereof as may be necessary, and to be used only when matching fund of one hundred twenty-five thousand dollars ($125,000) in money or its equivalent in materials, supplies and labor be contributed to the University of Washington by industries or parties interested for the construction, equipment, maintenance and operation of said pilot plant. At the completion of the experiment, all equipment, materials and money revert to the University of Washington."

On motion of Mr. Carroll, the committee amendments were withdrawn.

House Bill No. 47 was passed to third reading and ordered engrossed.

House Bill No. 217, by Representatives Hansen, Beierlein and Raugust:

Creating a highway commission; defining duties and authority of Director of Highways; increasing gas tax and certain motor vehicle licenses.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 217, creating a highway commission; defining duties and authority of Director of Highways; increasing gas tax and certain motor vehicle licenses, have had 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, page 2, line 23 of the original bill, being line 14, page 2 of the printed bill, after the period (.) following the word "commission" and before the word "The" insert the following: "The Director of Highways of the State of Washington shall be a registered professional engineer under the law of this state and shall be a graduate in engineering of an accredited university or college or have in lieu thereof experience as a civil engineer in responsible charge of work equivalent to such education, and
addition experience in highway or road construction for a period of not less than five (5) years."

In section 5, page 2, line 24 of the original bill, being page 2, line 15 of the printed bill, after the word "commission" strike the comma (,) and the remainder of the sentence and add a period (.)

In section 7, page 3, line 6 of the original bill, being page 2, line 25 of the printed bill, strike the period (.) following the word "therewith" and insert in lieu thereof a colon (:) and the following proviso: "Provided. That no member of the commission shall receive compensation for more than one hundred fifty (150) days for any calendar year."

In section 8, page 3, line 14 of the original bill, being page 2, line 31 of the printed bill, after the word "which" and before the word "commission" insert the word "the"

In section 16, page 7, line 14 of the printed bill, being page 11, line 3 of the original bill, strike the remainder of the section following the word "amended" and insert in lieu thereof the following: "by section 2, Chapter 177, Laws of 1939, is amended to read as follows:

"Section 5. * * * * Every distributor shall pay, in addition to any other taxes provided by law, an excise tax to the treasurer of this state of * * * * six and one-half cents (6½¢) for each gallon of motor vehicle fuel sold, distributed or used by it in the State of Washington: Provided, however, That under such regulations as the Director of Licenses may prescribe sales or distribution of motor vehicle fuel may be made by one licensed distributor to another licensed distributor free of the tax. In the computation of the tax, one (1) per cent of the net gallonage otherwise taxable shall be deducted by the distributor before computing the tax due, on account of the losses sustained through evaporation and handling. The tax herein imposed shall be collected and paid to the State of Washington but once in respect to any motor vehicle fuel. Bills should be rendered by distributors to all purchasers of inflammable petroleum products of fifty (50) gallons or more, and upon request to all purchasers of smaller lots. In the case of sales of motor vehicle fuels as herein defined, such bills shall contain a statement that the distributor has assumed the tax thereon; and in other cases the bills shall contain a statement that the purchaser is responsible for the tax, if the products shall be used for the purpose of operating a motor vehicle. Of the six and one-half cents (6½¢) collected as herein provided, five cents (5¢) shall be distributed between the state, cities and counties under the provisions of sections 2 and 3, Chapter 181, Laws of 1939, and one-quarter cent (¼¢) shall be distributed to the counties directly and allocated between them as provided by section I (c), Chapter 210, Laws of 1945, and one and one-quarter cents (1¼¢) shall be paid directly into the Motor Vehicle Fund."

In section 18, page 6, line 12 of the printed bill, being page 12, line 21 of the original bill, strike the period (.) at the end of the section, insert a colon (:) in lieu thereof, and add the following proviso: "Provided, That as to taxicabs the tax per seat of maximum adult seating capacity, exclusive of the operator, shall be only two dollars ($2) per seat: Provided further, That the increase in seat fees over the seat fees in effect in 1949 shall be gradually assessed over a period of three (3) years, one-third (⅓) of said increase to be added to the regular 1950 seat fee, two-thirds (2⁄3) to the 1951 fees and the total increased seat fees herein provided for shall be effective in 1952."

In section 19, page 8, line 13 of the printed bill, being page 12, line 22 of the original bill, strike the remainder of the section following the word "amended" and insert in lieu thereof the following: "by section 15, Chapter 200, Laws of 1947, is amended to read as follows:

"Section 17. In addition to other fees for the licensing of vehicles there shall be paid and collected annually for each motor truck * * * * and truck tractor based upon the maximum gross weight thereof as set by the licensee in his application, or otherwise, the following fees:

<table>
<thead>
<tr>
<th>Weight Range</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 6,000 lbs.</td>
<td>$11.00</td>
</tr>
<tr>
<td>6,000 lbs. or more and less than 8,000 lbs.</td>
<td>$18.00</td>
</tr>
<tr>
<td>8,000 lbs. or more and less than 10,000 lbs.</td>
<td>$20.00</td>
</tr>
<tr>
<td>10,000 lbs. or more and less than 12,000 lbs.</td>
<td>$22.50</td>
</tr>
<tr>
<td>12,000 lbs. or more and less than 14,000 lbs.</td>
<td>$25.00</td>
</tr>
<tr>
<td>14,000 lbs. or more and less than 16,000 lbs.</td>
<td>$30.00</td>
</tr>
<tr>
<td>16,000 lbs. or more and less than 18,000 lbs.</td>
<td>$50.00</td>
</tr>
<tr>
<td>18,000 lbs. or more and less than 20,000 lbs.</td>
<td>$70.00</td>
</tr>
</tbody>
</table>
20,000 lbs. or more and less than 22,000 lbs.       $5.00  
22,000 lbs. or more and less than 24,000 lbs.       $10.00  
24,000 lbs. or more and less than 26,000 lbs.       $15.00  
26,000 lbs. or more and less than 28,000 lbs.       $20.00  
28,000 lbs. or more and less than 30,000 lbs.       $25.00  
30,000 lbs. or more and less than 32,000 lbs.       $30.00  
32,000 lbs. or more and less than 34,000 lbs.       $35.00  
34,000 lbs. or more and less than 36,000 lbs.       $40.00  

Provided, That as to any such motor truck or truck tractor propelled by steam, electricity, natural gas, Diesel oil, butane, or propane the foregoing schedule of fees shall be increased in every instance by twenty-five per cent (25%) thereof and paid in addition to any excise tax upon such substance other than motor vehicle fuel. 

Increases In every instance by twenty-five per cent (25%) thereof and paid in addition to any excise tax upon such substance other than motor vehicle fuel.

The maximum gross weight in case of any motor truck, motor truck tractor, truck tractor, compressor, rock crusher, conveyor, hoist, wrecker, donkey engine, cook house, tool house, bunk house or similar machine or structure attached to or made a part of such motor truck, trailer or semi-trailer shall be the scale weight of such motor truck, truck tractor, trailer or semi-trailer unladen, to which shall be added the maximum load to be carried thereon, as set by the licensee in his application, or otherwise, the following fees:

<table>
<thead>
<tr>
<th>Weight Range</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 6,000 lbs.</td>
<td>$ 5.50</td>
</tr>
<tr>
<td>6,000 lbs. or more and less than 8,000 lbs.</td>
<td>$ 9.00</td>
</tr>
<tr>
<td>8,000 lbs. or more and less than 10,000 lbs.</td>
<td>$10.00</td>
</tr>
<tr>
<td>10,000 lbs. or more and less than 12,000 lbs.</td>
<td>$11.25</td>
</tr>
<tr>
<td>12,000 lbs. or more and less than 14,000 lbs.</td>
<td>$12.50</td>
</tr>
<tr>
<td>14,000 lbs. or more and less than 16,000 lbs.</td>
<td>$15.00</td>
</tr>
<tr>
<td>16,000 lbs. or more and less than 18,000 lbs.</td>
<td>$25.00</td>
</tr>
<tr>
<td>18,000 lbs. or more and less than 20,000 lbs.</td>
<td>$35.00</td>
</tr>
<tr>
<td>20,000 lbs. or more and less than 22,000 lbs.</td>
<td>$45.00</td>
</tr>
<tr>
<td>22,000 lbs. or more and less than 24,000 lbs.</td>
<td>$60.00</td>
</tr>
<tr>
<td>24,000 lbs. or more and less than 26,000 lbs.</td>
<td>$85.00</td>
</tr>
<tr>
<td>26,000 lbs. or more and less than 28,000 lbs.</td>
<td>$120.00</td>
</tr>
<tr>
<td>28,000 lbs. or more and less than 30,000 lbs.</td>
<td>$180.00</td>
</tr>
<tr>
<td>30,000 lbs. or more and less than 32,000 lbs.</td>
<td>$270.00</td>
</tr>
<tr>
<td>32,000 lbs. or more and less than 34,000 lbs.</td>
<td>$310.00</td>
</tr>
<tr>
<td>34,000 lbs. or more and less than 36,000 lbs.</td>
<td>$350.00</td>
</tr>
</tbody>
</table>

Provided, That as to any such motor truck or truck tractor propelled by steam, electricity, natural gas, Diesel oil, butane, or propane the foregoing schedule of fees shall be increased in every instance by twenty-five per cent (25%) thereof and paid in addition to any excise tax upon such substance other than motor vehicle fuel: Provided further, The maximum gross weight in case of any motor truck, truck tractor, trailer or semi-trailer shall be the scale weight of such motor truck, truck tractor, trailer or semi-trailer unladen, to which shall be added the maximum load to be carried thereon, as set by the licensee in his application, or otherwise: Provided further, That in lieu of the additional fee provided in this section there shall be collected a fee of five dollars ($5) on any motor truck, truck tractor, trailer or semi-trailer used only for the purpose of transporting any well drilling machine, air compressor, rock crusher, conveyor, hoist, wrecker, donkey engine, cook house, tool house, bunk house or similar machine or structure attached to or made a part of such motor truck, trailer or semi-trailer: Provided further, On motor trucks owned and operated by farmers in the transportation of their own farm, orchard, or dairy products from point of production to market, or in the infrequent or seasonal transportation by one farmer for another for any purpose other than commercial hire of products of the farm, orchard or dairy, or of supplies or commodities to be used on the farm, orchard or dairy, except motor trucks owned and operated by cooperative associations or cooperative marketing associations, shall be paid and collected annually the following fees in lieu of the fees first mentioned herein:

<table>
<thead>
<tr>
<th>Weight Range</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 6,000 lbs.</td>
<td>$ 5.50</td>
</tr>
<tr>
<td>6,000 lbs. or more and less than 8,000 lbs.</td>
<td>$ 9.00</td>
</tr>
<tr>
<td>8,000 lbs. or more and less than 10,000 lbs.</td>
<td>$10.00</td>
</tr>
<tr>
<td>10,000 lbs. or more and less than 12,000 lbs.</td>
<td>$11.25</td>
</tr>
<tr>
<td>12,000 lbs. or more and less than 14,000 lbs.</td>
<td>$12.50</td>
</tr>
<tr>
<td>14,000 lbs. or more and less than 16,000 lbs.</td>
<td>$15.00</td>
</tr>
<tr>
<td>16,000 lbs. or more and less than 18,000 lbs.</td>
<td>$25.00</td>
</tr>
<tr>
<td>18,000 lbs. or more and less than 20,000 lbs.</td>
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32,000 lbs. or more and less than 34,000 lbs. ....  * * * $310.00
34,000 lbs. or more and less than 36,000 lbs. ....  * * * $350.00

"When any vehicle subject to license is to be moved upon the public highways of this state from one point to another, the Director of Licenses is authorized to issue a special permit therefor upon an application to him presented in such form as shall be approved by the Director of Licenses and upon payment therefor of a fee of five dollars ($5): Provided, That such permit shall be for the transit of the vehicle only and that the vehicle shall not at the time of such transit be used for the transportation of any person or property whatsoever for compensation or otherwise, and the payment of such fee shall be for one transit only between the points of origin and destination set forth in such application: Provided further, (a) That when such vehicle is to be moved from one point in this state to another and when the owner of such vehicle desires to carry a load of passengers and/or commodities, he may obtain a one transit permit upon the payment to the Director of Licenses of a fee of ten dollars ($10), and (b) For each vehicle used exclusively in the transportation of circus, carnival and show equipment and in the transportation of supplies used in conjunction therewith, there shall, in addition to other fees provided for the licensing of vehicles, be charged an annual capacity fee in the amount of ten dollars ($10).

"This section shall be effective December 1, * * * 1949 and shall apply to all motor trucks, trailers and semi-trailers licensed for the year * * * 1850 and subsequent years."

Further amend the bill by adding a new section at the end of thereof and immediately following section 19 to be known as section 20, to read as follows:

"Sec. 20. Section 1, Chapter 194, Laws of 1943, as amended by section 1, Chapter 171, Laws of 1945, is amended to read as follows:

"Section 1. Whenever any person, firm or corporation applies for a license on a motor truck, trailer, tractor, semi-trailer, for-hire vehicle, bus or auto stage subsequent to March 31 of any calendar year, the license fees based on gross weight or seating capacity of such vehicles shall be computed as follows:

"Upon motor vehicles above described licensed in this state after March 31 of any year, but before July 1, the license fees imposed by this section for such year shall be reduced by one-fourth (1/4) thereof; upon vehicles licensed in this state after June 30 of any year, but before October 1, the license fees shall be reduced by one-half (1/2) thereof; and upon vehicles licensed in this state after September 30 of any year the license fees shall be reduced by three-fourths (3/4) thereof: Provided, That gross weight licenses for motor trucks, trailers, tractors or semi-trailers may be purchased for a three (3) month period at the beginning of any calendar month when the gross weight license applied for on any vehicle exceeds twenty thousand (20,000) pounds. For each fee so paid other than at the time of payment of the basic license fee, an additional fee of one dollar ($1) shall be charged by the director. The Director of Licenses is authorized to establish rules and regulations not inconsistent herewith relative to the issuance and display of certificates or other insignia evidencing payment of such fees: And provided further, That such reductions shall not apply to special permits."

Further amend the bill by adding a new section following new section 20, to be known as section 21, to read as follows:

"Sec. 21. Section 3, Chapter 127, Laws of 1941, is amended to read as follows:

"Section 3. From and after the effective date of this act, in addition to other taxes now provided by law, there is hereby imposed and levied an excise tax at the rate of * * * six and one-half cents (61/2¢) per gallon on the use of fuel by any user thereof."

Further amend the bill by adding a new section following new section 21, to be known as section 22, to read as follows:

"Sec. 22. Section 17, Chapter 58, Laws of 1933, as last amended by section 4, Chapter 84, Laws of 1943, is amended to read as follows:

"Section 17. Every person who imports motor vehicle fuel into this state for his own use in equipment, other than motor vehicles shall not, for that reason alone, be required to secure a distributor's license or to comply with any of the provisions of this act herein imposed upon a distributor or with the provisions of section 5 (a) of this act; but such person shall make a report verified under oath and file the same with the Director on or before the tenth (10th) day of the succeeding month, showing the number of gallons of motor vehicle fuel so imported and the number of gallons of such motor vehicle fuel used during the preceding month, the name of the person from whom the motor vehicle fuel was purchased, the date of purchase, the place of
storage, and the manner of use or intended use together with a description of the equipment in which the same is used. These reports shall be filed upon blanks prepared and furnished by the Director: Provided, however, That any person coming into this state in an aircraft or motor boat shall not be required to make such a report in respect to any motor vehicle fuel carried in the fuel tanks of such vehicle for the purpose of propelling such vehicle, and every person coming into this state in a motor vehicle may transport in the fuel tanks of such vehicle for the propulsion thereof not more than twenty (20) gallons of motor vehicle fuel or other inflammable petroleum products without paying the tax, securing the license or making any report herein provided, but if the motor vehicle fuel so brought into the state be removed from the fuel tanks of said vehicles or used for any purpose other than the propulsion of said vehicles, the person so importing motor vehicle fuel shall be subject to all the provisions of this act applying to distributors. The Director of Licenses shall have the right, in order to establish the validity of any exemption, to examine the books and records of the claimant for such purpose and the failure of the claimant to accede to the demand for such examination shall constitute a waiver of all rights to the exemption herein granted.

"The provisions of this act requiring the payment of taxes shall not be held or construed to apply to motor vehicle fuel, or other inflammable petroleum products imported into the State of Washington in inter-state or foreign commerce and intended to be sold while the same are in inter-state or foreign commerce, nor to any motor vehicle fuel, or other inflammable petroleum products, exported from this state by a qualified distributor, nor to any motor vehicle fuel, or other inflammable petroleum products, sold by a qualified distributor to the government of the United States or any department thereof for official use exclusively in the operation of aircraft engines, nor to motor vehicle fuel for use exclusively in the operation of aircraft engines, delivered to aviation gasoline dealers and/or users as authorized and under regulations prescribed by the Director of Licenses, but every distributor shall report such imports, exports and sales to the Director of Licenses at such times, on such forms, and in such detail as said Director may require.

"In support of any exemption from taxes claimed under this section on account of the exportation of motor vehicle fuel, every distributor must execute an export certificate in such form as shall be prescribed, prepared and furnished by the Director of Licenses, containing a sworn statement, made by some person having actual knowledge of the fact of such exportation, that the motor vehicle fuel has been exported from the State of Washington, and giving such details with reference to such shipment as said Director may require. All export certificates must be completed and filed with the Director of Licenses sixty (60) days after the end of the calendar month in which the shipments to which they relate were made. The Director of Licenses may demand of any distributor such additional data as are deemed necessary by said Director in support of any such certificate, and failure to supply such data will constitute a waiver of all right to exemption claimed by virtue of such certificate.

"Any claim for exemption based on a sale to the government of the United States or any department thereof may be made by the distributor at any time within six (6) months after the date of sale, but no claim made after the expiration of said period of six (6) months will be recognized for any purpose by the state or any agency thereof.

"Nothing herein contained shall be construed to exempt from the payment of the tax any motor vehicle fuel sold and delivered to or used by the State of Washington or any political subdivision thereof, or any inflammable petroleum products other than motor vehicle fuel, used by the State of Washington, or any political subdivision thereof, on the propulsion of motor vehicles as herein defined.

"Any person, firm, association or corporation who shall purchase or otherwise acquire motor vehicle fuel as herein defined upon which the state tax has not been paid, from the United States government, or any of its agents or officers, for use not specifically associated with any governmental function or operation or shall so acquire inflammable petroleum products other than motor vehicle fuel and use the same in the propulsion of motor vehicles as herein defined, for a use not associated with any governmental function or operation, shall pay to the State of Washington the tax herein provided upon the motor vehicle fuel, or other inflammable petroleum products so acquired. It shall be unlawful for any person to use or to conspire with any governmental official, agent, or employee for the use of any requisition, purchase order, or any card or any authority to which he is not specifically entitled by government regulations, for the purpose of obtaining any such motor vehicle fuel or other inflammable petroleum products upon which the state tax has not been paid."
Further amend the bill by adding a new section following new section 22 to be known as section 23 to read as follows:

"Sec. 23. If any section, sentence, clause, or word of this act shall be held to be unconstitutional, the invalidity of such section, sentence, clause, or word shall not affect the validity of any other provisions of this act, it being the intent of this legislative assembly to enact the remainder of this act, notwithstanding such part so declared to be unconstitutional, may or should be so declared."

Amend the title by striking the title and substituting in lieu thereof the following title: "An Act relating to the administration of highways, roads and streets; creating a commission to administer the same; providing for fees for licensing of motor vehicles and for motor and Diesel fuel taxes and the distribution of funds to the State, to counties and cities, providing when certain fees shall become effective and declaring an emergency, repealing Chapter 134, Laws of 1941; amending section 3, Chapter 53, Laws of 1937; and amending section 60, Chapter 187, Laws of 1937 as last amended by section 1, Chapter 96, Laws of 1947; and amending section 61, Chapter 187, Laws of 1937 as last amended by section 1, Chapter 250, Laws of 1945; and amending section 63, Chapter 187, Laws of 1937 as last amended by section 11, Chapter 82, Laws of 1943; and amending section 5, Chapter 58, Laws of 1933 as amended by section 2, Chapter 177, Laws of 1939; and amending section 16 and 18, Chapter 188, Laws of 1937; and amending section 17, Chapter 188, Laws of 1937 as last amended by section 15, Chapter 260, Laws of 1947; and amending section 3, Chapter 127, Laws of 1941; and amending section 1, Chapter 194, Laws of 1943 as amended by section 1, Chapter 171, Laws of 1945; and amending section 17, Chapter 58, Laws of 1933 as last amended by section 4, Chapter 25, Laws of 1943.


House Bill No. 217 was read the second time by sections.

On motion of Mrs. Hansen, the first six committee amendments were adopted.

The Speaker observed within the bar of the House former Representative Frank L. Hatley, from Whatcom County, and appointed Mr. Wyatt and Mr. Nunamaker to escort him to a seat beside the Speaker. (Applause).

Mr. Brown (Vaughan) moved the adoption of the following amendment:

Amend section 18, line 19, page 8 of the printed bill, after the words "operator thereof", strike the period (.), insert a semicolon (;) and add the following: Provided, that the person paying such taxes shall have the same right to a reduction in rates for licenses running for one, two or three quarters together with the right of purchasing a license for any three-month period granted to truck, trailer, tractor, semi-trailer, for-hire vehicles, by section 20 of this Act. And provided further, That any license holder who can show to the satisfaction of the department that any one or more of such auto stages were used for less than 1/6 of the period for which a license was purchased for any year subsequent to 1948 shall be entitled to a credit of 80% of the amount of the license paid thereon which credit shall be allowed on the licenses of any one or more auto stages purchased by him for the succeeding or any subsequent year."

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The motion by Mr. Brown (Vaughan) was lost and the amendment was not adopted.
Mr. Henderson moved the adoption of the following amendment:

Amend section 12, subsection (c), page 3, lines 22 and 23 of the printed bill, after the words "and to construct" insert a comma (,) and insert the words "subject to the approval of the commission."

Debate ensued.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The motion by Mr. Henderson was lost and the amendment was not adopted.

Mrs. Hansen moved the adoption of the committee amendment to section 19, page 8, line 13 of the printed bill.

Debate ensued.

The motion by Mrs. Hansen was carried and the amendment was adopted.

On motion of Mrs. Hansen, the committee amendment adding a new section to be known as section 20 was adopted.

On motion of Mr. Brown (Vaughan), the following amendment was adopted:

In section 18, page 12, line 17 of the original bill, being page 8, line 9 of the printed bill, strike the period (.) following the word "thereof" insert in lieu thereof a colon (:) and add the following proviso: "Provided, That licenses can be purchased therefor in the same manner and for the same periods as are provided in section 20 of this act."

On motion of Mrs. Hansen, the remaining four committee amendments were adopted.

On motion of Mrs. Hansen, the following amendment was adopted:

Further amend the bill by adding a new section immediately following new section 23 to be known as section 24 to read as follows:

"Sec. 24. The provisions of this act, except the sections relating to fees for motor vehicles and except as in this act otherwise provided, are necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately."

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 217 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 217.

The Clerk called the roll on the final passage of Engrossed House Bill No. 217 and the bill passed the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neil, Nunemaker, O’Brien, Olson, Paulsen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—87.

Those voting nay were: Representative Henderson—1.
Those absent or not voting were: Representatives Allen, Bernethy, Eldridge, Johnston, Mohr, Pedersen, Smiley, Smith (Ralph A.), Vane, Woodall, Young—11.

Engrossed 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.

**House Bill No. 532**, by Representative Brown (Henry A.):

Continuing the interim committee on highways; making an appropriation and declaring an emergency.

**Mr. Speaker:**

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 532, continuing the interim committee on highways, 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 with the following amendment:

In section 3, line 28, page 1 of the original bill, being line 17 of the printed bill before the words "or so" and after the words "sum of", strike the words and figures "forty thousand dollars ($40,000)" and insert in lieu thereof the words and figures "fifty thousand dollars ($50,000)".

Julia Butler Hansen, Chairman

W. J. Beierlein, Vice-Chairman.


House Bill No. 532 was read the second time by sections.

On motion of Mrs. Hansen, the committee amendment was adopted.

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 532 was advanced to third reading, the second reading considered the third, and Engrossed House Bill No. 532 was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 532.

The Clerk called the roll on the final passage of Engrossed House Bill No. 532, and the bill passed the House by the following vote: Yeas, 87; nays, 4; absent or not voting, 8.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—87.
FORTY-SEVENTH DAY, FEBRUARY 25, 1949

Those voting nay were: Representatives Jeffreys, Riley, Vane, Wyatt—4.
Those absent or not voting were: Representatives Allen, Brown (Gordon J.), Carty, Hallauer, Hoopingarner, Johnston, Sandison, Smiley—8.

Engrossed House Bill No. 532, having received the constitutional majority, was declared passed.

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

**House Bill No. 463**, by Committee on Roads and Bridges:
Authorizing interchange of certain trailer identification plates.
The bill was read the second time by sections.
On motion of Mrs. Hansen, the rules were suspended, House Bill No. 463 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of House Bill No. 463.
The Clerk called the roll on the final passage of House Bill No. 463, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefer, Holliday, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Marde-sich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenner (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Allen, Bergevin, Blair, Brown (Gordon J.), Carty, Hallauer, Hofmeister, Hoopingarner, Lester, Mohr, Powell, Ridgway, Smiley—13.

House Bill No. 463, having received the 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 Jack D. Schwartz from King County, and appointed Mr. Anderson (B. Roy) and Mr. Smith (Vernon A.) to escort him to a seat beside the Speaker. (Applause).

**House Bill No. 464**, by Committee on Roads and Bridges:
Authorizing reciprocal licensing agreements relative to truck fleets in interstate commerce.
The bill was read the second time by sections.
On motion of Mr. Beierlein, the rules were suspended, House Bill No. 464 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of House Bill No. 464.

The Clerk called the roll on the final passage of House Bill No. 464, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Raolph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Allen, Blair, Carty, Dillard, Gallagher (Bernard J.), Hallauer, Hoopingarner, Kinnear, Lester, Mohr, Powell, Smiley, Vane—13.

House Bill No. 464, having received the constitutional majority, was declared passed.

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

House Bill No. 467, by Committee on Roads and Bridges:
Amending truck weight and load regulations.
The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, House Bill No. 467 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 467.

The Clerk called the roll on the final passage of House Bill No. 467, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller, (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Raolph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg
(Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Allen, Boede, Carty, Johnston, King, Lester, Miller (C. C.), Powell, Smiley—9.

House 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.

**MOTION**

On motion of Mr. Rasmussen, House Bill No. 217, House Bill No. 532, House Bill No. 463, House Bill No. 464 and House Bill No. 467 were ordered immediately transmitted to the Senate.

**MOTION**

On motion of Mr. Ford, 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, Eldridge, Foster, Gordon, Hillyer, Hoopingarner, Jones (John R.), Miller (Floyd C.), Powell, Ridgway, Sisson, Smith (Vernon A.), Wenberg (Oscar), and Woodall.

The House resumed consideration of bills on second reading.

**SECOND READING OF BILLS**

**House Bill No. 394**, by Representative Hansen (by Departmental Request):
Increasing motor vehicle operator's license fee and changing license period.

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

**House Bill No. 305**, by Representatives Wedekind and Bernethy:
Requiring periodic renewal of log brands.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 305, requiring periodic renewal of log brands, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, lines 13 and 14 of the original bill, being line 6 of the printed bill, after the words "fee of" and before the word "shall" strike the words and figures "one dollar and fifty cents ($1.50)" and insert in lieu thereof the words and figures "five dollars ($5)".

Robert Bernethy, Chairman.


The bill was read the second time by sections.

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

House Bill No. 305 was passed to third reading and ordered engrossed.
House Bill No. 453, by Representatives Rosenberg, Jeffreys and Dillard: Regulating motor vehicle sales and imposing criminal penalty. The bill was read the second time by sections. On motion of Mr. Rosenberg, the following amendment was adopted:

In section 1, line 14 of the original bill, being line 7 of the printed bill, after the comma (,) following the word “same” and before the words “and the exact” insert the following: “the exact amount of any trade-in value allowed the purchaser,”

House Bill No. 453 was passed to third reading and ordered engrossed.

House Bill No. 329, by Representatives Rasmussen and King: Prohibiting rebates by physicians. The bill was read the second time by sections and passed to third reading.

House Bill No. 393, by Representatives Foster and Sutherland: Granting certain contract rights to railroad rolling stock vendors. The bill was read the second time by sections and passed to third reading.

House Bill No. 291, by Representative Adams: Releasing qualified self-insurer auto transportation companies from insurance requirements.

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 291, releasing qualified self-insurer auto transportation companies from insurance requirements, have had 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 2 of the printed bill, after the word “persons” and before the words “for compensation”, strike the following: “and/or property”

Amend the title, in line 1 of the title of the original bill, being line 1 of the title of the printed bill, after the word “persons” and before the words “for compensation”, strike the words “and property”

JEANETTE TESTU, Chairman.


House Bill No. 291 was read the second time by sections. On motion of Mr. Rasmussen, the committee amendments were adopted. House Bill No. 291 was passed to third reading and ordered engrossed.

House Bill No. 512, by Representatives Paulsen and Powell: Revising and increasing fees of certain public officers. The bill was read the second time by sections and passed to third reading.

House Bill No. 34, by Representative Riley: Creating division under Director of Agriculture for prevention of cruelty to animals.

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 34, creating division under Director of Agriculture for prevention of cruelty to animals, have had 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 12 of the original bill, being lines 5 and 6 of the printed bill, after the word “supervisor” and before the word “and” insert the words “if deemed necessary”


Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 34, creating division under Director of Agriculture for prevention of cruelty to animals, have had 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 12 of the original bill, being lines 5 and 6 of the printed bill, after the word “supervisor” and before the word “and” insert the words “if deemed necessary”

House of Representatives, Olympia, Wash., February 1, 1949.
In section 2, line 13 of the original bill, being lines 6 and 7 of the printed bill, after the word "agriculture" and before the word "to" strike the words "he deems necessary" and insert in lieu thereof the word "needed".


House Bill No. 34 was read the second time by sections.

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

In section 2, lines 11 and 12 of the original bill, being lines 5 and 6 of the printed bill, after the word "authorized" and before the word "appoint" strike the following: "and empowered to employ a supervisor and" and insert in lieu thereof the word "to"

Mr. Riley moved that the committee amendment to section 2, line 12 of the original bill be laid on the table without taking the bill with it.

The motion was carried.

On motion of Mr. Riley, the second committee amendment was adopted.

House Bill No. 34 was passed to third reading and ordered engrossed.

House Bill No. 143, by Representative Coughlin:

Authorizing Supreme Court to certify court reporters and requiring appointment of reporters by certain superior courts.

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

THIRD READING OF BILLS

Engrossed House Bill No. 16, by Representatives Pedersen and Wyatt:

Prohibiting use of other than Pacific standard time.

Mr. Bargreen moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

Debate ensued.

Mr. Hoopingarner moved that the amendment be laid on the table without taking the bill with it.

POINT OF ORDER

Mr. Rasmussen:

"Point of order, Mr. Speaker, there was no amendment offered."

The Speaker declared the question before the House to be the motion by Mr. Bargreen that Engrossed House Bill No. 16 be returned to second reading for the purpose of amendment.

The motion was lost on a rising vote.

Mr. Pedersen moved that the rules be suspended, the second reading considered the third, and Engrossed House Bill No. 16 be placed on final passage.

Debate ensued.

Mr. Gallagher (Bernard J.) demanded the previous question but the demand was not sustained.

Further debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 16.

Mr. Carroll demanded a call of the House, but the demand was not sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 16, and the bill failed to pass the House by the following vote: Yeas, 49; nays, 45; absent or not voting, 5.
Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carty, Comfort, Cory, Donohoe, Farrington, Hillyer, Hofel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Knoblauch, Lester, Morris, Pedersen, Rhodes, Ridgway, Rosenberg, Sandison, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Thompson, Vane, Washington, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Mr. Speaker—49.

Those voting nay were: Representatives Adams, Allen, Bargreen, Blair, Carmichael, Carroll, Coughlin, Dillard, Eldridge, Ford, Forshay, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Holliday, Jones (Mrs. Vincent F.), Kinnear, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Paulsen, Raugust, Riley, Roderick, Schumann, Shannon, Smith (Vernon A.), Sutherland, Testu, Watson, Wedekind, Wilson, Young, Zent—45.

Those absent or not voting were: Representatives Ball, Hansen, Olson, Powell, Rasmussen—5.

Engrossed House Bill No. 16, having failed to receive the constitutional majority, was declared lost.

Engrossed House Bill No. 77, by Representatives Brown (Gordon J.) and Watson:

Creating state naturopathic association, regulating practice of naturopathy.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 77 was placed on final passage.

Debate ensued.

The Speaker called Mr. Ford to preside.

Mr. Adams demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and all members were present.

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

Mr. Rasmussen demanded the previous question but the demand was not sustained.

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 77.

The Clerk called the roll on the final passage of Engrossed House Bill No. 77, and the bill failed to pass the House by the following vote: Yeas, 34; nays, 65; absent or not voting, 0.

Those voting yea were: Representatives Adams, Bergevin, Bernethy, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carty, Farrington, Ford, Gallagher (Michael J.), Henderson, Hofel, Holliday, King, McPherson, Miller (Floyd C.), Mohr, Nunamaker, Pedersen, Rasmussen, Raugust, Rhodes,
Roderick, Rosenberg, Sandison, Simmons, Testu, Vane, Watson, Wedekind, Wenberg (Oscar), Wyatt, Young—34.

Those voting nay were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Blair, Boede, Brown (Vaughan), Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Hillyer, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, Miller (C. C.), Miller (Clyde J.), Morris, Neill, O'Brien, Olson, Paulsen, Powell, Ridgway, Riley, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Washington, Wilson, Winberg (Andrew), Woodall, Zent, Mr. Speaker—65.

On motion of Mr. Jones (John R.), Mrs. Anderson (Eva) and Mr. Olson were excused from the call of the House.

Engrossed House Bill No. 77, having failed to receive the constitutional majority, was declared lost.

House Bill No. 264, by Representatives Rasmussen, Ford and Riley:
Authorizing and prescribing procedure for investigation of subversive activities by State Legislative Council.

On motion of Mr. Rasmussen, the rules were suspended, the second reading considered the third, and House Bill No. 264 was placed on final passage. Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 264, and the bill passed the House by the following vote: Yeas, 65; nays, 32; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Hollday, Hoopingarner, Jones (John R.), Kelley, King; Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—65.

Those voting nay were: Representatives Anderson (B. Roy), Ball, Bassett, Carroll, Comfort, Cory, Eldridge, Forshee, Foster, Frayn, Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Pedersen, Powell, Raugust, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall, Zent—32.

Those absent or not voting were: Representatives Anderson (Eva), Olson—2.

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.

On motion of Mr. Rasmussen, House Bill No. 264 was ordered immediately transmitted to the Senate.
EXPLANATION OF VOTES

By Representative George Kinnear on House Bill No. 264:

"On the basis of debate as well as on analysis of the bill, House Bill No. 264 is clearly an effort to fool the people. It is an effort to quietly kill further investigation and exposure of subversive activities without letting the public know what is occurring.

"I. House Bill No. 264 as it passed the House is a fraud. It does not provide a workable means of combating the Communist underground.

"(a) It places no mandatory responsibility on any man or committee to continue investigation and exposure of subversive activities. Its procedure consists primarily of means to delay action.

"(b) It involves five separate procedural steps before a public hearing can even be planned. The preliminary duties are placed on the shoulders of a council and state official already heavily burdened with other responsibilities. They are unable to give adequate attention to this serious investigation.

"(c) It places such restrictions on the conduct of public hearings that, a group of skilled Communist agitators could actually take over control of the hearings. The council is given no adequate authority to protect the hearings against abuse and obstructive tactics. A brief study of the present treason trial in New York makes this danger clear.

"II. House Bill No. 264 is intended as sop to public opinion. Mr. Hodde, speaking for the majority, opposed a motion to order the council to continue the investigation. He claimed that such a mandate by the Legislature would be without real meaning because the council would probably not obey it. The Democratic Party will control the next Legislative Council.

"The Democrats also opposed publishing lists of state employees found to be engaged in subversive activities.

"III. House Bill No. 264 establishes dangerous precedents harmful to individual civil liberties.

"(a) It creates and places unlimited investigatory powers in the hands of one man, the Attorney General. He is a prosecuting official. The American people have consistently refused to grant such authority to any but a Grand Jury or a fact finding Legislative Committee. His secret investigations are inquisitorial in nature and suggestive of European police methods. The F.B.I. has no such power. This is a step back to the middle ages.

"(b) The Democratic majority specifically refused an amendment to give witnesses testifying on subversive activities the same protection and privilege allowed witnesses appearing before all other Legislative Committees.

"IV. We direct your attention to the fact that both Democrats and Republicans have consistently restricted fact finding investigations of subversive activities to the legislative branch of the National Government, excepting only when criminal activity against the existing laws of the Nation are concerned.

"V. Finally I refer to the red herring that has been raised as to the need for tighter financial control of the investigation. There is no issue here. Senate Bill No. 361 provides equally rigid financial controls as does House Bill No. 264."

By Representative Charles M. Carroll on House Bill No. 264:

"The reason I voted against House Bill No. 264 was because I sincerely believed it was too weak to properly combat Communism."

MOTIONS

On motion of Mr. Rasmussen, Mr. Hodde was excused from the call of the House.

On motion of Mr. Anderson, Mr. Kinnear was excused from the call of the House.

On motion of Mr. Powell, the House dispensed with further proceedings under the call of the House on a rising vote.

House Bill No. 349, by Representatives Powell and Sutherland:
Providing for sale of certain securities by underwriters.

On motion of Mr. Sutherland, the rules were suspended, the second reading considered the third, and House Bill No. 349 was placed on final passage.
The Clerk called the roll on the final passage of House Bill No. 349, and the bill passed the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Frayn, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Morris, Nunemaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Sandison, Schumann, Shadbolt, Shannon, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent—80.

Those voting nay were: Representative Gallagher (Bernard J.)—1.

Those absent or not voting were: Representatives Blair, Donohue, Foster, Gallagher (Michael J.), Johnston, Kinnear, Miller (C. C.), Mohr, Neill, Roderick, Rosenberg, Simmons, Sisson, Smith (Vernon A.), Wedekind, Woodall, Young, Mr. Speaker—18.

House Bill No. 349, having received the constitutional majority, was declared passed.

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

House Bill No. 575, by Committee on Parks and Playgrounds:
Authorizing establishing of Washington State Tourist Center and declaring an emergency.

On motion of Mr. Washington, the rules were suspended, the second reading considered the third, and House Bill No. 575 was placed on final passage. Debate ensued.

Mr. Comfort demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of House Bill No. 575.

The Clerk called the roll on the final passage of House Bill No. 575, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent—81.
Those absent or not voting were: Representatives Buse, Carty, Donohue, Foster, Henderson, Holliday, Kinnear, Mohr, Nunamaker, Powell, Ridgway, Roderick, Simmons, Vane, Wedekind, Woodall, Young, Mr. Speaker—18.

House Bill No. 575, having received the constitutional 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. 24**, by Representative Testu:

Requesting commemorative stamp depicting pioneer landing at Alki Point.

On motion of Mrs. Testu, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 24 was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of House Joint Memorial No. 24.

The Clerk called the roll on the final passage of House Joint Memorial No. 24, and the memorial passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Olson, Paulsen, Rasmussen, Raugust, Rhodes, Sandison, Schumann, Shadbolt, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent—73.

Those absent or not voting were: Representatives Blair, Brown (Gordon J.), Coughlin, Dillard, Donohue, Eldridge, Gordon, Henderson, Holliday, Kinnear, Nunamaker, O'Brien, Pedersen, Powell, Ridgway, Riley, Roderick, Rosenberg, Shannon, Simmons, Smiley, Vane, Wedekind, Woodall, Young, Mr. Speaker—26.

House Joint Memorial No. 24, having received the constitutional majority, was declared passed.

**House Joint Memorial No. 27**, by Representatives Cory, Sprague and Thompson:

Urging early completion of White Pass Highway.

On motion of Mr. Sprague, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 27 was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of House Joint Memorial No. 27.

The Clerk called the roll on the final passage of House Joint Memorial No. 27, and the memorial passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty,
FORTY-EIGHTH DAY, FEBRUARY 26, 1949

Comfort, Cory, Donohue, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Roderick, Sandison, Schumann, Shadbolt, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt—73.

Those absent or not voting were: Representatives Beierlein, Blair, Brown (Gordon J.), Coughlin, Dillard, Eldridge, Forshee, Gordon, Holliday, Kinnear, Nunamaker, Powell, Raugust, Ridgway, Riley, Rosenberg, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Wedekind, Woodall, Young, Zent, Mr. Speaker—26.

House Joint Memorial No. 27, having received the constitutional majority, was declared passed.

MOTIONS

On motion of Mr. Bargreen, House Bill No. 310 was re-referred from the Committee on Rules and Order to the Committee on Appropriations.

On motion of Mr. Winberg (Andrew), House Joint Memorial No. 11 was re-referred from the Memorials Committee to the Committee on Roads and Bridges.

NOTICE OF RECONSIDERATION

Mr. Kupka gave notice that, having voted on the prevailing side, he would on the next working day, move that the House reconsider the vote by which Engrossed House Bill No. 16 failed to pass the House.

MOTION

On motion of Mr. Rasmussen, the House adjourned until ten o'clock a. m., Saturday, February 26, 1949.

S. R. HOLCOMB, Chief Clerk.

FORTY-EIGHTH DAY

MORNING SESSION

House of Representatives

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 Blair, Dillard, Eldridge, Hillyer, Hofmeister, Holliday, Hoopingarner, Johnston, Kupka, Miller (C. C.), Roderick, Rosenberg, Shadbolt, Simmons, Sisson and Washington, Representatives Johnston and Washington having been previously excused.

Prayer was offered by the Reverend Henry S. Rahn, 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

MOTION FOR RECONSIDERATION

Mr. Wyatt moved that the House do now reconsider the vote by which Engrossed House Bill No. 16 failed to pass.

POINT OF ORDER

Mr. O'Brien:

"Point of order, Mr. Speaker. I do not believe Mr. Wyatt voted on the prevailing side."

Mr. Wyatt:

"No, I did not. The gentleman who yesterday gave notice of reconsideration is sick this morning."

RULING BY THE SPEAKER

The Speaker:

"The motion to reconsider can only be made by a member who voted on the prevailing side."

Mr. Wyatt 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 members were noted: Representatives Blair, Carty, Dillard, Eldridge, Gallagher (Bernard J.), Hoopingarner, Johnston, Kupka, Miller (C. C.), Roderick, Rosenberg, Simmons, Sisson and Washington, Representatives Johnston and Washington having been previously excused.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

MOTION

On motion of Mr. Coughlin, the absent members were excused from the call of the House.

MOTION

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

MOTION

On motion of Mr. Hallauer, House Bill No. 477 was re-referred from the Committee on Horticulture to the Committee on Appropriations.

MOTION

On motion of Mr. Ford, House Bill No. 88 was re-referred from the Committee on Rules and Order to the Committee on Revenue and Taxation.

REPORTS OF STANDING COMMITTEES

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 34; also Engrossed House Bill No. 291; also
Engrossed House Bill No. 305, have compared same with the original bills and find them correctly engrossed. A. B. COMFORT, Chairman.

We concur in this report: Gordon J. Brown, William D. Shannon.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 217, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Howard T. Ball, Wallace I. Carmichael.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 47; also Engrossed House Bill No. 453; also Engrossed House Bill No. 532, have compared same with the original bills and find them correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Howard T. Ball, Gordon J. Brown.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 352, have compared same with the engrossed bill and find it correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Howard T. Ball, Wallace I. Carmichael.

House Bill No. 2 (reported by Committee on Forestry, State Lands and Buildings):
Do pass as amended.
Passed to second reading.

House Bill No. 51 (reported by Committee on Cities and Counties):
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. 132, authorizing additions to Willapa Bay Oyster Laboratory 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.

VIOLET P. BOEDE, Chairman.

We concur in this report: Paul Coughlin, Clayton Farrington, Chet King, Clyde James Miller, Homer O. Nunamaker, Charles A. Pedersen, A. L. Rasmussen, Max Wedekind, Oscar Wenberg, Andrew Winberg.

Passed to second reading.

House Bill No. 289 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 359, relating to vital statistics and methods of birth registration,
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  

CHET KING, Chairman.


Passed to second reading.

House of Representatives,  

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 360, authorizing program for aid of persons with impaired hearing, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman.


Passed to second reading.

House Bill No. 364 (reported by Committee on Roads and Bridges):

Do pass as amended.

Passed to second reading.

House Bill No. 378 (reported by Committee on Fisheries):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 380, authorizing certain payments to clerks of second and third class school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. STUART FOSTER, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Liquor Control, to whom was referred House Bill No. 440, making age misrepresentation for purchasing liquor a gross misdemeanor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  

CHET KING, Chairman.

We concur in this report: Howard Bargreen, Robert Bernethy, Edward A. Buse, Mark V. Holliday, C. C. Miller, Grant C. Sisson, Ralph A. Smith, R. C. (Brigham) Young.

Passed to second reading.
House of Representatives,  

Mr. Speaker:  
We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 465, regulating minimum school attendance age, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  
F. Stuart Foster, Chairman.


Passed to second reading.

House Bill No. 477 (reported by Committee on Horticulture):  
Do pass as amended.

On motion of Mr. Hallauer, House Bill No. 477 was re-referred to the Committee on Appropriations.

House of Representatives,  

Mr. Speaker:  
We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 482, making an appropriation for state aid to hospitals 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.  
Chet King, Chairman.


MOTION

On motion of Mr. Adams, House Bill No. 482 was re-referred to the Committee on Appropriations.

MOTION

On motion of Mr. King, House Bill No. 132 was re-referred from the Committee on Fisheries to the Committee on Appropriations.

House of Representatives,  

Mr. Speaker:  
We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 518, making an appropriation for construction at Rainier State School at Buckley, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  
Reuben A. Knoblauch, Chairman.

We concur in this report: Howard T. Ball, Arthur S. Cory, James P. Dillard, Russell T. Hoopingarner, Mrs. Vincent F. Jones, Grace Kelley, Floyd C. Miller, G. Frank Rhodes, Grant C. Sisson.

MOTION

On motion of Mr. Cory, House Bill No. 518 was re-referred to the Committee on Appropriations.

House of Representatives,  

Mr. Speaker:  
We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 562, relating to issuance of school district bonds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  
F. Stuart Foster, Chairman.

We concur in this report: Eva Anderson, Arthur H. Bassett, Arthur Bergevin, W. E.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 591, licensing and regulating refrigeration contractors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Charles M. Carroll, Chairman.

We concur in this report: Chester D. Forshee, George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Patrick D. Sutherland, John N. Wilson.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 600, making Commissioner of Public Lands map coordinator, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Robert Bernethy, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 601, placing supervision of buildings and grounds under State Capitol Committee, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Robert Bernethy, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 602, authorizing rights of way over state land to agencies 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. Robert Bernethy, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 603, authorizing water assessment of public lands, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Robert Bernethy, Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 604, making an appropriation to land commissioner for land inventory and classification, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT BERNETHY, Chairman.


MOTION

On motion of Mr. Bernethy, House Bill No. 604 was re-referred to the Committee on Appropriations.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 605, authorizing re-location of certain harbor lines, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT BERNETHY, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 606, authorizing sale of state timber on a stumpage basis, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT BERNETHY, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 610, prohibiting tattooing of children, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHET KING, Chairman.


Passed to second reading.

House Bill No. 679 (reported by Committee on State Institutions):

Do pass as amended.

On motion of Mr. Cory, House Bill No. 679 was re-referred to the Committee on Appropriations.

House Joint Resolution No. 9 (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 Committee on Roads and Bridges, to whom was referred Senate Bill No. 20, appropriating $300,000 for mine to market road fund for mine to market road commission, 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 Hansen, Chairman
W. J. Beierlien, Vice-Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred Engrossed Senate Bill No. 33, broadening eminent domain power of school directors and increasing permissible acreage, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. Stuart Foster, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Bill No. 100, relating to disposal of dead animals, 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.

Engrossed Senate Bill No. 156 (reported by Committee on Horticulture):
Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Engrossed Senate Bill No. 165, creating division of livestock identification to supervise livestock brands and brand inspection, 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 Liquor Control, to whom was referred Senate Bill No. 265, permitting reliance by liquor dealers on liquor permit as establishing
patron's age, 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: B. Roy Anderson, Howard Bargreen, Robert Bernethy,
Edward A. Buse, Arthur L. Callow, Mark V. Holliday, C. C. Miller, Floyd C. Miller,
Grant C. Sisson, R. C. (Brigham) Young.

Passed to second reading.

MESSAGES FROM THE SENATE

Senate Chamber,

MR. SPEAKER:
The Senate has passed: Engrossed Senate Bill No. 217; also
Engrossed Senate Bill No. 258, and the same are herewith transmitted.
HERBERT H. SIeler, Secretary.

Senate Chamber,

MR. SPEAKER:
The Senate has passed: Engrossed Senate Bill No. 131; also
Senate Bill No. 162; also
Senate Bill No. 259; also
Senate Bill No. 267; also
Senate Bill No. 391, and the same are herewith transmitted.
HERBERT H. SIeler, Secretary.

Senate Chamber,

MR. SPEAKER:
The Senate has concurred in the House amendments to Substitute Senate Bill No.
21, and passed the bill as amended by the House. HERBERT H. SIeler, Secretary.

FIRST READING OF HOUSE CONCURRENT RESOLUTION

The following was read first time by title, and acted upon as indicated:
House Concurrent Resolution No. 12, by Committee on Rules and Order:
Relating to closing the business of the Thirty-first Legislature.
On motion of Mr. Ford, the rules were suspended, House Concurrent Reso-
lution No. 12 was advanced to second reading and read in full.
On motion of Mr. Ford, the rules were suspended, the resolution was ad-
vanced to third reading, the second reading considered the third, and House
Concurrent Resolution No. 12 was placed on final passage and adopted.
On motion of Mr. Ford, House Concurrent Resolution No. 12 was ordered
immediately transmitted to the Senate.

FIRST READING OF SENATE BILLS

Engrossed Senate Bill No. 131, by Senator Jackson:
An Act providing for a tax on and defining trade stimulators; licensing
distributors and retailers.
Referred to Committee on Commerce and Manufacturing.

Senate Bill No. 162, by Senator Robertson:
An Act relating to date of filing for district fire commissioner; and amend-
ing section 25, Chapter 34, Laws of 1939.
Referred to Committee on Elections.

Engrossed Senate Bill No. 217, by Senator Shank:
An Act relating to the winding up of the affairs of a partnership upon dis-
solution thereof by reason of the death of one of its members; authorizing
the Probate Court to direct the sale of the interest of the deceased partner
to the surviving partner or partners and to direct the personal representative of the deceased partner to agree to a continuance of the partnership business by the surviving partner or partners; amending sections 89 and 90, Chapter 156, Laws of 1917 (secs. 1459 and 1460, Rem. Rev. Stat.); and repealing sections 88 and 91, Chapter 156, Laws of 1917 (secs. 1458 and 1461, Rem. Rev. Stat.).

Referred to Judiciary Committee.

Engrossed Senate Bill No. 258, by Senator Cowen (by Departmental Request):
An Act relating to motor vehicles and licensing thereof; amending section 28, Chapter 188, Laws of 1937, as amended by section 5, Chapter 182, Laws of 1939.
Referred to Committee on Roads and Bridges.

Senate Bill No. 259, by Senators Sears and Lindsay:
An Act relating to assignments of monies due or to become due from the state, counties, cities, towns or political subdivisions of government.
Referred to Committee on Banks and Banking.

Senate Bill No. 267, by Senators Morgan and Sapp:
An Act relating to education; providing for the designation of union high school districts and for the dissolution thereof; and amending section 7, article I, sub-Chapter 2, Title III, Chapter 97, Laws of 1909.
Referred to Committee on Education and Libraries.

Senate Bill No. 391, by Senator Rogers:
An Act authorizing the state finance committee to invest certain funds in revenue bonds of the Washington Toll Bridge Authority; and declaring an emergency.

On motion of Mr. Ford, the rules were suspended, Senate Bill No. 391 was advanced to second reading and read in full.

On motion of Mr. Ford, the rules were suspended, the bill was advanced to third reading, the second reading considered the third, and Senate Bill No. 391 was placed on final passage.
Debate ensued.

POINT OF INFORMATION

Mr. Riley:
"Mr. Speaker, I would like to ask Mr. Ford a question."

The Speaker:
"Will the gentleman yield?"

Mr. Ford:
"Yes."

Mr. Riley:
"What would be the normal and usual procedure to handle a question like this?"

Mr. Ford:
"Revenue bonds to be sold by the Toll Bridge Authority. However, there is a bid for $1,400,000. The longer we delay, the more it will cost."

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

The Speaker declared the question before the House to be the final passage of Senate Bill No. 391.
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, 61; nays, 26; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (Roy B.), Bargreen, Bassett, Beierlein, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Pedersen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Smiley, Smith (Ralph A.), Testu, Vane, Watson, Wedekind, Wennerg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—61.

Those voting nay were: Representatives Anderson (Eva), Ball, Bergevin, Brown (Vaughan), Coughlin, Eldridge, Frayn, Gordon, Hoefel, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Paulsen, Powell, Raugust, Riley, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson—26.

Those absent or not voting were: Representatives Blair, Dillard, Forshee, Foster, Holliday, Jeffreys, Johnston, Kupka, Miller (C. C.), Simmons, Washington, Woodall—12.

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.

On motion of Mr. Ford, Senate Bill No. 391 was ordered immediately transmitted to the Senate.

MOTION

On motion of Mr. Ford, the House reverted to the sixth order of business for the purpose of receiving a free conference committee report.

REPORT OF FREE CONFERENCE COMMITTEE

Mr. PRESIDENT:
Mr. SPEAKER:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 29, entitled: "An Act fixing the compensation of legislators and judges of the supreme and superior courts; repealing Chapter 173, Laws of 1941, and Chapter 4, Laws of 1945; amending section 1, Chapter 57, Laws of 1907, as last amended by Chapter 194, Laws of 1947; and declaring an emergency." have had the same under consideration, and we recommend that the House recede from its amendments to the bill; and we further recommend that the Senate and House pass Engrossed Senate Bill No. 29 with the following amendments:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. The annual salaries of the following named state elected officials shall be: Governor, Fifteen Thousand Dollars ($15,000); Lieutenant Governor, Six Thousand Dollars ($6,000); Secretary of State, Eight Thousand Five Hundred Dollars ($8,500); State Treasurer, Eight Thousand Five Hundred Dollars ($8,500); State Auditor, Eight Thousand Five Hundred Dollars ($8,500); Attorney General, Ten Thousand Dollars ($10,000); Superintendent of Public Instruction, Eight Thousand Five Hundred Dollars ($8,500); Commissioner of Public Lands, Eight Thousand Five Hundred Dollars ($8,500); State Insurance Commissioner, Eight Thousand Five Hundred Dollars ($8,500); members of the Legislature shall receive for their services Twelve Hundred Dollars ($1,200) per annum, and in addition, ten cents (10¢) per mile for travel to and from legislative sessions: Provided, however, That anyone appointed to fill any vacancy that may occur in either the Senate or House shall not receive any compensation for salary as
herein provided until such appointee shall have qualified for office and shall have taken his oath of office at the next convening regular or special session of the Legislature.

"Sec. 2. Section 1, Chapter 57, Laws of 1907, as last amended by section 1, Chapter 194, Laws of 1947, is hereby amended to read as follows:

"Section 1. Each Judge of the Supreme Court shall receive an annual salary of

Twelve Thousand Dollars ($12,000), but no salary warrant shall be issued to any Judge of the Supreme Court until he shall have made and filed with the state auditor an affidavit that no matter referred to him for opinion or decision has been uncompleted or undecided by him for more than six months. Each Judge of the Superior Court shall receive an annual salary of Nine Thousand Dollars ($9,000).

"Sec. 3. The annual salaries provided for in Sections 1 and 2 of this act shall be payable to all such elective state officers from the effective date of this act.

"Sec. 4. Chapter 116, Laws of 1945; Chapter 109, Laws of 1923; Chapter 90, Laws of Ex. Sess. 1925; Chapter 163, Laws of Ex. Sess. 1925; Chapter 226, Laws of 1939; Chapter 124, Laws of 1919; section 02.04, Chapter 79, Laws of 1947; Chapter 94, Laws of 1907, are hereby repealed.

"Sec. 5. This act is necessary for the immediate support and preservation of the state government and its existing public institutions and shall take effect immediately.

Amend the title—strike the whole thereof and insert in lieu thereof the following:

"An Act fixing the compensation of certain elected state officials, legislators and judges of the Supreme Court and the Superior Court; repealing Chapter 116, Laws of 1945; Chapter 109, Laws of 1923; Chapter 90, Laws of Ex. Sess. 1925; Chapter 163, Laws of Ex. Sess. 1925; Chapter 226, Laws of 1939; Chapter 124, Laws of 1919; section 02.04, Chapter 79, Laws of 1947; Chapter 94, Laws of 1907; amending section 1, Chapter 57, Laws of 1907, as last amended by Chapter 194, Laws of 1947; and declaring an emergency."

MOTION

On motion of Mr. Ford, the House concurred in the report of the Free Conference Committee on Engrossed Senate Bill No. 29.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 29, as amended by the Free Conference Committee.

Debate ensued.

Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.

The Speaker:

"The question before the House is the final passage of Engrossed Senate Bill No. 29, as amended by the Free Conference Committee."

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 29, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 69; nays, 23; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Hoopingarner, Jones (John R.), Kelley, King, Knoblach, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Sisson, Smiley, Smith (Ralph A.), Sutherland, Testu, Thompson, Watson, Wedekind, Winberg (Oscar), Wilson, Woodall, Wyatt, Young, Mr. Speaker—69.
Those voting nay were: Representatives Anderson (Eva), Bassett, Com- 
fort, Cory, Donohue, Gordon, Hoefel, Jeffreys, Jones (Mrs. Vincent F.), 
Kinnear, Lester, McPherson, Neill, Pedersen, Powell, Raugust, Shadbolt, 
Shannon, Smith (Vernon A.), Sprague, Stonecipher, Vane, Zent—23.
Those absent or not voting were: Representatives Dillard, Holliday, John- 
ston, Kupka, Miller (C. C.), Simmons, Washington—7.
Engrossed Senate Bill No. 29, as amended by the Free Conference Com- 
mittee, having received the 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. Ford, the House advanced to the ninth order of business.

SECOND READING OF BILLS

House Bill No. 37, by Representatives Beierlein, Paulsen and Brown 
(Gordon J.):
Authorizing extension of Sunset Highway from North Bend to Auburn.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred 
House Bill No. 37, authorizing extension of Sunset Highway from North Bend to 
Auburn, have had the same under consideration, and we respectfully report the same 
back to the House with the recommendation that it do pass with the following amend­
ments:
In section 1, page 1, lines 30 and 31 of the original bill, being line 19 of the printed 
bill after the words “direction by” and before the word “most”, strike the word “the” 
and insert in lieu thereof the word “a”
In section 1, page 2, line 1 of the original bill, being line 20 of the printed bill, 
strike the period (.) after the word “Auburn” and insert in lieu thereof the following:
“; or from a junction in the vicinity of Georgetown to a junction with Primary State 
Highway No. 2 at, or in the vicinity of Renton: Provided, however, That the route 
from North Bend to Auburn through the City of Seattle’s Cedar River Water Shed shall 
be approved by a committee of three sanitary engineers to be appointed as follows: 
One member to be appointed by the City Council of the City of Seattle, one member 
to be appointed by the Director of Highways and these two engineers are to select the 
third member.”
Julia Butler Hansen, Chairman.

We concur in this report: Arthur H. Bassett, Gordon J. Brown, Henry A. Brown, 
Hoopingarner, John R. Jones, A. B. McPherson, Charles A. Pedersen, Emma Abbott 
Ridgway, K. O. Rosenberg, Ralph A. Smith, James D. Stonecipher, Jeanette Testu, 
Nat W. Washington.

House Bill No. 37 was read the second time by sections.
On motion of Mrs. Hansen, the committee amendments were adopted.
On motion of Mrs. Hansen, the rules were suspended, Engrossed House 
Bill No. 37 was advanced to third reading, the second reading considered the 
third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage 
of Engrossed House Bill No. 37.
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, 82; nays, 0; 
absent or not voting, 17.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), 
Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair,
Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), King, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Buse, Carty, Dillard, Forshee, Holliday, Johnston, Kelley, Kinnear, Kupka, Miller (C. C.), O'Brien, Powell, Shannon, Simmons, Sutherland, Washington, Young—17.

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.

On motion of Mrs. Hansen, Engrossed House Bill No. 37 was ordered immediately transmitted to the Senate.

House Bill No. 100, by Representatives Jones (John R.) and Hallauer:
Extending Primary State Highway 16 from Twisp to Okanogan.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 100, extending Primary State Highway 16 from Twisp to Okanogan, have had 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 original bill, being line 5 of the printed bill, after the word "route" strike the words "by way of Twisp to Barron" and insert in lieu thereof the following: "• • • • to Twisp". Julia Butler Hansen, Chairman.


The bill was read the second time by sections.

On motion of Mrs. Hansen, the committee amendment was adopted.

On motion of Mrs. Hansen, the following amendment was adopted:

In section 1, line 11 of the original bill, being line 5 of the printed bill, strike the committee amendment thereto, and after the words "Twisp to" and before the semi-colon (;) strike the word "Barron" and insert in lieu thereof the following: "• • • • Mazama"

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 100 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 100.

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, 82; nays, 0; absent or not voting, 17.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Bernethy, Carty, Dillard, Forshee, Foster, Holliday, Johnston, Kupka, McPherson, Miller (C. C.), Powell, Sandison, Simmons, Sutherland, Testu, Thompson, Washington—17.

Engrossed House Bill No. 100, having received the constitutional majority, was declared passed.

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

**House Bill No. 266**, by Representatives Ridgway, Testu and Boede:
Establishing Primary State Highway from Marblemount to Mazama,

_House of Representatives, Olympia, Wash., February 23, 1949._

MR. SPEAKER:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 266, establishing Primary State Highway from Marblemount to Mazama, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 10 of the original bill, being line 5 of the printed bill, strike the underscoring under the word "Beginning", and after the word "Beginning" and before the words "in the vicinity" insert four asterisks ( • • • • ).

_Julia Butler Hansen, Chairman.


House Bill No. 266 was read the second time by sections.

Mrs. Hansen moved that the committee amendment be laid on the table without taking the bill with it.

The motion was carried.

On motion of Mrs. Hansen, the rules were suspended, House Bill No. 266 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 266.

The Clerk called the roll on the final passage of House Bill No. 266, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse,
Those absent or not voting were: Representatives Carty, Ford, Forshee, Foster, Johnston, Kupka, McPherson, Miller (C. C.), Nunamaker, Powell, Schumann, Simmons, Sutherland, Washington, Woodall—15.

House Bill No. 266, having received the constitutional majority, was declared passed.

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

On motion of Mrs. Hansen, House Bill No. 266 was ordered immediately transmitted to the Senate.

House Bill No. 585, by Representatives Jones (John R.) and Eldridge:
Making an appropriation for road from Grand Coulee to Crown Point.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 585, making an appropriation for road from Grand Coulee to Crown Point, have had 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 3. JULIA BUTLER HANSEN,
Chairman.


House Bill No. 585 was read the second time by sections.

On motion of Mrs. Hansen, the committee amendment was adopted.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 585.

The Clerk called the roll on the final passage of Engrossed House Bill No. 585, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy,
Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Lester, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Blair, Carty, Coughlin, Dillard, Forshee, Johnston, Knoblauch, Kupka, McPherson, Miller (C. C.), Powell, Simmons, Smith (Ralph A.), Vane, Washington, Woodall—16.

Engrossed House Bill No. 585, having received the constitutional majority, was declared passed.

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

On motion of Mrs. Hansen, Engrossed House Bill No. 585 was ordered immediately transmitted to the Senate.

House Bill No. 294, by Representatives Mardesich and Schumann:

Making examining doctor mandatory and increasing benefits for sick and injured firemen.

The bill was read the second time by sections.

On motion of Mr. Mardesich, the rules were suspended, House Bill No. 294 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 294.

The Clerk called the roll on the final passage of House Bill No. 294, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernetty, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Blair, Boede, Carty, Donohue, Eldridge, Holliday, Johnston, Kupka, Miller (C. C.), Powell, Simmons, Smith (Ralph A.), Stonecipher, Washington—14.

House Bill No. 294, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 348**, by Representatives Ford, Carty and Zent (by Departmental Request):

Regulating sale, handling and production of milk and making an appropriation.

*House of Representatives,*

*Olympia, Wash., February 24, 1949.*

**Mr. Speaker:**

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 348, regulating sale, handling and production of milk and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike the whole of section 25.

In the last line of the title, after the parenthesis following the words "Rev. Stat." strike the following: "; and making appropriation." and insert in lieu thereof a period (.).

*John R. Jones,* Chairman.


House Bill No. 348 was read the second time by sections.

On motion of Mr. Jones (John R.), the first committee amendment was adopted.

Debate ensued.

Mr. Kinnear moved the adoption of the following amendment:

In section 10, page 23, line 29 of the original bill, being page 14, lines 7 and 8 of the printed bill, after the period (.) following the word "purpose" strike the following: "The sale of dip milk is hereby prohibited."

Further debate ensued.

Mr. Wyatt moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

Debate ensued.

The motion by Mr. Kinnear was carried and the amendment was adopted.

On motion of Mr. Jones (John R.), the committee amendment to the title was adopted.

House Bill No. 348 was passed to third reading and ordered engrossed.

**House Bill No. 387**, by Representatives Smith (Vernon A.), Riley and Wyatt:

Regulating production and handling of ice cream and making an appropriation.

On motion of Mr. Ford, House Bill No. 387 was placed at the end of the second reading calendar.

**House Bill No. 152**, by Representative Carroll:

Changing auto license year to April 1-March 30.

Mr. Raugust moved that House Bill No. 152 be made a special order of business immediately after recess.

The motion was carried, and House Bill No. 152 was ordered to be the special order of business immediately after recess today.

**House Bill No. 221**, by Representative O’Brien:

Authorizing issuance of revenue bonds and warrants by port district.

Mr. King moved that Substitute House Bill No. 221 be substituted for
House Bill No. 221, and that the substitute bill be placed on second reading and read in full.

The motion was carried.

Substitute House Bill No. 221 was read the second time by sections and passed to third reading.

House Bill No. 414, by Representative Gallagher (Michael J.):
Requiring one voting machine for each 300 voters.

The bill was read the second time by sections.

On motion of Mr. Gallagher (Michael J.), the rules were suspended, House Bill No. 414 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 414.

The Clerk called the roll on the final passage of House Bill No. 414, and the bill passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett; Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representative Lester—1.

Those absent or not voting were: Representatives Ball, Brown (Henry A.), Coughlin, Dillard, Hansen, Holliday, Johnston, Kupka, Miller (C. C.), Miller (Floyd C.), Nunamaker, Raugust, Roderick, Simmons, Testu, Washington, Wedekind—17.

House Bill No. 414, having received the constitutional majority, was declared passed.

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

House Bill No. 328, by Representatives Schumann and Jones (John R.):
Regulating appointment of agent for service of process by foreign corporations.

The bill was read the second time by sections.

On motion of Mr. Schumann, the rules were suspended, House Bill No. 328 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 328.

The Clerk called the roll on the final passage of House Bill No. 328, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffrey, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Sandison, Shadbolt, Shannon, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wenber (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—76.

Those absent or not voting were: Representatives Ball, Brown (Henry A.), Buse, Dillard, Eldridge, Forshee, Gallagher (Bernard J.), Hansen, Johnston, King, Kinnear, Kupka, Miller (C. C.), Miller (Floyd C.), Nunamaker, Roderick, Rosenberg, Schumann, Simmons, Sisson, Testu, Washington, Wedekind—23.

House Bill No. 328, having received the constitutional majority, was declared passed.

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

House Bill No. 146, by Representative Coughlin:

Requiring jury lists to contain names of all qualified county electors and transferring making of lists from superior judge to county clerk.

We, a majority of your Judicary Committee, to whom was referred House Bill No. 146, requiring jury lists to contain names of all qualified county electors and transferring making of lists from superior judge to county clerk, have had 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 2, line 2 of the original bill, being section 1, page 1, line 22 of the printed bill, after the asterisks strike the following: "all of the qualified electors in the county." and insert in lieu thereof the following: "a sufficient number of electors to serve as jurors until the first day of August of the next calendar year. In making up the jury list the county clerk shall select the names from the lists of voters and registration files of voters according to a plan pre-determined by the county clerk which shall be stated in a certificate filed by him in the office of the county auditor prior to the selection of the names. That plan shall be of such a nature that in selecting the names for the jury list the county clerk shall pick out the names from the lists and registration files of voters at fixed, arithmetical intervals, choosing for example, every fifth name. This predetermined method of selection shall be carried through all the lists and registration files of voters."

In section 1, page 2, lines 6 and 7 of the original bill, being section 1, page 1, lines 25 and 26 of the printed bill, after the word "county" strike the following: "or who may have served as jurors within five years theretofore." and insert in lieu thereof a period (.).


House Bill No. 146 was read the second time by sections.

Mr. Coughlin moved the adoption of the committee amendment to section 1, page 2, line 2 of the original bill.

The motion was carried and the amendment was adopted.
Mr. Coughlin moved the adoption of the committee amendment to section 1, page 2, lines 6 and 7 of the original bill. The motion was carried and the amendment was adopted.

On motion of Mr. Coughlin, the rules were suspended, Engrossed House Bill No. 146 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 146.

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, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Riley, Roderick, Sandison, Shadbolt, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—75.

Those absent or not voting were: Representatives Blair, Carmichael, Dillard, Gallagher (Bernard J.), Hansen, Holliday, Johnston, Kupka, Miller (C. C.), Raugust, Ridgway, Rosenberg, Schumann, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Testu, Washington, Watson, Wedekind, Wilson, Young—24.

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.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has receded from its amendment to House Bill No. 244 and passed the bill without the Senate amendment, and said bill is herewith transmitted.

Herbert H. Sieker, Secretary.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 9, and passed the bill as amended by the House.

Herbert H. Sieker, Secretary.

Mr. Speaker:
The Senate has adopted: House Concurrent Resolution No. 12, and the same is herewith transmitted.

Herbert H. Sieker, Secretary.

Mr. Speaker:
The President has signed: Substitute Senate Bill No. 21, and the same is herewith transmitted.
Mr. Speaker:
The President has signed: Senate Bill No. 25; also
Senate Bill No. 72, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced he was about to sign Substitute Senate Bill No.
21; also
Senate Bill No. 25; also
Senate Bill No. 72; also
House Bill No. 352.

MOTION

On motion of Mr. Ford, 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 Bargreen, Blair, Comfort, Dillard, Gallagher (Bernard J.), Holliday, Hoopingarner, Johnston, Kupka, Miller (C. C.), Roderick, Simmons, Smith (Ralph A.), Testu, Washington and Watson, Representatives Johnston and Washington having been previously excused.

MESSAGE FROM THE SENATE

Senate Chamber,

The President has signed: House Bill No. 21; also
House Bill No. 40; also
House Bill No. 44; also
House Bill No. 60; also
House Bill No. 67; also
House Bill No. 74; also
House Bill No. 76; also
House Bill No. 111; also
House Bill No. 118; also
House Bill No. 170; also
House Bill No. 189; also
House Bill No. 260; also
House Bill No. 226; also
House Bill No. 311; also
House Joint Memorial No. 4, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

SPECIAL ORDER OF BUSINESS

The Speaker declared that the time having arrived, the House would now take up for consideration the special order of business, House Bill No. 152 on second reading.

House Bill No. 152, by Representative Carroll:
Changing auto license year to April 1-March 30.
The bill was read the second time by sections.

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

In section 1, line 15 of the original bill, being line 8 of the printed bill, after the period (.) add the following: "The license fee and all other fees or taxes required by law to be collected prior to issuance of such vehicle license and vehicle license number
plates shall be increased by twenty-five per cent (25%) as a prerequisite of issuance of vehicle licenses and vehicle license number plates between February 15, 1950, and February 15, 1951."

On motion of Mr. Raugust, the following amendments were adopted:

Amend the bill further by adding thereto the following:

"Sec. 2. Section 1, Chapter 194, Laws of 1943, as amended by section 1, Chapter 171, Laws of 1945, is amended to read as follows:

"Section 1. Whenever any person, firm or corporation applies for a license on a motor truck, trailer, tractor, semi-trailer, for-hire vehicle, bus or auto stage subsequent to * * * June 30 of any * * * licensing year, the license fees based on gross weight or seating capacity of such vehicles shall be computed as follows:

"Upon motor vehicles above described licensed in this state after * * * * June 30 of any year, but before * * * * October 31, the license fees imposed by this section for such year shall be reduced by one-fourth (¼) thereof; upon vehicles licensed in this state after * * * * September 30 of any year, but before * * * * January 1, the license fees shall be reduced by one-half (½) thereof; and upon vehicles licensed in this state after * * * * December 31 of any year the license fees shall be reduced by three-fourths (¾) thereof: Provided, That such reductions shall not apply to special permits.

"Sec. 3. Section 4, Chapter 144, Laws of 1943, is amended to read as follows:

"Sec. 4. The Tax Commission and association of County Assessors of the state shall prepare and, on or before * * * * February 1st of each year, furnish to the County Auditor of each county in the state a schedule for use in the collection of the excise tax imposed by this act. Such schedule shall be based upon such information as may be available to them pertaining to the fair market value of motor vehicles. Such vehicles shall be classified therein into a convenient number of classes on the basis of make, type, year of manufacture, or any other reasonable basis, and to the value of vehicles within the classes as thus determined shall be applied the rate of tax prescribed in section 2 of this act. In determining such fair market value, the Commission and County Assessors may use any guidebook, report or compendium of recognized standing in the automotive industry. Such schedule shall show, so far as possible, the amount of excise tax for vehicles within each class and shall sufficiently describe the various motor vehicles included within each classification to enable the County Auditor to ascertain readily the amount of tax applicable to any particular motor vehicle.

"Sec. 5. Section 34, Chapter 188, Laws of 1937, as last amended by section 11, Chapter 164, Laws of 1947, is amended to read as follows:

"Section 34. (a) Upon receipt of the application and proper fee for original vehicle license, the Director of Licenses shall make a recheck of the same and in the event that there shall be any error in the application the same may be returned to the County Auditor or other agent to effectively secure the correction of such error and return the same corrected to the Director of Licenses.
“(b) Application for the renewal of a vehicle license shall be made to the Director of Licenses or his agents, including County Auditors, by the registered owner on a form prescribed by the director, accompanied by the certificate of registration for the last registration period in which the vehicle was registered in Washington, and the payment of such license fees and excise tax as may be required by law. Such application shall be handled in the same manner and the fees transmitted to the State Treasurer in the same manner as in the case of an original application.

“(c) If the application for renewal is not filed prior to April 10th, in each year, a penalty shall be assessed equal to the basic fee charged for the original license, which in no instance shall be more than ________________, unless the applicant can furnish an affidavit certifying that the vehicle has not been operated in this state since the expiration date of the last license issued in this state; or that the vehicle has been stolen or embezzled: Provided, That this penalty shall not apply to vehicles that at the expiration date were held for sale by a registered dealer.

“Sec. 6. All fees or taxes of any kind now required to be paid annually prior to issuance of motor vehicle licenses and motor vehicle license plates shall be now paid at the time application for such vehicle licenses and vehicle license plates is made, and as used in enactments relating to motor vehicle licenses and motor vehicle license plates the word 'annual' shall be construed to mean licensing year.”

On motion of Mr. Raugust, the following amendment to the title was adopted:

Amend the title, in line 1 of the title of the original bill, being line 1 of the title of the printed bill, after the word "Relating" strike the balance of the title and insert in lieu thereof the following: “to motor vehicle licenses and certain fees and excise taxes on motor vehicles; amending sections 34 and 35, Chapter 188, Laws of 1937, as last amended by sections 11 and 12, Chapter 164, Laws of 1947; also amending section 1, Chapter 194, Laws of 1943, as amended by section 1, Chapter 171, Laws of 1945, and amending sections 4 and 6, Chapter 144, Laws of 1943.”

On motion of Mr. Carroll, the rules were suspended, Engrossed House Bill No. 152 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

On motion of Mr. Smith (Vernon A.), the previous question was demanded.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 152.

The Clerk called the roll on the final passage of Engrossed House Bill No. 152, and the bill passed the House by the following vote: Yeas, 80; nays, 2; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—80.

Those voting nay were: Representatives Bergevin, Stonecipher—2.

Those absent or not voting were: Representatives Bassett, Brown (Vaughan), Buse, Foster, Gordon, Holliday, Hoopingarner, Johnston, Jones
Engrossed 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.

On motion of Mr. Carroll, Engrossed House Bill No. 152 was ordered immediately transmitted to the Senate.

**House Bill No. 555**, by Representative Sandison:
Authorizing licensing and bonding of storage warehousemen.
The bill was read the second time by sections.

On motion of Mr. Sandison, the rules were suspended, House Bill No. 555 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 555.

The Clerk called the roll on the final passage of House Bill No. 555, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshue, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Pedersen, Rasmussen, Rhodes, Riley, Roderick, Rosenberg, Sandison, Shadbolt, Shannon, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Adams, Blair, Hofmeister, Holliday, Johnston, Kupka, Miller (C. C.), Paulsen, Powell, Rau gust, Ridgway, Schumann, Simmons, Smiley, Washington, Watson, Woodall—17.

House Bill No. 555, having received the constitutional majority, was declared passed.

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

**House Bill No. 29**, by Representative Hansen:
Extending teachers' retirement system to noncertificated employees.

Mr. Speaker:
We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 29, extending teachers' retirement system to noncertificated employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend the bill by adding thereto a new section to be known as section 5 to read as follows:
"Sec. 5. Any person establishing service credit for any period prior to the effective date of this act may pay annuity contributions for such period in equal installments extending over a period of ten years."

Amend the bill further by renumbering section 5 to read "Sec. 6." and section 6 to read "Sec. 7."

F. STUART FOSTER, Chairman.


House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 29, extending teachers' retirement system to noncertificated employees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In renumbered section 6, page 2, line 11 of the original bill, being page 2, line 1 of the printed bill, after the words "the sum of" strike the words "one million" and insert in lieu thereof the words "five hundred thousand", and on page 2, line 13 of the original bill, being page 2, line 2 of the printed bill, after the words "the sum of" strike the words "one million" and insert in lieu thereof the words "five hundred thousand".

EDWARD F. RILEY, Chairman,
JOHN L. O'BRIEN, Vice-Chairman.


House of Representatives,
Olympia, Wash., February 1, 1949.

Mr. Speaker:

We, a minority of your Committee on Education and Libraries, to whom was referred House Bill No. 29, extending teachers' retirement system to noncertificated employees, 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: Arthur H. Bassett.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the committee amendment by Committee on Education and Libraries adding a new section to be known as section 5 was adopted.

On motion of Mr. Riley, the committee amendment by Committee on Appropriations to renumbered section 6 was adopted.

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 29 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Beierlein demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 29.

The Clerk called the roll on the final passage of Engrossed House Bill No. 29, and the bill passed the House by the following vote: Yeas, 79; nays, 4; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge,
FORTY-EIGHTH DAY, FEBRUARY 26, 1949

Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Paulsen, Pedersen, Rasmussen, Rau-gust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shannon, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—79.

Those voting nay were: Representatives Bassett, Shadbolt, Stonecipher, Woodall—4.

Those absent or not voting were: Representatives Ball, Cory, Gordon, Holliday, Johnston, Jones (John R.), Kupka, Miller (C. C.), Neill, Olson, Powell, Simmons, Sisson, Sutherland, Washington, Watson—16.

Engrossed 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.

House Bill No. 387, by Representatives Smith (Vernon A.), Riley and Wyatt:

Regulating production and handling of ice cream and making an appropriation.

The bill was read the second time by sections.

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

Strike the whole of section 19 and renumber sections 20 and 21 to read "Sec. 19" and "Sec. 20".

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

Amend the title, in line 7 of the title of the original bill, being line 5 of the title of the printed bill, after the semicolon (;) following the word "therefor" and before the words "and repealing" strike the following: "making an appropriation."

On motion of Mr. Riley, the rules were suspended, Engrossed House Bill No. 387 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 387.

The Clerk called the roll on the final passage of Engrossed House Bill No. 387, and the bill passed the House by the following vote: Yeas, 77; nays, 2; absent or not voting, 20.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Knoblauch, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Rau-gust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Vernon A.), Sprague, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—77.
Those voting nay were: Representatives Smith (Ralph A.), Stonecipher—2.
Those absent or not voting were: Representatives Ball, Brown (Henry A.), Callow, Gordon, Holliday, Johnston, King, Kinnear, Kupka, Lester, Miller (C. C.), Miller (Floyd C.), Olson, Powell, Rasmussen, Rosenberg, Simmons, Sutherland, Washington, Watson—20.

Engrossed House Bill No. 387, having received the 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 House Bill No. 34, by Representative Riley:
Creating division under Director of Agriculture for prevention of cruelty to animals.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 34 was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 34.

The Clerk called the roll on the final passage of Engrossed House Bill No. 34, and the bill passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donovan, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Henderson, Hillyer, Hoefer, Hofmeister, Hoopiggarner, Kelley, Kinnear, Knoblauch, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Sprague, Stonecipher, Testu, Thompson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—75.

Those voting nay were: Representative Jeffreys—1.

Those absent or not voting were: Representatives Ball, Gordon, Hallauer, Hansen, Holliday, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), King, Kupka, Lester, Miller (C. C.), Miller (Floyd C.), Powell, Roderick, Rosenberg, Simmons, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Vane, Washington, Watson—23.

Engrossed House Bill No. 34, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 47, by Representatives Young and Shannon:
Authorizing University of Washington to build experimental plant for developing commercial coal gas, and making an appropriation.

On motion of Mr. Young, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 47 was placed on final passage.
The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 47.

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, 73; nays, 1; absent or not voting, 25.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—73.

Those voting nay were: Representative Coughlin—1.

Those absent or not voting were: Representatives Ball, Beierlein, Blair, Carty, Eldridge, Gordon, Hallauer, Hansen, Holliday, Johnston, Jones (John R.), King, Kupka, Miller (C. C.), Miller (Floyd C.), Mohr, Nunamaker, Powell, Raugust, Rosenberg, Simmons, Sutherland, Washington, Watson, Wilson—25.

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. 143, by Representative Coughlin:

Authorizing Supreme Court to certify court reporters and requiring appointment of reporters by certain superior courts.

On motion of Mr. Coughlin, the rules were suspended, the second reading considered the third, and House Bill No. 143 was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 143.

The Clerk called the roll on the final passage of House Bill No. 143, and the bill passed the House by the following vote: Yeas, 70; nays, 1; absent or not voting, 28.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hoefel, Hofmeister, Jeffreys, Jones (Mrs. Vincent F.), Kelley, Kinnear, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—70.

Those voting nay were: Representative Callow—1.

Those absent or not voting were: Representatives Allen, Ball, Beierlein, Carroll, Eldridge, Forshee, Foster, Hallauer, Hillyer, Holliday, Hoopingarner,
Johnston, Jones (John R.), King, Knoblauch, Kupka, Miller (C. C.), Miller (Floyd C.), Nunamaker, Powell, Rosenberg, Simmons, Smith (Vernon A.), Sutherland, Vane, Washington, Watson, Mr. Speaker—28.

House Bill No. 143, having received the constitutional majority, was declared passed.

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

House Bill No. 260, by Representative Sutherland:
Extending banks authorized to accept joint deposits.

On motion of Mr. Anderson, the rules were suspended, the second reading considered the third, and House Bill No. 260 was placed on final passage.

Mr. Hillyer moved that the rules be suspended and House Bill No. 260 be returned to second reading for the purpose of amendment.

The motion was lost.

The Speaker declared the question before the House to be the final passage of House Bill No. 260.

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, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hofmeister, Jeffreys, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Wedekind, Winberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent—76.

Those absent or not voting were: Representatives Ball, Beierlein, Carty, Eldridge, Hallauer, Holliday, Hoopingarner, Johnston, Jones (John R.), King, Kupka, Miller (C. C.), Miller (Floyd C.), Nunamaker, Powell, Rosenberg, Simmons, Sutherland, Vane, Washington, Watson, Wilson, Mr. Speaker—23.

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.

Engrossed House Bill No. 291, by Representative Adams:
Releasing qualified self-insurer auto transportation companies from insurance requirement.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 291 was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 291.

The Clerk called the roll on the final passage of Engrossed House Bill No. 291, and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holiday, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Wedekind, Winberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent—80.

Those absent or not voting were: Representatives Ball, Beierlein, Forshee, Johnston, Jones (John R.), King, Kupka, Miller (C. C.), Miller (Floyd C.), Nunamaker, Powell, Simmons, Smith (Vernon A.), Sutherland, Vane, Washington, Watson, Wilson, Mr. Speaker—19.

Engrossed House Bill No. 291, having received the constitutional majority, was declared passed.

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

**Engrossed House Bill No. 305**, by Representatives Wedekind and Bernethy:

Requiring periodic renewal of log brands.

On motion of Mr. Bernethy, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 305 was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 305.

The Clerk called the roll on the final passage of Engrossed House Bill No. 305, and the bill passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Shadbolt, Shannon, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Thompson, Wedekind, Winberg (Oscar), Winberg (Andrew), Woodall, Wyatt—70.

Those absent or not voting were: Representatives Adams, Ball, Beierlein, Forshee, Gallagher (Bernard J.), Holliday, Johnston, Jones (John R.), King, Kupka, Miller (C. C.), Miller (Floyd C.), Nunamaker, O'Brien, Olson, Powell, Schumann, Simmons, Sisson, Smith (Vernon A.), Sutherland, Testu, Vane, Washington, Watson, Wilson, Young, Zent, Mr. Speaker—29.

Engrossed House Bill No. 305, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 329**, by Representatives Rasmussen and King:
Prohibiting rebates by physicians.

On motion of Mr. Rasmussen, the rules were suspended, the second reading considered the third, and House Bill No. 329 was placed on final passage.

Mr. Rasmussen moved the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 329, and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 28.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—71.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Ball, Beierlein, Buse, Cory, Dillard, Forshee, Gallagher (Bernard J.), Hoefel, Holliday, Johnston, Jones (John R.), Kupka, Miller (C. C.), Nunamaker, O'Brien, Olson, Powell, Rosenberg, Shannon, Simmons, Smith (Vernon A.), Sutherland, Vane, Washington, Watson, Mr. Speaker—28.

House Bill No. 329, having received the constitutional majority, was declared passed.

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

**House Bill No. 393**, by Representatives Foster and Sutherland:
Granting certain contract rights to railroad rolling stock vendors.

On motion of Mr. Foster, the rules were suspended, the second reading considered the third, and House Bill No. 393 was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 393.

The Clerk called the roll on the final passage of House Bill No. 393, and the bill passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Hoopingarner, Jeffreys, Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Watson,
Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—75.

Those absent or not voting were: Representatives Anderson (Eva), Ball, Cory, Dillard, Gallagher (Bernard J.), Hoefel, Holliday, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kupka, Miller (C. C.), Nunamaker, O'Brien; Olson, Powell, Rosenberg, Shannon, Simmons, Smith (Vernon A.), Sutherland, Vane, Washington, Mr. Speaker—24.

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. 394, by Representative Hansen (by Departmental Request):
Increasing motor vehicle operator's license fee and changing license period.

Mrs. Hansen moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.

SECOND READING OF BILLS

House Bill No. 394 was re-read the second time by sections.

On motion of Mrs. Hansen, the following amendment was adopted:

Strike the whole of sections 1, 2 and 4 and renumber section 3 thereof to read "Section 1".

On motion of Mrs. Hansen, the following amendment to the title was adopted:

Amend the title, in line 1 of the title of the original bill, being line 1 of the title of the printed bill, after the semicolon (;) following the word "operators" strike the balance of the title and insert in lieu thereof the following: "providing for the expiration of licenses and amending section 54, Chapter 188, Laws of 1937."

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 394 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 House Bill No. 394, and the bill passed the House by the following vote: Yeas, 70; nays, 1; absent or not voting, 28.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Kelley, King, Kinnear, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Riley, Sandison, Schumann, Shadbolt, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent—70.

Those voting nay were: Representative O'Brien—1.

Those absent or not voting were: Representatives Anderson (Eva), Ball, Blair, Cory, Hoefel, Holliday, Johnston, Jones (Mrs. Vincent F.), Knoblauch,
Kupka, Miller (C. C.), Nunamaker, Olson, Powell, Rasmussen, Roderick, Rosenberg, Shannon, Simmons, Sisson, Smith (Vernon A.), Sutherland, Vane, Washington, Watson, Woodall, Young, Mr. Speaker—28.

Engrossed House 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.

MOTION

On motion of Mr. Allen, House Bill No. 234 was re-referred from the Committee on Industrial Insurance to the Committee on Social Security.

MOTION

On motion of Mr. Ford, the House adjourned until ten o’clock a. m., Monday, February 28, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTIETH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,

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 Ball, Frayn, Hofmeister, Holliday, O’Brien, Roderick, Smith (Vernon A.), Vane and Wenberg (Oscar), Representative Holliday having been previously excused.

Prayer was offered by the Reverend William E. Callahan, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

MOTION

Mr. Comfort moved that due to the increased work of the Enrollment and Engrossment Committee, the number of members on that committee be temporarily increased by six or eight members, within the discretion of the Speaker.

The motion was carried.

REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 244; also
Enrolled House Concurrent Resolution No. 12, have compared same with the original bill and original resolution and find them correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Chet King, Floyd C. Miller.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 37; also
Engrossed House Bill No. 100; also
Engrossed House Bill No. 146; also
Engrossed House Bill No. 348; also
Engrossed House Bill No. 585, have compared same with the original bills and find
them correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Chet King, Floyd C. Miller.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 29; also
Engrossed House Bill No. 152, have compared same with the original bills and find
them correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Chet King, Floyd C. Miller.

House of Representatives,
Olympia, Wash., February 27, 1949.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House
Bill No. 335, authorizing crab and lobster exchange; making an appropriation and de­
claring 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 L. O'Brien, Vice-Chairman.

We concur in this report: W. O. Allen, Howard Bargreen, Violet P. Boede, R. Mort
Frayn, Michael J. Gallagher, Edwin A. Henderson, Sidney S. Jeffreys, Tony P. Mardesich,

House of Representatives,

Mr. Speaker:
We, a minority of your Committee on Appropriations, to whom was referred House
Bill No. 335, authorizing crab and lobster exchange; making an appropriation and de­
claring 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.

Edward F. Riley, Chairman.

We concur in this report: David Hoefel, George Kinnear, Marshall A. Neill, William
D. Shannon.

Passed to second reading.

18—H
Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 419, authorizing photographic reproduction of records required by law to be kept, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Arthur R. Paulsen, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 431, authorizing appeals from decisions of civil service commissions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Floyd C. Miller, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 534, permitting collective bargaining by state and governmental agencies and subdivisions thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Floyd C. Miller, Chairman.


Passed to second reading.

House Bill No. 582 (reported by Committee on Education and Libraries):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Joint Resolution No. 7, proposing constitutional age limit of seventy years for judges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Arthur R. Paulsen, Chairman.


Passed to second reading.

Mr. Speaker:

We, of your Memorials Committee, to whom was referred House Joint Memorial No. 37, requesting Alaskan statehood, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Howard T. Ball, Chairman.


Passed to second reading.
FIFTEENTH DAY, FEBRUARY 28, 1949


Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred Senate Bill No. 12, requiring fair employment practices, creating a board 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.

Floyd C. Miller, Chairman.


Passed to second reading.

Senate Bill No. 104 (reported by Committee on Insurance):
Do pass as amended.
Passed to second reading.

The Speaker observed within the bar of the House former Representative J. K. Van Buskirk from Cowlitz and Wahkiakum Counties, and appointed Mrs. Hansen and Mr. Miller (Clyde J.) to escort him to a seat beside the Speaker. (Applause).

The Speaker announced he was about to sign House Bill No. 244; also House Concurrent Resolution No. 12.

MESSAGES FROM THE SENATE

Senate Chamber.

Mr. Speaker:

The Senate has passed: Senate Joint Memorial No. 8; also Senate Joint Memorial No. 9; also Senate Bill No. 250; also Senate Bill No. 275; also Senate Bill No. 335; also Senate Bill No. 351; also Senate Bill No. 376, and the same are herewith transmitted.

Herbert H. Steeler, Secretary.

Senate Chamber,
Olympia, Wash., February 27, 1949.

Mr. Speaker:

The Senate has passed: Engrossed Substitute Senate Bill No. 87; also Engrossed Senate Bill No. 266; also Engrossed Senate Bill No. 337, and the same are herewith transmitted.

Herbert H. Steeler, Secretary.

Senate Chamber,

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 29, and has passed the bill as amended by the Free Conference Committee.

Herbert H. Steeler, Secretary.

FIRST READING OF SENATE BILLS

Engrossed Substitute Senate Bill No. 87, by Committee on Social Security and State Institutions:

An Act relating to the state government; providing for the commitment, custody, detention, treatment, parole and discharge of mentally ill, mentally deficient, inebriated and dipsomaniac persons; sexual psychopaths, drug addicts, and defective or psychopathic delinquent persons; prescribing the
powers and duties of certain officers; defining crimes and prescribing penalties; and requiring the licensing of certain institutions and persons.

Referred to Committee on State Institutions.

Senate Bill No. 250, by Senators Robertson and French:
An Act relating to motor vehicle fuel and tax thereon; prescribing penalties; amending section 17, Chapter 58, Laws of 1933, as last amended by section 4, Chapter 84, Laws of 1943; and amending section 19, Chapter 58, Laws of 1933.

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 266, by Senator Westberg:
An Act relating to research in connection with the problem of alcoholism and the clinical treatment of alcoholics at the University of Washington and Washington State College, and making available therefor certain monies.

Referred to Committee on Colleges and Universities.

Senate Bill No. 275, by Committee on Agriculture and Livestock:
An Act establishing a Washington Wheat Commission, providing for a tax upon wheat, prescribing penalties and declaring an emergency.

Referred to Committee on Agriculture and Livestock.

Senate Bill No. 335, by Senator Westberg:
An Act relating to intoxicating liquors; providing for the control and regulation thereof and amending sections 82 to 88 inclusive, of Chapter 62, Laws of Washington, Extraordinary Session, 1933 (Rem. Rev. Stat. (Supp.) 7306-1 to 7306-95, inclusive.), by adding thereto a new section to immediately precede section 89, to be known as section 88-A.

Referred to Committee on Liquor Control.

Engrossed Senate Bill No. 337, by Senators Westberg and Lee:
An Act relating to intoxicating liquors; amending section 78, Chapter 62, Laws of the Extraordinary Session of 1933, as last amended by section 1, Chapter 173, Laws of 1939; repealing certain acts; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 351, by Senator Lee (by Departmental Request):
An Act relating to taxation; providing for settlement between counties and the state of state taxes; amending section 97, Chapter 130, Laws of 1925 as amended by section 1, Chapter 35, Laws of 1933.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 376, by Senators Hutchinson and Earlywine:
An Act relating to state assistance to school districts; prescribing conditions; and amending section 3, Chapter 278, Laws of 1947.

Referred to Committee on Education and Libraries.

Senate Joint Memorial No. 8, by Senator Witten:
Relating to repeal of federal excise tax on transportation.

Referred to Committee on Revenue and Taxation.

Senate Joint Memorial No. 9, by Senators Morgan and Flanagan:
Relating to the relocation of Secondary State Highway No. 11-A through restricted areas of the Hanford Engineering Works.

Referred to Committee on Roads and Bridges.
SECOND READING OF BILLS

House Bill No. 272, by Representatives Hansen, Beierlein and Raugust:
Requiring classification of city streets and design standards thereof; declaring an emergency.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the following amendment was adopted:
In section 2, lines 24 and 25 of the original bill, being line 16 of the printed bill, after the words "hold office" and before the word "pleasure" strike the word "during" and insert in lieu thereof the words "at its"

On motion of Mrs. Hansen, the following amendment was adopted:
Amend the bill by adding thereto a new section immediately following section 4 to be known as section 5 to read as follows:
"Sec. 5. The city engineer or the city clerk of each city or town shall maintain records to accurately reflect the receipt and expenditure of all moneys used for construction, repair or maintenance of streets and arterial highways.
"In order to assist in maintaining uniformity in such records, the Division of Municipal Corporations, with the advice and assistance of the Department of Highways, shall prescribe forms and types of records to be so maintained."

On motion of Mrs. Hansen, the following amendment was adopted:
Renumber section 5 to read "Sec. 6."

On motion of Mrs. Hansen, the following amendment was adopted:
Amend the title in line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the semicolon (;) following the word "classifications" and before the words "and declaring" insert the following: "providing for the maintaining of records relating to state aid for streets;"

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 272 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 272.

The Clerk called the roll on the final passage of Engrossed House Bill No. 272, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Buse, Donohue, Frayn, Hallauer, Hofmeister, Holliday, Johnston, Kinnear, O'Brien, Powell, Shannon, Simmons, Smith (Vernon A.), Vane, Washington—15.

Engrossed House 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.

House Bill No. 273, by Representatives Hansen, Beierlein and Raugust:
Requiring classification of county roads and design standards therefor; declaring an emergency.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the following amendment was adopted:

In section 2, line 16 of the original bill, being line 9 of the printed bill, after the words "hold office" and before the word "pleasure" strike the word "during" and insert in lieu thereof the words "at its"

The Speaker observed within the bar of the House former Representative George Twidwell from Grays Harbor County, and appointed Grace Kelley and Andrew Winberg to escort him to a seat on the rostrum beside the Speaker. (Applause).

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 273 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 273.

The Clerk called the roll on the final passage of Engrossed House Bill No. 273, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Allen, Carty, Donohue, Frayn, Hofmeister, Holliday, Johnston, O'Brien, Simmons, Smith (Ralph A.), Smith (Vernon A.), Vane—12.

Engrossed House Bill No. 273, having received the constitutional majority, was declared passed.

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

House Bill No. 289, by Representatives Hansen, Jones (John R.) and Gordon:
Making each county one road district and providing for county road management.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 289, making each county one road district and providing for county road management.
management, have had the same under consideration, and we respectfully report the same back to the House with the following amendments:

Strike the whole of sections 1, 2, 3 and 4 thereof.
Renumber section 5 to read "Sec. 1", section 6 to read "Sec. 2", section 7 to read "Sec. 3".

Following the new re-numbered section 3, insert a new section to be known as section 4 to read as follows:

"Sec. 4. After January 1, 1950, all county road machinery, equipment, stores and supplies, excepting stockpiles and other road building material, shall while not in use be stored and repaired at one centralized point in each county: Provided, That if the geography, topography, distance or other valid economic considerations require more than one place for storage or repairs, the county commissioners may, by unanimous vote, authorize the same."

Renumber section 8 to read "Sec. 5", section 9 to read "Sec. 6", section 10 to read "Sec. 7", section 11 to read "Sec. 8" and section 12 to read "Sec. 9".

JULIA BUTLER HANSEN, Chairman,
W. J. BEIERLEIN, Vice-Chairman.


The bill was read the second time by sections.
On motion of Mrs. Hansen, the committee amendments were adopted.

On motion of Mrs. Hansen, the following amendment was adopted:

In renumbered section 2, page 4, line 8 of the original bill, being page 3, line 7 of the printed bill, after the words "Municipal Corporations" and before the word "shall" insert the following: ", with the advice and assistance of the Department of Highways."

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 289 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 289.

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, 86; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Halauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representative Carty—1.

Those absent or not voting were: Representatives Brown (Gordon J.), Donohue, Frayn, Holliday, Johnston, Kinnear, Knoblauch, O'Brien, Simmons, Smith (Ralph A.), Smith (Vernon A.), Vane—12.
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.

**House Bill No. 208**, by Representative Hansen (by Departmental Request): Revising methods and percentages of payment and allocation from Motor Vehicle Fund.

Mrs. Hansen moved that House Bill No. 208 be placed at the end of today's second reading calendar.

Mr. Riley moved as a substitute motion that further action on House Bill No. 208 be deferred until the next working day and that it retain its place on the second reading calendar.

The motion was carried.

**House Bill No. 199**, by Representatives Comfort, Ford and Eldridge: Adding Chapter XI, Disability Compensation to Unemployment Compensation Act; making an appropriation and declaring an emergency.

On motion of Mr. Comfort, House Bill No. 199 was re-referred to the Committee on Social Security.

**House Bill No. 493**, by Representative King (by Departmental Request): Authorizing state hospital survey by health department and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. King, the rules were suspended, House Bill No. 493 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 493.

The Clerk called the roll on the final passage of House Bill No. 493, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunemaker, O'Brien, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Carty, Donohue, Gordon, Hallauer, Holliday, Olson, Paulsen, Powell, Shannon, Smith (Vernon A.), Sutherland, Testu, Vane, Washington—14.

House Bill No. 493, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the
title of the act.
On motion of Mr. King, House Bill No. 493 was ordered immediately
transmitted to the Senate.

**House Bill No. 373, by Representatives Ball and Gallagher (Bernard J.):**
Forbidding discrimination against optometrists by state agencies.
The bill was read the second time by sections.
On motion of Mr. Gallagher (Bernard J.), the following amendment was
adopted:
In section 1, line 12 of the original bill, being line 5 of the printed bill, beginning
with the comma (,.) following the word "subdivisions" strike all of the matter down
to and including the comma (,.) following the words "professional service" in line 13
of the original bill, being line 6 of the printed bill.
On motion of Mr. Gallagher (Bernard J.), the rules were suspended, En­
grossed House Bill No. 373 was advanced to third reading, the second read­
ing considered the third, and the bill was placed on final passage.

**POINT OF INFORMATION**

Mr. Mardesich:
"Mr. Speaker, I would like to ask Mr. Gallagher a question."
The Speaker:
"Will the gentleman yield?"
Mr. Gallagher (Bernard J.):
"Yes."
Mr. Mardesich:
"What reason is behind this bill—the necessity of it?"
Mr. Gallagher (Bernard J.):
"Well, I was going to make these remarks. The members of the association feel
that the optometrists do not want that kind of discrimination. The Medical Association
and optometrists have agreed to this amendment. For that reason I do not think there
should be an objection to the bill."

**POINT OF INFORMATION**

Mr. Paulsen:
"Mr. Speaker, I would like to ask Mr. Gallagher a question."
The Speaker:
"Does the gentleman yield?"
Mr. Gallagher (Bernard J.):
"Yes."
Mr. Paulsen:
"Will you explain the effect of this amendment to the bill?"
Mr. Gallagher (Bernard J.):
"The effect of this amendment is that the medical men feel that they should not be
placed in the same category with the optometrists, and the optometrists agreed they
should not. That is the reason this amendment was worked out by the two for the
passage of this bill,—the Medical Association and the optometrists."
The Speaker declared the question before the House to be the final pas­
sage of Engrossed House Bill No. 373.
The Clerk called the roll on the final passage of Engrossed House Bill No. 373, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshée, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Blair, Carty, Gallagher (Michael J.), Holliday, Jones (John R.), King, O'Brien, Powell, Smith (Vernon A.), Vane, Wedekind—11.

Engrossed House Bill No. 373, having received the constitutional majority, was declared passed.

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

House Bill No. 330, by Representatives Hofmeister and Rosenberg:
Restricting competitive examination preference to veterans of armed service during war.

The bill was read the second time by sections.

On motion of Mr. Hofmeister, the rules were suspended, House Bill No. 330 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 330.

The Clerk called the roll on the final passage of House Bill No. 330, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshée, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Anderson (Eva), Blair, Carty, Forshee, Frayn, Holliday, Jones (John R.), O'Brien, Powell, Rosen-
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berg, Simmons, Smith (Vernon A.), Sutherland, Vane, Wenberg (Oscar), Young—16.

House Bill No. 330, having received the constitutional majority, was declared passed.

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

**House Bill No. 181**, by Representatives Riley and Thompson:
Creating Washington State Progress Commission; transferring certain functions thereto and making an appropriation.

The bill was read the second time by sections.

On motion of Mr. Kinnear, House Bill No. 181 was re-referred to the Committee on Appropriations.

**House Bill No. 135**, by Representative Rasmussen:
Regulating and licensing sanipractic physicians; creating examining board and making an appropriation.

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**Mr. Speaker:**

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 135, regulating and licensing sanipractic physicians; creating examining board and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 4, page 2, line 25 of the original bill, being page 2, line 14 of the printed bill, after the comma (,) following the word “each” and before the words “the entrance” insert the following: “or 4800 hours.”

CHET KING, Chairman.

We concur in this report: George N. Adams, Michael J. Gallagher, A. L. Rasmussen, David M. Roderick.

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**Mr. Speaker:**

We, a minority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 135, regulating and licensing sanipractic physicians; creating examining board and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur In this report: Howard T. Ball, A. B. Comfort, Mrs. Vincent F. Jones.

The bill was read the second time by sections.

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

House Bill No. 135 was passed to third reading and ordered engrossed.

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**House Bill No. 323**, by Representatives Wedekind, Miller (Clyde James) and Miller (Floyd C.):
Permitting joint payment plan by several employers when pursuant to collective bargaining.

The bill was read the second time by sections.
On motion of Mr. Miller (Floyd C.), the rules were suspended, House Bill No. 323 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 323.

The Speaker called Mr. Kinnear to preside.

The Clerk called the roll on the final passage of House Bill No. 323, and
the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt—81.

Those absent or not voting were: Representatives Bargreen, Carty, Ford, Gallagher (Bernard J.), Gordon, Hansen, Holliday, Johnston, Jones (John R.), Kupka, O’Brien, Simmons, Smith (Vernon A.), Thompson, Watson, Young, Zent, Mr. Speaker—18.

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.

House Bill No. 461, by Committee on Horticulture:
Revising definition of domestic wines and declaring an emergency.
The bill was read the second time by sections.
On motion of Mr. Hallauer, the rules were suspended, House Bill No. 461 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker (Mr. Kinnear presiding) declared the question to be the final passage of House Bill No. 461.
The Clerk called the roll on the final passage of House Bill No. 461, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young—85.

Those absent or not voting were: Representatives Bargreen, Carty, Cory, Holliday, Johnston, Jones (John R.), Neill, O’Brien, Rasmussen, Sisson, Testu, Washington, Zent, Mr. Speaker—14.
House Bill No. 461, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 390**, by Representatives Bernethy, Miller (C. C.), and Hillyer:
Limiting Class C wine retailer's license authorization to domestic wine and postponing effective date.
The bill was read the second time by sections.

**POINT OF INFORMATION**

Mr. Dillard:
"Mr. Speaker, I would like to ask Mr. Hillyer a question."

The Speaker (Mr. Kinnear presiding):
"Your question is out of order at this time, Mr. Dillard, there is nothing before the House."

House Bill No. 390 was passed to third reading.
Mr. Hillyer moved that the rules be suspended, House Bill No. 390 be advanced to third reading, the second reading considered the third, and that the bill be placed on final passage.

**POINT OF ORDER**

Mr. Riley:
"Point of order, Mr. Speaker."

The Speaker (Mr. Kinnear presiding):
"State your point."

Mr. Riley:
"Did you not rule that the bill had passed to third reading?"

The Speaker (Mr. Kinnear presiding):
"Mr. Hillyer moved to suspend the rules, which would be in order."

**POINT OF ORDER**

Mr. Roderick:
"Mr. Speaker, under suspension of rules, isn't that debatable?"

The Speaker (Mr. Kinnear presiding):
"Suspension of rules is a debatable point, Mr. Roderick."

Mr. Adams demanded the previous question and the demand was sustained.
The Speaker (Mr. Kinnear presiding) declared the question before the House to be the motion by Mr. Hillyer to suspend the rules and advance House Bill No. 390 to third reading and final passage.
The motion by Mr. Hillyer was carried.
Debate ensued.
Mr. Adams demanded the previous question and the demand was sustained.
POINT OF PERSONAL PRIVILEGE

Mr. Adams:

"Mr. Speaker, I resent the remark that Mr. Carroll made here relative to 'us Americans'. I might say that 'us Americans' were sitting on the beaches of Oregon and Washington when his ancestors came and the mistake my ancestors made was that they let his ancestors land."

POINT OF PERSONAL PRIVILEGE

Mr. Carroll:

"Mr. Speaker, I too resent the remarks of the gentleman here. Once in a while when I get on the floor to talk, he sits back and says 'Sit down'."

Mr. Watson demanded a call of the House but the demand was not sustained.

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of House Bill No. 390.

The Clerk called the roll on the final passage of House Bill No. 390, and the bill passed the House by the following vote: Yeas, 70; nays, 15; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffrey, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Olson, Pedersen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—70.

Those voting nay were: Representatives Blair, Brown (Vaughan), Carty, Coughlin, Dillard, Ford, Gallagher (Bernard J.), Kinnear, Miller (Floyd C.), Nunamaker, Paulsen, Riley, Roderick, Washington, Wenberg (Oscar)—15.

Those absent or not voting were: Representatives Brown (Henry A.), Gallagher (Michael J.), Hallauer, Holliday, Jones (John R.), Mohr, Morris, Neill, O'Brien, Powell, Rasmussen, Testu, Wedekind, Mr. Speaker—14.

House Bill No. 390, having received the constitutional majority, was declared passed.

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

Engrossed House Bill No. 105, by Committee on Insurance:

Relating to financial responsibility of motor vehicle operators, making an appropriation.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Engrossed House Bill No. 105, relating to financial responsibility of motor vehicle operators, making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, subsection 31-u, page 9, lines 28 and 29 of the engrossed bill, being page 6, line 7 of the printed bill, after the words "This Act" and before the words "shall become" insert the following: ", except as to the appropriation hereinafter provided,"
In section 2, page 10, lines 1 and 2 of the engrossed bill, being page 6, lines 10 and 11 of the printed bill, strike the words and figures "one hundred fifty thousand dollars ($150,000)" and insert in lieu thereof the words and figures "seventy-five thousand dollars ($75,000)"

Edward F. Riley, Chairman
John L. O'Brien, Vice-Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Sandison, the rules were suspended, Re-Engrossed House Bill No. 105 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Riley demanded the previous question and the demand was sustained.

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Re-Engrossed House Bill No. 105.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 105, and the bill passed the House by the following vote: Yeas, 79; nays, 6; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gordon, Hansen, Henderson, Hillyer, Hoefel, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clayd J.), Mohr, Neil, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent—79.

Those voting nay were: Representatives Gallagher (Michael J.), King, Miller (Floyd C.), Morris, Rasmussen, Smith (Ralph A.)—6.

Those absent or not voting were: Representatives Gallagher (Bernard J.), Hallauer, Hofmeister, Holliday, Johnston, Jones (John R.), Miller (C. C.), Nunamaker, O'Brien, Olson, Roderick, Washington, Woodall, Mr. Speaker—14.

Re-Engrossed 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.

Third Reading of Bills

Substitute House Bill No. 221, by Committee on Cities and Counties:

Authorizing issuance of revenue bonds and warrants by port district.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 221 was placed on final passage.

The Speaker resumed the chair.
The Clerk called the roll on the final passage of Substitute House Bill No. 221, and the bill passed the House by the following vote: Yeas, 75; nays, 3; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoevel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinneer, Kupka, Lester, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Olson, Paulsen, Powell, Rasmussen, Ridgway, Riley, Rosenberg, Schumann, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Watson, Wedekind, Winberg (Andrew), Young, Zent, Mr. Speaker—75.

Those voting nay were: Representatives Comfort, Pedersen, Shadbolt—3.

Those absent or not voting were: Representatives Bargreen, Beierlein, Eldridge, Forshee, Holliday, Johnston, Jones (John R.), Knoblauch, McPherson, Miller (C. C.), Nunamaker, O'Brien, Raugust, Rhodes, Roderick, Sandison, Simmons, Thompson, Wenberg (Oscar), Wilson, Woodall, Wyatt—21.

Substitute 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.

Engrossed House Bill No. 348, by Representatives Ford, Carty and Zent:
Regulating sale, handling and production of milk and making an appropriation.

On motion of Mr. Ford, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 348 was placed on final passage.

Mr. Zent demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 348, and the bill passed the House by the following vote: Yeas, 77; nays, 5; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hillyer, Hoevel, Hofmeister, Hoopingarner, Kelley, King, Kinneer, Knoblauch, Kupka, Lester, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Young, Zent, Mr. Speaker—77.

Those voting nay were: Representatives Anderson (Eva), Donohue, Hallauer, Jeffreys, Jones (Mrs. Vincent F.)—5.

Those absent or not voting were: Representatives Bargreen, Beierlein, Eldridge, Forshee, Gordon, Holliday, Johnston, Jones (John R.), McPherson,
Miller (C. C.), O'Brien, Raugust, Rhodes, Roderick, Thompson, Woodall, Wyatt—17.

Engrossed 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.

**Engrossed House Bill No. 453**, by Representatives Rosenberg, Jeffreys and Dillard:

Regulating motor vehicle sales and imposing criminal penalty.

On motion of Mr. Dillard, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 453 was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 453.

The Clerk called the roll on the final passage of Engrossed House Bill No. 453, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.); Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Young, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Carty, Eldridge, Holliday, Johnston, Jones (John R.), Kinnear, McPherson, O'Brien, Rasmussen, Raugust, Rhodes, Roderick, Simmons, Smith (Vernon A.), Thompson, Vane, Woodall, Wyatt—18.

Engrossed House Bill No. 453, having received the constitutional majority, was declared passed.

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

**House Bill No. 512**, by Representatives Paulsen and Powell:

Revising and increasing fees of certain public officers.

On motion of Mr. Paulsen, the rules were suspended, the second reading considered the third, and House Bill No. 512 was placed on final passage.

Debate ensued.

Mr. Blair demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 512.

The Clerk called the roll on the final passage of House Bill No. 512, and the bill passed the House by the following vote: Yeas, 82; nays, 4; absent or not voting, 13.
Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunemaker, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Comfort, Morris, Pedersen, Smith (Vernon A.)—4.

Those absent or not voting were: Representatives Adams, Allen, Carty, Eldridge, Gallagher (Bernard J.), Hillyer, Holliday, McPherson, Miller (C. C.), O'Brien, Raugust, Sisson, Thompson—13.

House Bill No. 512, having received the constitutional majority, was declared passed.

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

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed: House Concurrent Resolution No. 12; also House Bill No. 244; also House Bill No. 352, and the same are herewith transmitted.

Herbert H. Stieeler, Secretary.

Senate Chamber,

Mr. Speaker:
The President has signed: Senate Bill No. 9; also Senate Bill No. 29; also Senate Bill No. 391, and the same are herewith transmitted.

Herbert H. Stieeler, Secretary.

The Speaker announced he was about to sign Senate Bill No. 9; also Senate Bill No. 29; also Senate Bill No. 391.

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of the following additional members to serve on the Engrossment and Enrollment Committee: Representatives Kelley, Blair, Dillard, Mardesich, Jones (Mrs. Vincent F.), Forshee and Neill.

MOTION

On motion of Mr. Ford, the House recessed until 7:30 p. m.

EVENING SESSION

The Speaker called the House to order at 7:30 p. m.
The Clerk called the roll and all members were present except Representatives Adams, Anderson (Eva), Bargreen, Bassett, Beierlein, Boede, Brown
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 Bassett, Gordon, Hallauer, Pedersen, Ridgway, Rosenberg and Wedekind.

The Sergeant-at-Arms was instructed to bring the absent members within the bar of the House.

The Speaker called Mr. Zent to preside.

MOTION

Mr. Wyatt moved that the House dispense with the call of the House. The motion was lost.

MOTION

Mr. Smith (Vernon A.) moved that the absent members be excused and that the House proceed with business under the call of the House. The motion was lost.

MOTION

Mr. Allen moved that the House adjourn.

POINT OF ORDER

Mr. Riley:
"Point of order, Mr. Speaker."

The Speaker (Mr. Zent presiding):
"What is your point?"

Mr. Riley:
"We can't adjourn until we dispense with the call of the House."

RULING BY THE SPEAKER

The Speaker (Mr. Zent presiding):
"Your motion to adjourn is out of order, Mr. Allen."

MOTION

Mr. Gallagher (Bernard J.) moved that the House recess until 8:15 p.m. The Speaker (Mr. Zent presiding):
"We are under the call of the House; your motion is out of order."

MOTION

Mr. Riley moved that the absent members be excused and the House proceed with business under the call of the House. The motion was lost.

MOTION

Mr. Vane moved that the House proceed with business under the call of the House without excusing the absent members.

RULING BY THE SPEAKER

The Speaker (Mr. Zent presiding):
"Your motion is out of order, Mr. Vane."
MOTION
Mr. Adams moved that Mr. Riley be excused from the call of the House to work on the Appropriations Committee.
The motion was lost.

MOTION
Mr. Jones (John R.) moved that all the members present be excused.
The Speaker (Mr. Zent presiding):
"Your motion is out of order, Mr. Jones."

MOTION
Mr. Comfort moved that Mr. Riley be excused from the call of the House for forty-five minutes to work on the Appropriations bill.
On motion of Mr. Wilson, the motion by Mr. Comfort was laid on the table.

MOTIONS
Mr. Coughlin moved that the absent members be excused from the call of the House.
The motion was carried.
The Speaker resumed the chair.
On motion of Mr. Adams, Mr. Riley was excused from the call of the House for forty-five minutes.

MOTION
Mr. Foster moved that the members of the Committee on Education and Libraries be excused from the call of the House to attend a meeting of Senate committee.
The motion was carried.

MOTION
Mr. Coughlin moved that the House proceed with business under the call of the House.
The motion was carried.
The House resumed consideration of bills on second reading.

SECOND READING OF BILLS
House Bill No. 63, by Representative Vane:
Authorizing cities to pay outstanding indebtedness for certain local improvements in annexed areas and fixing liability of property owners.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 63, authorizing cities to pay outstanding indebtedness for certain local improvements in annexed areas and fixing liability of property owners, have had 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 1, line 20 of the original bill, being section 1, page 1, line 11 of the printed bill, after the period (.) following the word "made" strike the entire sentence down to and including the period (.) following the word "occurred" in line 27 of the original bill, being line 16 of the printed bill, and insert in lieu thereof the following: "If only a portion of the territory of any such district is annexed to the city all real estate and permanent installations within the annexed territory which serve or are exclusively used for the annexed property shall belong to the city, subject to the debts and obligations of the district for which such real estate and installations
would have been liable if no annexation had been made, and in such case the real estate annexed and the owners and occupants thereof shall continue liable for payment of its and their proportionate share of any unpaid indebtedness bonded or otherwise, with the right on the part of the district officials to continue to levy taxes and collect charges on such property, or owners of such real estate, or owners and occupants and to enforce such collections as if the annexation had not been made. If only a portion of any such district is annexed and there shall be located in the territory annexed any real estate, installations or equipment which is used in connection with and for service to real estate not annexed to the city, the district shall have the right to continue to use such real estate, equipment and facilities for service to the territory of the district not annexed in the same manner as if the annexation had not been made.”

ARTHUR R. PAULSEN, Chairman.


The bill was read the second time by sections.

The Speaker called Mr. Ford to preside.

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

On motion of Mr. Vane, the rules were suspended, Engrossed House Bill No. 63 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 63.

The Clerk called the roll on the final passage of Engrossed House Bill No. 63, and the bill passed the House by the following votes: Yeas, 78; nays, 4; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—78.

Those voting nay were: Representatives Coughlin, Gallagher (Michael J.), Miller (C. C.), Roderick—4.

Those absent or not voting were: Representatives Anderson (Eva), Bergevin, Boede, Carty, Donohue, Foster, Gordon, Hallauer, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Ridgway, Riley, Rosenberg, Testu, Thompson—17.

Engrossed House Bill No. 63, having received the constitutional majority, was declared passed.

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

The Speaker observed within the bar of the House former Representative Charles G. Finucane from Spokane County, and appointed Mr. Dillard and Mr. Blair to escort him to a seat beside the Speaker. (Applause).

House Bill No. 86, by Representatives Adams and Carty:
Transferring securities “blue sky” regulation to Secretary of State.
Mr. Speaker:
We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 86, transferring securities "blue sky" regulation to Secretary of State, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
Strike the whole of section 3.

Patrick D. Sutherland, Chairman.


The bill was read the second time by sections.
On motion of Mr. Comfort, the committee amendment was adopted.

MOTION
On motion of Mr. Beierlein, Mrs. Hansen, Mr. Raugust and Mr. Washington were excused from the call of the House.

On motion of Mr. Adams, the following amendment was adopted:
Amend the title in line 3 of the title of the original bill, being line 2 of the title of the printed bill, strike the comma (,) following the words "secretary of state" insert in lieu thereof a period (.) and strike the balance of the title.

On motion of Mr. Adams, the rules were suspended, Engrossed House Bill No. 86 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 86.

The Clerk called the roll on the final passage of Engrossed House Bill No. 86, and the bill passed the House by the following vote: Yeas, 78; nays, 4; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Bassett, Beierlein, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—78.

Those voting nay were: Representatives Ball, Hallauer, Johnston, Shadbolt—4.

Those absent or not voting were: Representatives Anderson (Eva), Bergevin, Boede, Donohue, Farrington, Foster, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Raugust, Riley, Testu, Thompson, Washington—17.

Engrossed 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.
MOTION

On motion of Mr. Zent, the Speaker was excused from the call of the House.

House Bill No. 151, by Representative Thompson:

Requiring that bulk sales affidavit contain tax information.

On motion of Mr. Powell, Substitute House Bill No. 151 was substituted for House Bill No. 151, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 151 was read the second time by sections.

On motion of Mr. Powell, the rules were suspended, Substitute House Bill No. 151 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Substitute House Bill No. 151.

The Clerk called the roll on the final passage of Substitute House Bill No. 151, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—81.

Those absent or not voting were: Representatives Anderson (Eva), Bergevin, Boede, Donohue, Farrington, Foster, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Raugust, Riley, Testu, Thompson, Washington, Mr. Speaker—18.

Substitute House Bill No. 151, having received the constitutional majority, was declared passed.

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

House Bill No. 180, by Representative Henderson (by Request):

Transferring jurisdiction over game farm fur animals to Department of Agriculture from Department of Game.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 180, transferring jurisdiction over game farm fur animals to Department of Agriculture from 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 with the following amendments:

Strike the whole of section 1, section 2 and section 3, and insert in lieu thereof the following:
"Section 1. The raising of fox, mink, martin and chinchilla shall be deemed an agricultural pursuit, and the Director of Agriculture is hereby authorized to exercise quarantine controls over ranches where any of said animals are raised."

Amend the title, strike the whole thereof and insert in lieu thereof the following:

"An Act relating to certain fur-bearing animals and giving authority to the Director of Agriculture in connection therewith."  KENNETH H. SIMMONS, Chairman.


House Bill No. 180 was read the second time by sections.

On motions of Mr. Simmons, the committee amendments were adopted.

On motion of Mr. Simmons, the ruled were suspended, Engrossed House Bill No. 180 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 180.

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, 81, nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—81.

Those absent or not voting were: Representatives Anderson (Eva), Bergevin, Boede, Donohue, Farrington, Foster, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Raugust, Riley, Testu, Thompson, Washington, Mr. Speaker—18.

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.

House Bill No. 183, by Representative Smith (Ralph A.):
Making an appropriation to Attorney General to quiet title to certain tide lands.

The bill was read the second time by sections.

On motion of Mr. Smith (Ralph A.), the rules were suspended, House Bill No. 183 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of House Bill No. 183.

The Clerk called the roll on the final passage of House Bill No. 183, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—81.

Those absent or not voting were: Representatives Anderson (Eva), Bergevin, Boede, Donohue, Farrington, Foster, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Raugust, Riley, Testu, Thompson, Washington, Mr. Speaker—18.

House Bill No. 183, having received the constitutional majority, was declared passed.

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

House Bill No. 197, by Representatives Cory and Eldridge:

Authorizing extra election boards to count votes in certain precincts.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 197, authorizing extra election boards to count votes in certain precincts, have had 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 1 and insert in lieu thereof the following:

"Section 1. Each County Auditor, as ex-officio Supervisor of Elections, may, prior to any September primary or general state election, find that certain designated precincts in the county have need for two (2) election boards, as hereinafter designated. The County Auditor shall appoint from the persons designated by the proper party officers, one (1) inspector and two (2) judges for each election board, who shall qualify as required by law, and shall possess all of the powers and perform all of the duties of election boards under existing law; the first election board shall have all of the powers and perform all of the duties now possessed or performed by election boards under existing law from the opening of the polls until the closing of the polls and until all voters have voted; the second election board shall have all of the powers and perform all of the duties now possessed by election boards under existing law from the time after the closing of the polls when it shall open the ballot boxes and proceed to the counting of the votes and making the returns, which counting of the votes and making of the returns shall be in all respects according to existing law, and which board shall make out proper election returns and transmit such returns and ballots to the County Auditor, as required by law." Michael J. Gallagher, Chairman.


The bill was read the second time by sections.

On motion of Mr. Gallagher (Michael J.), the committee amendment was adopted.

On motion of Mr. Gallagher (Michael J.), the rules were suspended, Engrossed House Bill No. 197 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 demanded.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 197.

The Clerk called the roll on the final passage of Engrossed House Bill No. 197, and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Beierlein, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent —80.

Those absent or not voting were: Representatives Anderson (Eva), Bassett, Bergevin, Boede, Donohue, Farrington, Foster, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Raugust, Riley, Testu, Thompson, Washington, Mr. Speaker—19.

Engrossed House Bill No. 197, having received the constitutional majority, was declared passed.

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

**MOTION**

On motion of Mr. Zent, Mr. Rasmussen was excused from the call of the House.

**House Bill No. 204, by Representative Pedersen:**

Relating to flood control; removing limit on amount of state’s participation with soil conservation districts.


**Mr. Speaker:**

We, a majority of your Committee on Harbors, Waterways and Flood Control, to whom was referred House Bill No. 204, relating to flood control; removing limit on amount of state’s participation with soil conservation districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, page 2, line 17 of the original bill, being page 2, line 6 of the printed bill, after the word “control” and before the word “with” strike the asterisks and insert in lieu thereof the following: “, but not more than twenty thousand dollars ($20,000) in any one year,”

TONY P. MARDESICH, Chairman.

We concur in this report: George W. Kupka, Clyde James Miller, William D. Shannon, Max Wedekind.

The bill was read the second time by sections.

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

On motion of Mr. Mardesich, the rules were suspended, Engrossed House Bill No. 204 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 204.

The Clerk called the roll on the final passage of Engrossed House Bill No. 204, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Beierlein, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hendersen, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinneear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—78.

Those absent or not voting were: Representatives Anderson (Eva), Bassett, Bergevin, Boede, Cory, Donohue, Farrington, Foster, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Rasmussen, Raugust, Riley, Testu, Thompson, Washington, Mr. Speaker—21.

Engrossed 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.

**MOTION**

On motion of Mr. Adams, Mr. Riley was excused from the call of the House.

*House Bill No. 262*, by Representative Powell:

Revising authorization to guardians in respect to investing of estate funds.

The bill was read the second time by sections.

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

In section 1, strike the word “share” wherever it appears in lines 21 and 22 of the original bill, being lines 12 and 13 of the printed bill.

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

In section 1, line 23 of the original bill, being line 14 of the printed bill, after the word “Insurance” and before the period (.) strike the word “Company” and insert in lieu thereof the word “Corporation”

On motion of Mr. Powell, the rules were suspended, Engrossed House Bill No. 262 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 262.

The Clerk called the roll on the final passage of Engrossed House Bill No. 262, and the bill passed the House by the following vote: Yeas, 77; nays, 3; absent or not voting, 19.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Ball, Bargreen, Beierlein, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.),
Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent—77.

Those voting nay were: Representatives Allen, Smith (Ralph A.), Young—3.

Those absent or not voting were: Representatives Anderson (Eva), Bassett, Bergevin, Boede, Donohue, Farrington, Foster, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Rasmussen, Riley, Testu, Thompson, Washington, Mr. Speaker—19.

Engrossed House Bill No. 262, having received the constitutional majority, was declared passed.

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

House Bill No. 267, by Representatives Washington and Raugust:
Appropriating for acquiring rights of way in Columbia Basin and declaring an emergency.

The bill was read the second time by sections.

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

In section 1, line 8 of the original bill, being line 2 of the printed bill, after the words “purpose of” and before the words “the expense” strike the word “deferring” and insert in lieu thereof the word “defraying”

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 267 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 267.

The Clerk called the roll on the final passage of Engrossed House Bill No. 267, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Beierlein, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—82.

Those absent or not voting were: Representatives Anderson (Eva), Bassett, Bergevin, Boede, Donohue, Farrington, Foster, Gordon, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Rasmussen, Riley, Testu, Thompson, Mr. Speaker—17.
Engrossed House Bill No. 267, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 304**, by Representatives Watson and Roderick:
Requiring physicians and hospitals to render first aid.
The bill was read the second time by sections.
Mr. O'Brien moved the adoption of the following amendment:
Amend section 1, line 2 of the printed bill, by striking the period (.) after the word “assistance” and adding the following: “to the extent of its available facilities.”
Debate ensued.
Mr. Roderick moved that the amendment by Mr. O'Brien be laid on the table without taking the bill with it.
The motion was carried.
Mr. Woodall moved the adoption of the following amendment to section 3: Strike the whole of section 3.
Mr. Allen moved that the amendment be laid on the table without taking the bill with it.
The motion was carried on a rising vote.
On motion of Mr. O'Brien, the following amendment was adopted:
In section 3, line 14 of the original bill, being line 7 of the printed bill, after the word “which” and before the word “fails” insert the word “wilfully”
On motion of Mr. O'Brien, the following amendment was adopted:
In section 3, line 15 of the original bill, being line 8 of the printed bill, after the comma (,) following the word “physician” and before the word “hospital” strike the words “agent or employee of the” and insert in lieu thereof the word “or”
Mr. Coughlin moved the adoption of the following amendment:
Amend section 3, line 8 of the printed bill, strike the words “and any physician, agent or employee of the hospital”
Debate ensued.
The Speaker (Mr. Ford presiding) recognized Mr. Johnston.
Mr. Johnston, having spoken on the motion, moved that House Bill No. 304 be re-referred to the Judiciary Committee.
The Speaker (Mr. Ford presiding):
“I am sorry, Mr. Johnston, your motion is out of order, having made an argument before making the motion.”
With the consent of the House, Mr. Coughlin withdrew his amendment:
Mr. Johnston moved that House Bill No. 304 be re-referred to the Judiciary Committee.
Debate ensued.
Mr. Roderick moved that the motion by Mr. Johnston be laid on the table without taking the bill with it.
The motion was carried on a rising vote.
Mr. Coughlin moved the adoption of the following amendment:
In section 3, line 15 of the original bill, being line 8 of the printed bill, after the comma (,) following the word “physician” and before the words “or hospital” insert the following: “who is a party to the failure to comply with section 1.”
Mr. Rosenberg demanded the previous question and the demand was sustained.
The Speaker (Mr. Ford presiding):

"The question before the House is the motion by Mr. Coughlin to adopt the amendment."

The motion was carried and the amendment was adopted.

Mr. Powell moved the adoption of the following amendment:

Amend section 3, line 8 of the printed bill, being line 16 of the original bill, after the word "hospital" and before the word "shall" insert the following: "directly responsible for such failure"

Mr. Coughlin moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

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

In section 3, line 18 of the original bill, being line 10 of the printed bill, strike the period (.) following the word and figure "section 1" insert in lieu thereof a colon (:) and add the following: "Provided, however, That due to circumstances beyond their control will relieve the physician, agent or employee of the hospital from any liability."

Mr. Comfort moved the adoption of the following amendment:

Amend section 4 of the printed bill by striking the whole of section 4.

Debate ensued.

Mr. Rosenberg moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. Gallagher (Bernard J.) moved the adoption of the following amendment:

Amend section 3, line 7 of the printed bill, by striking the whole of section 3 as amended.

Debate ensued.

Mr. Paulsen moved that the amendment be laid on the table without taking the bill with it.

The motion was carried on a rising vote.

The Speaker resumed the chair.

Mr. Roderick moved the adoption of the following amendment:

Amend section 4, line 11 of the printed bill, after the word "physician" strike the words "; agent or employee"

Debate ensued.

With the consent of the House, Mr. Roderick withdrew his amendment.

On motion of Mr. O'Brien, the following amendment was adopted:

In section 4, line 19 of the original bill, being line 11 of the printed bill, after the period (.) following "Sec. 4." insert the word "Wilful" before the word "Failure" and strike the capital "F" in the word "Failure" and insert in lieu thereof a lower case "f"

Mr. Woodall moved the adoption of the following amendment:

Add a new section to be known as section 5, to read as follows:

"Sec. 5. Nothing contained herein shall apply to persons belonging to religious orders serving the public without pay."

The motion was lost and the amendment was not adopted.

Mr. Watson moved that the rules be suspended, that House Bill No. 304 be advanced to third reading, the second reading considered the third, and the bill be placed on final passage.

The motion was lost.

House Bill No. 304 was passed to third reading and ordered engrossed.
FIFTIETH DAY, FEBRUARY 28, 1949

**MOTION**

On motion of Mr. Rasmussen, Mr. Rhodes and Mr. Wyatt were excused from the call of the House to work on the Engrossment Committee.

**House Bill No. 338**, by Representative Ford:

Providing method of motor vehicle excise tax payment on vehicles in interstate commerce.

The bill was read the second time by sections.

On motion of Mr. Zent, the rules were suspended, House Bill No. 338 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 338.

The Clerk called the roll on the final passage of House Bill No. 338, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliiday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Gordon, Hansen, Knobleau, Raugust, Rhodes, Riley, Testu—7.

House Bill No. 338, having received the constitutional majority, was declared passed.

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

**House Bill No. 353**, by Committee on Game and Game Fish:

Creating Game Department legislative interim committee; making an appropriation and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Simmons, the rules were suspended, House Bill No. 353 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Simmons demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 353.

The Clerk called the roll on the final passage of House Bill No. 353, and the bill passed the House by the following vote: Yeas, 88; nays, 4; absent or not voting, 7.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Cal low, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Jeffreys, McPherson, Nunamaker, Smith (Vernon A.)—4.

Those absent or not voting were: Representatives Gordon, Holliday, Knoblauch, Raugust, Rhodes, Riley, Testu—7.

House Bill No. 353, having received the constitutional majority, was declared passed.

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

House Bill No. 218, by Representatives Kupka, Wilson and Carroll:
Licensing and regulating watch making and repairing; creating a board and making an appropriation.

The bill was read the second time by sections.
On motion of Mr. Miller (Floyd C.), the rules were suspended, House Bill No. 218 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 218.

The Clerk called the roll on the final passage of House Bill No. 218, and the bill passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—90.

Those voting nay were: Representatives Callow, Neill, Shannon, Thompson—4.
Those absent or not voting were: Representatives Gordon, Rhodes, Riley, Testu, Wyatt—5.

House Bill No. 218, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

House Bill No. 275, by Judiciary Committee:

Allowing service and mileage fees of private persons to be taxed as costs.

On motion of Mr. Dillard, the rules were suspended, the second reading considered the third, and House Bill No. 275 was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 275.

The Clerk called the roll on the final passage of House Bill No. 275, and the bill passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—90.

Those voting nay were: Representatives Ball, Gallagher (Michael J.), Miller (Floyd C.), Smith (Vernon A.)—4.

Those absent or not voting were: Representatives Gordon, Rhodes, Riley, Testu, Wyatt—5.

House Bill No. 275, having received the constitutional majority, was declared passed.

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

MOTION

Mr. Lester moved that House Bill No. 238 be re-referred from the Committee on Game and Game Fish to the Committee on Agriculture and Livestock.

Debate ensued.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

Mr. Jones (John R.) demanded a roll call but the demand was not sustained.
The Speaker declared the question before the House to be the motion by Mr. Lester to re-refer House Bill No. 238 from the Committee on Game and Game Fish to the Committee on Agriculture and Livestock.

The motion was lost on a rising vote.

ANNOUNCEMENT BY THE SPEAKER

Pursuant to the provisions of Chapter 36 of the Laws of 1947 (the State Legislative Council Act) and subject to confirmation by the House, the Speaker appointed the following members of the House of Representatives to the State Legislative Council for the current term: Representatives Robert Bernethy, W. E. Carty, A. B. Comfort, Robert M. Ford, F. Stuart Foster, R. Mort Frayn, Bernard J. Gallagher, Chas. W. Hodde (ex-officio), Chet King, A. L. (Slim) Rasmussen and Max Wedekind.

On motion of Mr. Ford, the House concurred in the appointments and the appointments were confirmed.

MOTION

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

MOTION

On motion of Mr. Ford, the House adjourned until ten o'clock a.m., Tuesday, March 1, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-FIRST DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, MARCH 1, 1949.

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 Dillard, Gallagher (Bernard J.), Hallauer, Holliway, Johnston, Powell, Ridgway, Roderick, Sisson, Smith (Vernon A.), Sutherland, Wenberg (Oscar) and Woodall.

Prayer was offered by the Reverend William E. Callahan, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

MOTION

On motion of Mr. Gallagher (Michael J.), House Joint Resolution No. 10 was re-referred from the Committee on Elections to the Committee on Revenue and Taxation.
REPORTS OF STANDING COMMITTEES

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 63, have compared same with the original bill and find it correctly engrossed:
A. B. COMFORT, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 86, have compared same with the original bill and find it correctly engrossed:
A. B. COMFORT, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Re-Engrossed House Bill No. 105, have compared same with the engrossed bill and find it correctly re-engrossed.
A. B. COMFORT, Chairman.

We concur in this report: Wallace I. Carmichael, Chet King.

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 135, have compared same with the original bill and find it correctly engrossed.
A. B. COMFORT, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 180, have compared same with the original bill and find it correctly engrossed.
A. B. COMFORT, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 197, have compared same with the original bill and find it correctly engrossed.
A. B. COMFORT, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 204, have compared same with the original bill and find it correctly engrossed.
A. B. COMFORT, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 262, have compared same with the original bill and find it correctly engrossed.
A. B. COMFORT, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 267, have compared same with the original bill and find it correctly engrossed.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 272, have compared same with the original bill and find it correctly engrossed.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 273, have compared same with the original bill and find it correctly engrossed.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 289, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Wallace I. Carmichael, Daily S. Wyatt.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 304, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Jeanette Testu, George R. Thompson.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 373, have compared same with the original bill and find it correctly engrossed.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

House Bill No. 88 (reported by Committee on Revenue and Taxation):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on Colleges and Universities, to whom was referred House Bill No. 123, requiring legislative approval of any regents' action on University tract, 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: Eva Anderson, Vaughan Brown, Wesley Eldridge, R. Mort Frayn, Russell T. Hoopingarner, Marshall A. Neill, Ole H. Olson, Emma Abbott
Ridgway, Edward F. Riley, Loomis J. Shadbolt, Nat W. Washington, R. C. (Brigham) Young, Harold (Judge) Zent.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 131, relating to highways; making Alfalfa to Granger road in Yakima County part of Secondary State Highway No. 3A, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be reported out of committee without recommendation.

Julia Butler Hansen, Chairman,
W. J. Beierlein, Vice-Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 177, authorizing sewer commissioners to adopt plans for additions and plans for annexed areas; reducing bond authorization requirements, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles A. Pedersen, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was re-referred House Bill No. 199, adding Chapter XI, Disability Compensation to Unemployment Compensation Act; 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 be substituted therefor and that the substitute bill do pass.

Homer O. Nunamaker, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was re­ferred House Bill No. 219, creating Division of Metal and Nonmetallic Mining Safety in Department of Labor and Industries with certain powers; making an appropriation,
have had the same under consideration, and we respectfully report the same back to	he House with the recommendation that the attached substitute bill be substituted
therefor and that the substitute bill do pass.  

HENRY A. BROWN, Chairman.

We concur in this report:  Gordon J. Brown, A. B. Comfort, Clayton Farrington,
Mark V. Holliday, Elmer E. Johnston, Grace Kelley, Chet King, Carl F. Mohr, Arthur R.
Paulsen, Reuben T. Smiley.

Passed to second reading.

Mr. Speaker:

House of Representatives,

We, a majority of your Committee on Social Security, to whom was referred House
Bill No. 234, excepting certain non-strikers and strikers from disqualification for unem­
ployment compensation benefits, have had the same under consideration, and we re­
spectfully report the same back to the House with the recommendation that it do pass.

HOMER O. NUNAMAKER, Chairman.

We concur in this report:  W. J. Beierlein, Bernard J. Gallagher, A. B. McPherson,
G. Frank Rhodes, David M. Roderick, Reuben T. Smiley.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Social Security, to whom was referred House
Bill No. 234, excepting certain non-strikers and strikers from disqualification for un­
employment compensation benefits, 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:  A. B. Comfort, Wesley Eldridge, Sidney S. Jeffreys.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred
House Bill No. 248, requiring additional artificial limbs and devices for injured work­
men as needed, have had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do pass.

HENRY A. BROWN, Chairman.

We concur in this report:  Gordon J. Brown, A. B. Comfort, Clayton Farrington,
Mark V. Holliday, Elmer E. Johnston, Grace Kelley, Chet King, Carl F. Mohr, Arthur R.
Paulsen, Reuben T. Smiley.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Industrial Insurance, to whom was referred
House Bill No. 255, classifying operation of hop picking machines as extra-hazardous,
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass.  

HENRY A. BROWN, Chairman.

We concur in this report:  Gordon J. Brown, A. B. Comfort, Mark V. Holliday,
Elmer E. Johnston, Grace Kelley, Chet King, Carl F. Mohr, Arthur R. Paulsen, Reuben
T. Smiley.

Passed to second reading.

Mr. Speaker:

We, your Committee on State Government, to whom was referred House Bill No. 309,
directing legislative reapportionment study by Secretary of State and making an appro-
priation, 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,

MR. SPEAKER:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 337, amending definitions and establishment of credits for unemployment compensation experience rating credits, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOMER O. NUNAMAKER, Chairman.


Passed to second reading.

House Bill No. 368 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.
On motion of Mr. Paulsen, House Bill No. 368 was re-referred to the Committee on Revenue and Taxation.

House Bill No. 403 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

House Bill No. 407 (reported by Committee on Colleges and Universities):
Do pass as amended.
Passed to second reading.

House Bill No. 409 (reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.

House of Representatives,

MR. SPEAKER:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 422, authorizing sale of municipal realty acquired by eminent domain, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Homer O. Nunamaker, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.

House of Representatives,

MR. SPEAKER:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 432, changing basis for highway fine distribution from court location to place where violation occurred, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Homer O. Nunamaker, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 460, extending Secondary State Highway 21-b from East Bremerton to Illahee State Park, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be reported out of committee without recommendation.  

JULIA BUTLER HANSEN, Chairman  
W. J. BEIERLEIN, Vice-Chairman.


Passed to second reading.

House Bill No. 466 (reported by Committee on Industrial Insurance):
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. 470, extending Primary State Highway No. 7 from Burke Junction to Ephrata, 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 HANSEN, Chairman  
W. J. BEIERLEIN, Vice-Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 475, abolishing State Development 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.

EDWARD F. RILEY, Chairman  
........................................, Vice-Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred House Bill No. 476, authorizing Saturday closing in Class A and first class counties and changing tax sales to Friday, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Homer O. Nunamaker, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.
House Bill No. 477 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

House of Representatives,

MR. SPEAKER:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 491, regulating motor vehicle license reciprocity with respect to weight capacity fees, 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 HANSEN, Chairman


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. 494, authorizing vacation of certain park areas, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OSCAR WENBERG, Chairman.

We concur in this report: Arthur L. Callow, Julia Butler Hansen, Elmer E. Johnston, Mrs. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

House Bill No. 501 (reported by Committee on Revenue and Taxation):
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 Revenue and Taxation, to whom was referred House Bill No. 502, providing for referendum to authorize $40,000,000 general obligation bonds for public school buildings, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


Passed to second reading.

House of Representatives,

MR. SPEAKER:
We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 502, providing for referendum to authorize $40,000,000 general obligation bonds for public school buildings, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

................. Chairman.


Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 503, providing for referendum to authorize $20,000,000 general obligation bonds for state institutional building, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 503, providing for referendum to authorize $20,000,000 general obligation bonds for state institutional building, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 504, providing for referendum to authorize $25,000,000 general obligation bonds for college and university buildings, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 504, providing for referendum to authorize $25,000,000 general obligation bonds for college and university buildings, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 505, creating certain building construction funds; authorizing tax levies 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.

OLE H. OLSON, Chairman.

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 505, creating certain building construction funds; authorizing tax levies and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 531, authorizing creation of local improvement districts within fire districts, and methods of financing such 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.


Passed to second reading.

House Bill No. 569 (reported by Committee on State Government):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 572, providing for retention of state retirement credits, 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 Colleges and Universities, to whom was referred House Bill No. 579, directing Attorney General to propose admission to bar of certain law school graduates, 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: R. Mort Frayn, Harold (Judge) Zent.

Passed to second reading.
Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 580, authorizing conveyance of certain shore lands to Lewis County, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert Bernathy, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 588, extending lien for service charges to public utility districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Charles A. Pedersen, Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 588, extending lien for service charges to public utility districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chairman.

We concur in this report: Vaughan Brown, Andrew Winberg.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 607, authorizing sale of unused Metropolitan Park areas, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Oscar Wenberg, Chairman.

We concur in this report: Arthur L. Callow, Elmer E. Johnston, Mrs. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Parks and Playgrounds, to whom was referred House Bill No. 608, authorizing acquisition of Old Fort Townsend 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.

Oscar Wenberg, Chairman.

We concur in this report: Arthur L. Callow, Julia Butler Hansen, Elmer E. Johnston, Mrs. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Transportation, to whom was referred House Bill No. 616, requiring motor vehicle liability insurance, have had the same under consideration, and we respectfully report the same back to the House with the recom-
mendation that it be reported out of committee without recommendation.

JEANETTE TESTU, Chairman.


Passed to second reading.

House Bill No. 617 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:


We, a majority of your Judiciary Committee, to whom was referred House Bill No. 681, relating to revision and codification of all state laws, 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.

ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

House Joint Memorial No. 11 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:


We, a majority of your Committee on Public Utilities, to whom was referred House Joint Memorial No. 20, requesting that consideration of Arrow Lakes storage dam in British Columbia be expedited, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES A. PEDERSEN, Chairman.

We concur in this report: Robert E. Blair, Vaughan Brown, George W. Kupka, Nat W. Washington, Andrew Winberg.

Passed to second reading.

MR. SPEAKER:


We, a majority of your Committee on Military and Naval Affairs, to whom was referred House Joint Memorial No. 33, requesting expansion of civilian components of military service, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOWARD BARGREEN, Chairman.


Passed to second reading.

MR. SPEAKER:


We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 123, providing basis for allocation of funds to cities and towns 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 L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Homer O. Nunamaker, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.

Engrossed Senate Bill No. 154 (reported by Committee on Roads and Bridges):

Do pass as amended.

Passed to second reading.

MR. SPEAKER:

House of Representatives,

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 175, applying percentage required for city charter petition to general instead of city election, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Homer O. Nunamaker, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.

MR. SPEAKER:

House of Representatives,

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 205, restricting tax levies to districts organized prior to March in levy year, instead of May 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.

OLE H. OLSON, Chairman.


Passed to second reading.

MR. SPEAKER:

House of Representatives,

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 207, increasing August session of State Board of Equalization to thirty days and changing meeting date to August first, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


Passed to second reading.

MR. SPEAKER:

House of Representatives,

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 238, abolishing tax tokens 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.

OLE H. OLSON, Chairman.

Passed to second reading.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has passed: Engrossed Senate Joint Resolution No. 10; also Engrossed Senate Bill No. 118; also Engrossed Senate Bill No. 164; also Re-Engrossed Senate Bill No. 198; also Engrossed Senate Bill No. 339; also Engrossed Senate Bill No. 386, and the same are herewith transmitted.

Herbert H. Sieder, Secretary.

Mr. Speaker:

The Senate has passed: Senate Bill No. 226; also Senate Bill No. 232, and the same are herewith transmitted.

Herbert H. Sieder, Secretary.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 118, by Senator Parker:


Referred to Judiciary Committee.

Engrossed Senate Bill No. 164, by Senators Hall and Sears (by Departmental Request):


Referred to Committee on Social Security.

Re-Engrossed Senate Bill No. 198, by Senators Dixon and Kimball:

An Act relating to the Washington State Patrol; providing competitive examinations for promotion of patrol officers; defining probationary ranks; amending section 3, Chapter 25, Laws of 1933; and adding new sections to be known as sections 3-A, 3-B, 3-C, 3-D; and declaring an emergency.

Referred to Committee on State Government.

Senate Bill No. 226, by Senators Roup and Morgan:

An Act relating to dairy products; and amending sections 9 and 13, Chapter 219, Laws of 1939.

Referred to Committee on Agriculture and Livestock.

Senate Bill No. 232, by Senator Rogers:

An Act authorizing the formation of county road improvement districts in
areas within five miles of the corporate limits of cities of the first class; providing a means for the construction and improvement of county roads including bridges, sidewalks, curbs, gutters and the drainage facilities therefor at the expense of the lands specially benefited thereby when sufficient county road funds are unavailable; authorizing the levying, collection and payment of special assessments against lands specially benefited by such construction and improvement; providing for the issuance, disposal or sale of county road improvement district warrants and bonds and prescribing the powers and duties of the board of county commissioners with respect to all thereof.

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 339, by Senator Binzer:
An Act relating to the transfer of monies in the state treasury; abolishing the electrical license fund, the Puget Sound pilotage fund, the Lewis River hatchery fund, the state tuberculosis equalization fund, the state cerebral palsy fund, the veterans' rehabilitation council fund and the current operating funds of the institutions of higher learning; defining the powers and duties of the state treasurer in connection therewith; and declaring an emergency.

Referred to Committee on State Government.

Engrossed Senate Bill No. 386, by Senator Zednick:
An Act relating to the distribution of funds in liquor pools of chartered clubs.

Referred to Committee on Liquor Control.

Engrossed Senate Joint Resolution No. 10, by Senator Kimball:
Relating to a proposed amendment to Article II of the Constitution by adding thereto a new section relating to initiative measures and to be numbered Section 42.

Referred to Committee on State Government.

SECOND READING OF BILLS

House Bill No. 208, by Representative Hansen (by Departmental Request):
Revising methods and percentages of payment and allocation from Motor Vehicle Fund.

The bill was read the second time by sections.
On motion of Mrs. Hansen, the rules were suspended, House Bill No. 208 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Mr. Comfort demanded the previous question and the demand was sustained.
The Speaker declared the question before the House to be the final passage of House Bill No. 208.
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, 81; nays, 0; absent or not voting, 18.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hoopingarner, Johnston, Jones (Mrs. Vincent F.), Kelley,
Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Washington, Wedekind, Wen­berg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Carty, Donohue, Gal­lagher (Bernard J.), Gallagher (Michael J.), Hofmeister, Holliday, Jeffreys, Jones (John R.), King, Miller (Floyd C.), Paulsen, Rasmussen, Smith (Ralph A.), Testu, Vane, Watson, Woodall, Young—18.

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. 364, by Representative Hansen (by Departmental Request):
Increasing certain motor vehicle registration and license fees.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 364, increasing certain motor vehicle registration and license fees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 7, page 8, line 10 of the original bill, being line 11, page 5 of the printed bill, strike the entire section down to and including the asterisks ( * * * * ) in line 23 of the original bill, being line 22 of the printed bill and renumber the follow­ing section 8 to read “Sec. 7.”

Amend the title in line 5 of the original bill, being line 4 of the printed bill, after the semicolon (;) following the figure and parenthesis “1947)”, strike the following: “amending section 55, Chapter 188, Laws of 1937 (section 6312-55 Rem. Rev. Stat.);”.


House Bill No. 364 was read the second time by sections.

On motion of Mrs. Hansen, the committee amendments were adopted.

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 364 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed House Bill No. 364, and the bill passed the House by the following vote: Yeas, 85; nays, 3; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson’ (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller
Those voting nay were: Representatives Carroll, Vane, Watson—3.

Those absent or not voting were: Representatives Carty, Dillard, Ford, Gallagher (Bernard J.), Jeffreys, King, Olson, Powell, Rosenberg, Smith (Vernon A.), Sprague—11.

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.

MOTION

On motion of Mrs. Hansen, House Bill No. 208 and Engrossed House Bill No. 364 were ordered immediately transmitted to the Senate.

House Bill No. 371, by Representatives Washington and Foster:
Adding conditions upon which additional state assistance may be furnished to a school district.
The bill was read the second time by sections.
On motion of Mr. Rasmussen, House Bill No. 371 was placed at the end of today's second reading calendar.

House Bill No. 384, by Representative Riley (by Departmental Request):
Making deficiency appropriation to Department of Game and declaring an emergency.
The bill was read the second time by sections.
On motion of Mr. Simmons, the rules were suspended, House Bill No. 384 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of House Bill No. 384.
The Clerk called the roll on the final passage of House Bill No. 384, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—85.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Coughlin, Dillard, Donohue, Ford, Gallagher (Bernard J.), Hoefel, King, Powell, Rosenberg, Sprague, Washington, Zent—14.
House Bill No. 384, having received the constitutional majority, was declared passed.

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

**House Bill No. 410**, by Representative Comfort:
Providing for payment of county employees' bonds by counties.
The bill was read the second time by sections.
On motion of Mr. Comfort, the rules were suspended, House Bill No. 410 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of House Bill No. 410.
The Clerk called the roll on the final passage of House Bill No. 410, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Kno blauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Winberg (Oscar), Young, Mr. Speaker—85.
Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Dillard, Ford, Gallagher (Bernard J.), King, Powell, Rasmussen, Rosenberg, Sprague, Vane, Washington, Wilson, Zent—14.
House Bill No. 410, having received the constitutional majority, was declared passed.

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

**House Bill No. 417**, by Representative Gallagher (Michael J.):
Requiring notation on registration record of districts in which voter is eligible to vote.
The bill was read the second time by sections.
On motion of Mr. Gallagher (Michael J.), the rules were suspended, House Bill No. 417 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of House Bill No. 417.
The Clerk called the roll on the final passage of House Bill No. 417, and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael,
Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Forshee, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson; Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Thompson, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—80.

Those absent or not voting were: Representatives Ball, Brown (Gordon J.), Carty, Dillard, Ford, Foster, Gallagher (Bernard J.), King, Powell, Rasmussen, Riley, Roderick, Sisson, Smiley, Sprague, Testu, Vane, Washington, Wenberg (Oscar)—19.

House Bill No. 417, having received the constitutional majority, was declared passed.

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

House Bill No. 418, by Representative Paulsen:
Providing for automatic superseding of judgment of motor vehicle operator license cancellation by appeal.

The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, House Bill No. 418 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 418.

The Clerk called the roll on the final passage of House Bill No. 418, and the bill passed the House by the following vote: Yeas, 69; nays, 14; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Donohue, Eldridge, Ford, Forshee, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Hofmeister, Holliday, Jeffreys, Johnston, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O’Brien, Paulsen, Rhodes, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Stonecipher, Sutherland, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—69.

Those voting nay were: Representatives Cory, Farrington, Henderson, Hoopingarner, Jones (Mrs. Vincent F.), Kelley, Mohr, Pedersen, Raugust, Rosenberg, Smiley, Smith (Vernon A.), Thompson, Wyatt—14.

Those absent or not voting were: Representatives Blair, Brown (Gordon J.), Carty, Dillard, Foster, Gallagher (Bernard J.), Jones (John R.), King, Olson, Powell, Rasmussen, Riley, Sprague, Testu, Vane, Winberg (Oscar)—16.

House Bill No. 418, having received the 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 Willard "Duke" Taft from Spokane County, and appointed Mr. Zent and Mr. Johnston to escort him to a seat beside the Speaker. (Applause).

**House Bill No. 441**, by Representatives Kinnear and Bargreen (by Departmental Request):
- Coordinating state militia uniform allowance with federal law.
- The bill was read the second time by sections.
- On motion of Mr. Kinnear, the rules were suspended, House Bill No. 441 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
- The Speaker declared the question before the House to be the final passage of House Bill No. 441.
- The Clerk called the roll on the final passage of House Bill No. 441, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.
- Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Farrington, Forshee, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderspoon, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Maredesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Vernon A.), Stonecipher, Sutherland, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—83.
- Those absent or not voting were: Representatives Blair, Dillard, Eldridge, Ford, Foster, Gallagher (Bernard J.), Johnston, King, Nunamaker, Powell, Rosenberg, Sisson, Smith (Ralph A.), Sprague, Testu, Woodall—16.
- House Bill No. 441, having received the constitutional majority, was declared passed.
- There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 444**, by Representative Olson (by Departmental Request):
- Relating to filing of allotment of corporate shares.
- The bill was read the second time by sections.
- On motion of Mr. Olson, the rules were suspended, House Bill No. 444 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
- The Speaker declared the question before the House to be the final passage of House Bill No. 444.
- The Clerk called the roll on the final passage of House Bill No. 444, and the bill passed the House by the following vote: Yeas, 75; nays, 2; absent or not voting, 22.
- Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael,
Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—75.

Those voting nay were: Representatives Forshee, Smith (Vernon A.)—2.

Those absent or not voting were: Representatives Adams, Bargreen, Blair, Carroll, Eldridge, Ford, Foster, Gallagher (Bernard J.), Hansen, Hoopingarner, Johnston, King, Mohr, Powell, Riley, Rosenberg, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague—22.

House Bill No. 444, having received the constitutional majority, was declared passed.

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

House Bill No. 445, by Representative Olson (by Departmental Request):
Increasing filing fees for certain instruments.
The bill was read the second time by sections.

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

In section 2, page 1, line 29 of the original bill, being page 1, line 18 of the printed bill, after the words "or lease" and before the comma (,) strike the word "thereof" and insert in lieu thereof four asterisks ( • • • • )

On motion of Mr. Olson, the rules were suspended, Engrossed House Bill No. 445 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 445.

The Clerk called the roll on the final passage of Engrossed House Bill No. 445, and the bill passed the House by the following vote: Yeas, 69; nays, 1; absent or not voting, 29.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Farrington, Ford, Forshee, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Young, Mr. Speaker—69.

Those voting nay were: Representative Smith (Vernon A.)—1.

Those absent or not voting were: Representatives Allen, Blair, Brown (Gordon J.), Carty, Dillard, Eldridge, Foster, Gallagher (Bernard J.), Hansen, Holliday, Hoopingarner, Johnston, Jones (John R.), Kupka, Mohr, Powell, Raugust, Riley, Rosenberg, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Vane, Woodall, Wyatt, Zent—29.
Engrossed House Bill No. 445, having received the constitutional majority, was declared passed.

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

**House Bill No. 446**, by Representative Olson (by Departmental Request):
Fixing fee for filing list of corporate officers and imposing penalty.

The bill was read the second time by sections.

On motion of Mr. Olson, the rules were suspended, House Bill No. 446 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 446.

The Clerk called the roll on the final passage of House Bill No. 446, and the bill passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Forshee, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Jones (Mrs. Vincent F.), Kelley, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Westberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—74.

Those absent or not voting were: Representatives Allen, Anderson (Eva), Boede, Brown (Gordon J.), Carty, Eldridge, Ford, Foster, Gallagher (Bernard J.), Holliday, Hoopingarner, Johnston, Jones (John R.), King, Kinnear, Mohr, Powell, Raugust, Riley, Rosenberg, Shannon, Smith (Ralph A.), Smith (Vernon A.), Sprague, Vane—25.

House Bill No. 446, having received the constitutional majority, was declared passed.

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

**House Bill No. 447**, by Representative Olson (by Departmental Request):
Relating to property tax refunds.

The bill was read the second time by sections.

On motion of Mr. Olson, the rules were suspended, House Bill No. 447 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 447.

The Clerk called the roll on the final passage of House Bill No. 447, and the bill passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 20.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bernethy, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Dillard, Donohue,
Eldridge, Farrington, Ford, Forsee, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clive J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—78.

Those voting nay were: Representative Bergevin—1.

Those absent or not voting were: Representatives Anderson (Eva), Blair, Boede, Brown (Gordon J.), Carmichael, Coughlin, Foster, Gallagher (Bernard J.), Holliday, Johnston, Jones (John R.), Kinnear, Roderick, Rosenberg, Shannon, Smith (Ralph A.), Smith (Vernon A.), Sprague, Vane, Woodall—20.

House Bill No. 447, having received the constitutional majority, was declared passed.

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

**House Bill No. 448**, by Representative Paulsen:
Reducing time for summons by publication from 6 weeks to 2 weeks.
The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, House Bill No. 448 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 448.

The Clerk called the roll on the final passage of House Bill No. 448, and the bill failed to pass the House by the following vote: Yeas, 28; nays, 56; absent or not voting, 15.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Beierlein, Bergevin, Blair, Brown (Gordon J.), Brown (Vaughan), Callow, Comfort, Coughlin, Dillard, Ford, Gallagher (Michael J.), Hallauer, Johnston, Kinnear, Kupka, Mardesich, Neill, Nunamaker, Powell, Rasmussen, Riley, Roderick, Schumann, Shannon, Winberg (Andrew), Mr. Speaker—28.

Those voting nay were: Representatives Allen, Anderson (Eva), Bargreen, Bassett, Bernethy, Boede, Brown (Henry A.), Carmichael, Carroll, Cory, Donohue, Farrington, Forsee, Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Lester, McPherson, Miller (C. C.), Miller (Clive J.), Miller (Floyd C.), Mohr, Morris, O’Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Rosenberg, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Stonecipher, Sutherland, Testu, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Wyatt, Young, Zent—56.

Those absent or not voting were: Representatives Ball, Buse, Carty, Eldridge, Foster, Frayn, Gallagher (Bernard J.), Holliday, Sandison, Simmons, Smith (Vernon A.), Sprague, Thompson, Vane, Woodall—15.

House Bill No. 448, having failed to receive the constitutional majority, was declared lost.
House Bill No. 490, by Representatives Brown (Vaughan) and Gallagher (Bernard J.):
Authorizing newspaper employees to sign affidavit of publication.

House of Representatives,

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred House Bill No. 490, authorizing newspaper employees to sign affidavit of publication, have had 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 1, line 13 of the original bill, being section 1, page 1, line 7 of the printed bill, after the word "supervisory" and before the word "employee" strike the words "or clerical"

ARTHUR R. PAULSEN, Chairman.


The bill was read the second time by sections.
On motion of Mr. Brown (Vaughan), the committee amendment was adopted.

On motion of Mr. Brown (Vaughan), the rules were suspended, Engrossed House Bill No. 490 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 490.

The Clerk called the roll on the final passage of Engrossed House Bill No. 490, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew); Wyatt, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Ball, Bernethy, Buse, Carty, Eldridge, Frayn, Holliday, Johnston, King, Kinnear, Knoblauch, Sandison, Simmons, Sprague, Thompson, Woodall, Young—17.

Engrossed House Bill No. 490, having received the 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. Ford, the House recessed until three o'clock p. m.
The Speaker called the House to order at three o'clock p. m.

The Clerk called the roll and all members were present except Representatives Allen, Bergevin, Boede, Brown (Gordon J.), Kelley, Olson, Riley, Shannon, Sisson, Sprague, Testu, Vane and Woodall.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

**House Bill No. 495**, by Representative Miller (C. C.):

Authorizing conveyance of shore lands to City of Kennewick.

**MR. SPEAKER:**

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 495, authorizing conveyance of shore lands to City of Kennewick, have had 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 original bill, being line 6 of the printed bill, after the figures “1913” strike the period (.) and add the following: “Provided, That this conveyance is made upon the express condition that the lands hereby conveyed shall be used as a public park, and if such lands are ever converted to other use, then said land shall revert to the State of Washington.”

ROBERT BERNETHY, Chairman.


The bill was read the second time by sections.

On motion of Mr. Miller (C. C.), the committee amendment was adopted.

On motion of Mr. Miller (C. C.), the rules were suspended, Engrossed House Bill No. 495 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 495.

The Clerk called the roll on the final passage of Engrossed House Bill No. 495, and the bill passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson, (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Forshee, Frayn, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunemaker, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smiley, Smith (Ralph A.), Stonecipher, Sutherland, Thompson, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—74.

Those absent or not voting were: Representatives Allen, Buse, Carty, Eldridge, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Johnston, Kelley, Kinnear, Morris, O'Brien, Raugust, Riley, Shannon, Sisson, Smith (Vernon A.), Sprague, Testu, Vane, Winberg (Oscar), Woodall—25.
Engrossed House Bill No. 495, having received the constitutional majority, was declared passed.

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

**House Bill No. 371**, by Representatives Washington and Foster:

Adding conditions upon which additional state assistance may be furnished to a school district.

The bill was re-read the second time by sections.

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

In section 1, page 1, subsection (2), line 31 of the original bill, being page 1, line 21 of the printed bill, at the end of the subsection strike the period (.) following the word "district" and add the following: "Provided Further, That in the case of union high school districts the number of units shall include those of the member grade school districts in addition to the actual number of units in the union high school."

On motion of Mr. Washington, the rules were suspended, Engrossed House Bill No. 371 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 371.

The Clerk called the roll on the final passage of Engrossed House Bill No. 371, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rau-gust, Rhodes, Ridgeway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Testu, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Allen, Carty, Eldridge, Ford, Forshee, Hansen, Holliday, Johnston, Knoblauch, Miller (Floyd C.), Rasmussen, Shannon, Sprague, Stonecipher, Thompson, Vane—16.

Engrossed House 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.

**House Bill No. 511**, by Representative Paulsen:

Making tort claims survive death of tort feasor.

The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, House Bill No. 511 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Zent demanded the previous question and the demand was sustained.
The Speaker declared the question before the House to be the final passage of House Bill No. 511.

The Clerk called the roll on the final passage of House Bill No. 511, and the bill passed the House by the following vote: Yeas, 81; nays, 9; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Vernon A.), Sutherland, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Bassett, Comfort, Gordon, Neill, Pedersen, Riley, Smith (Ralph A.), Thompson, Wyatt—9.

Those absent or not voting were: Representatives Holliday, Johnston, Rasmussen, Shannon, Simmons, Sprague, Stonecipher, Testu, Vane—9.

House Bill No. 511, having received the constitutional majority, was declared passed.

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

House Bill No. 513, by Representatives Paulsen and Brown (Vaughan):
Authorizing actions for wrongful death against executors.

The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, House Bill No. 513 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 513.

The Clerk called the roll on the final passage of House Bill No. 513, and the bill passed the House by the following vote: Yeas, 78; nays, 8; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Nunamaker, O'Brien, Olson, Paulsen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Testu, Vane, Washington, Watson, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—78.
Those voting nay were: Representatives Bassett, Comfort, Forshee, Gordon, Morris, Neill, Pedersen, Thompson—8.

Those absent or not voting were: Representatives Carty, Cory, Ford, Holliday, Miller (C. C.), Rasmussen, Shannon, Simmons, Sisson, Sprague, Stonecipher, Wedekind, Wilson—13.

House Bill No. 513, having received the constitutional majority, was declared passed.

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

House Bill No. 517, by Representatives Sandison and Buse:
Excepting wind thrown and killed trees from sustained yield restrictions in certain areas.

The bill was read the second time by sections.

On motion of Mr. Buse, the rules were suspended, House Bill No. 517 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 517.

The Clerk called the roll on the final passage of House Bill No. 517, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Dillard, Donohue, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—81.

Those absent or not voting were: Representatives Carty, Cory, Eldridge, Ford, Gordon, Hansen, Kinney, Knoblauch, Kupka, Neill, Rasmussen, Shannon, Smiley, Sprague, Thompson, Wenberg (Oscar), Wilson, Zent—18.

House Bill No. 517, having received the constitutional majority, was declared passed.

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

House Bill No. 562, by Representative Frayn:
Relating to issuance of school district bonds.

The bill was read the second time by sections.

On motion of Mr. Frayn, the rules were suspended, House Bill No. 562 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 562.
The Clerk called the roll on the final passage of House Bill No. 562, and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Eldridge, Farrington, Forsee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Koblau, Kupka, Lester, Mardisich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Allen, Cory, Donohue, Ford, Gallagher (Michael J.), Johnston, Morris, Rasmussen, Shannon, Smiley, Sprague, Wilson—12.

House Bill No. 562, having received the constitutional majority, was 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 Olson (by Departmental Request):
Requiring death notification to safe deposit company by surviving person having right of access to safe deposit box.

The bill was read the second time by sections.

Mr. Miller (C. C.) moved the adoption of the following amendment:
Add a new section to be known as section 2 to read as follows:
"Sec. 2. Chapter 221, Laws, 1947 is hereby repealed."

Mr. Powell moved that the amendment be laid on the table without taking the bill with it.

Mr. Miller (C. C.) moved the adoption of the following amendment:
Amend the title, strike the period (.) insert a semicolon (;) and add "repealing section 2, Chapter 221, Laws of 1947"

Mr. Riley moved that the amendment by Mr. Miller (C. C.) be laid on the table without taking the bill with it.

The motion was carried.

On motion of Mr. Sutherland, 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.

The Speaker declared the question before the House to be the final passage of House Bill No. 565, and the bill passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael,
Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Foster, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Bergevin, Comfort—2.

Those absent or not voting were: Representatives Blair, Buse, Ford, Forshee, Frayn, Gallagher (Bernard J.), Kinnear, Mardesich, Morris, Nunnemaker, Sandison, Shannon, Smiley, Sprague, Vane, Young—16.

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. 571, by Representatives Anderson (Eva) and Lester:

Authorizing any corporation to be brought under Cooperative Marketing Act.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 571, authorizing any corporation to be brought under Cooperative Marketing 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 1, page 1, line 3 of the original bill, being line 3 of the printed bill, after the word “organized” and before the word “under” insert the words “and existing”

John R. Jones, Chairman.


House Bill No. 571 was read the second time by sections.

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

On motion of Mr. Lester, the rules were suspended, Engrossed House Bill No. 571 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 571.

The Clerk called the roll on the final passage of Engrossed House Bill No. 571, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.); Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Foster, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Knoblauch, Kupka, Lester, Mardesich, McPherson,
Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Ball, Brown (Gordon J.), Donohue, Forshee, Frayn, Gallagher (Bernard J.), Holliday, King, Kinnear, Nunamaker, O'Brien, Roderick, Smiley, Sprague, Young—15.

The Speaker called Mr. Riley to preside.

Engrossed House Bill No. 571, having received the constitutional majority, was declared passed.

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

**House Bill No. 598**, by Representatives Young and Washington: 
Authorizing redemption of estrays within 60 days after sale.

The bill was read the second time by sections.

On motion of Mr. Washington, the rules were suspended, House Bill No. 598 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Riley presiding) declared the question before the House to be the final passage of House Bill No. 598.

The Clerk called the roll on the final passage of House Bill No. 598, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Foster, Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, O'Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent—78.

Those absent or not voting were: Representatives Adams, Allen, Donohue, Forshee, Frayn, Gallagher (Bernard J.), Hansen, Holliday, King, Kinnear, Knoblauch, Miller (C. C.), Neill, Nunamaker, Powell, Rasmussen, Simmons, Smith (Ralph A.), Sprague, Young, Mr. Speaker—21.

House Bill No. 598, having received the constitutional majority, was declared passed.

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

**House Bill No. 600**, by Representative Bernethy (by Departmental Request):
Making Commissioner of Public Lands map coordinator.

The bill was read the second time by sections.
On motion of Mr. Bernethy, the rules were suspended, House Bill No. 600 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Riley presiding) declared the question before the House to be the final passage of House Bill No. 600.

The Clerk called the roll on the final passage of House Bill No. 600, and the bill passed the House by the following vote: Yeas, 72; nays, 4; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, O'Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Smiley, Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt—72.

Those voting nay were: Representatives Shannon, Sisson, Woodall, Zent—4.

Those absent or not voting were: Representatives Brown (Gordon J.), Buse, Carty, Donohue, Forshee, Gallagher (Bernard J.), Hallauer, Holliday, Jeffreys, Kinnear, Lester, Miller (C. C.), Neill, Nunamaker, Powell, Rasmussen, Simmons, Smith (Ralph A.), Sprague, Washington, Watson, Young, Mr. Speaker—23.

House Bill No. 600, having received the constitutional majority, was declared passed.

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

House Bill No. 601, by Representative Bernethy (by Departmental Request):

Placing supervision of buildings and grounds under State Capitol Committee.

The bill was read the second time by sections.

On motion of Mr. Bernethy, the rules were suspended, House Bill No. 601 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker (Mr. Riley presiding) declared the question before the House to be the final passage of House Bill No. 601.

The Clerk called the roll on the final passage of House Bill No. 601, and the bill passed the House by the following vote: Yeas, 65; nays, 20; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Jones (John R.), Kelley, King, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C. — H
Those voting nay were: Representatives Ball, Bassett, Cory, Frayn, Hillyer, Johnston, Lester, Neill, Powell, Raugust, Riley, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Stonecipher, Thompson, Woodall, Zent—20.

Those absent or not voting were: Representatives Comfort, Eldridge, Forshee, Foster, Holliday, Jeffreys, Jones (Mrs. Vincent F.), Kinnear, Knoblauch, Nunamaker, Sprague, Vane, Washington, Mr. Speaker—14.

House Bill No. 601, having received the constitutional majority, was declared passed.

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

House Bill No. 605, by Representative Bernethy (by Departmental Request):
Authorizing relocation of certain harbor lines.
The bill was read the second time by sections.

On motion of Mr. Bernethy, the rules were suspended, House Bill No. 605 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Riley presiding) declared the question before the House to be the final passage of House Bill No. 605.

The Clerk called the roll on the final passage of House Bill No. 605, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Hoopingarner, Johnston, Jones (John R.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—82.

Those absent or not voting were: Representatives Brown (Gordon J.), Comfort, Eldridge, Forshee, Foster, Hallauer, Holliday, Jeffreys, Jones (Mrs. Vincent F.), Kinnear, Miller (Floyd C.), Nunamaker, Rosenberg, Shannon, Sprague, Watson, Mr. Speaker—17.

House Bill No. 605, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
House Bill No. 606, by Representative Bernethy (by Departmental Request):

Authorizing sale of state timber on a stumpage basis.

The bill was read the second time by sections.

On motion of Mr. Bernethy, the rules were suspended, House Bill No. 606 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker (Mr. Riley presiding) declared the question before the House to be the final passage of House Bill No. 606.

The Clerk called the roll on the final passage of House Bill No. 606, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Calow, Carmichael, Carroll, Cory, Coughlin, Dillard, Donohue, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mar-desich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rau gust, Rhodes, Ridgway, Riley, Roderick, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—83.

Those absent or not voting were: Representatives Carty, Comfort, Eldridge, Ford, Forshee, Hallauer, Jones (John R.), Kinnear, Nunamaker, Powell, Rosenberg, Sandison, Shannon, Smith (Vernon A.), Sprague, Mr. Speaker—16.

House Bill No. 606, having received the constitutional majority, was declared passed.

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

House Bill No. 610, by Representative Carroll:

Prohibiting tattooing of children.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the following amendment was adopted:

Amend section 1, line 3 of the printed bill, being line 8 of the original bill, strike the period (.) and add the following: "Provided, however, That any person over eighteen years of age may be tattooed not to exceed 9 inches deep nor 6 inches wide, and it is further provided that the "American Eagle" shall always have preference in any needling process if such proposed design has had the prior approval of the Legislative Committee on Un-American Activities."

Mr. Henderson moved the adoption of the following amendment:

Amend section 1, line 2 of the printed bill, after the word "age" strike the balance of the sentence.

On motion of Mr. Carroll, the amendment by Mr. Henderson was laid on the table without taking the bill with it.

On motion of Mr. Adams, the following amendment was adopted:
Amend section 1, line 3 of the printed bill, being line 8 of the original bill, strike
the period (.) insert a comma (,) and add the following: "Nothing contained herein
shall apply to Indian children participating in Tribal ceremonial dances."

Mr. Knoblauch moved the adoption of the following amendment:
Amend section 1, line 3 of the printed bill, being line 8 of the original bill, add:
"should not apply to members of the armed forces."

The motion was lost and the amendment was not adopted.
Mr. Knoblauch moved the adoption of the following amendment:
"Strike the amendment by Mr. O'Brien adopted by the House."

The motion was lost and the amendment was not adopted.

MOTION
On motion of Mr. Ball, Mr. Zent was excused to rest up for the evening.
On motion of Mr. Coughlin, the following amendment was adopted:
Amend the bill by adding thereto a new section to be known as section 3 to read as
follows: "Sec. 3. The prohibition of tattooing contained herein shall not apply to
tattooing done by tattooers licensed by the Washington State Tattooing Commission, which
Commission shall consist of a board of 3 tattooers chosen by the Governor from a list of
3 tattooers submitted to him by not more than 3 tattooers."

Mr. Vane moved that House Bill No. 610 be indefinitely postponed.
The motion was lost.
Mr. Woodall moved the adoption of the following amendment:
Amend the bill by adding thereto a new section to be known as section 4 to read as
follows: "Sec. 4. This Act may be cited as the Uniform Anti-Tattooing Act."

Mr. Vane moved that the amendment be laid on the table without taking
the bill with it.
The motion was lost.
The motion by Mr. Woodall was carried and the amendment was adopted.
On motion of Mr. Sutherland, 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. This act shall not apply to any child who has graduated from any
accredited tattooing school."

Mr. Ball moved that the bill be laid on the table without taking the amend-
ments with it.
The motion was carried.

House Joint Memorial No. 11, by Representatives Winberg (Andrew),
Adams and Buse:
Requesting survey and investigation of area to be excluded from Olympic
National Park.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred
House Joint Memorial No. 11, requesting survey and investigation of area to be excluded
from Olympic National Park, have had the same under consideration, and we re-
spectfully report the same back to the House with the recommendation that it do pass
with the following amendments:
In line 7 of the original memorial, being line 1 of the second paragraph of the body
of the printed memorial, after the comma (,) following the word "WHEREAS", strike
the entire balance of the memorial and insert in lieu thereof the following: "The
coastal highway along the Pacific Ocean in the State of Washington is one of the most
important links in our national defense and is yet to be completed; and
"WHEREAS, A portion of this highway extends across, through and along the Quinault
Indian Reservation; and
“WHEREAS, The inclusion of this uncompleted strip is essential not alone for the purpose of national defense, but also for access to a vast undeveloped area and will greatly assist the tourist and vacation travel on the entire Olympic National Park Loop Highway,

“Now, Therefore, Be It Resolved, By the Senate and the House of Representatives of the State of Washington, in legislative session assembled, that we respectfully petition the President and the Congress of the United States and the Bureau of Indian Affairs to make the necessary funds available and to expressly authorize and direct the completion of this highway across the Indian lands aforesaid from sources other than tribal funds; and

“Be It Further Resolved, That copies of this memorial be immediately transmitted to the Honorable Harry S. Truman, President of the United States, the President of the United States Senate, the Speaker of the House of Representatives, to each Senator and Representative from the State of Washington, and to the Bureau of Indian Affairs.”

Strike the whole of the title of the memorial and insert in lieu thereof the following: “Relating to a highway across the Quinault Indian Reservation on the Olympic Peninsula.”


House Joint Memorial No. 11 was read the second time in full.

On motion of Mrs. Hansen, the committee amendments were adopted.

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Joint Memorial No. 11 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Speaker (Mr. Riley presiding) declared the question before the House to be the final passage of Engrossed House Joint Memorial No. 11.

The Clerk called the roll on the final passage of Engrossed House Joint Memorial No. 11, and the memorial passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O’Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent—88.

Those absent or not voting were: Representatives Bernethy, Brown (Gordon J.), Holliday, Jones (John R.), Kinnear, Nunamaker, Olson, Shannon, Sprague, Woodall, Mr. Speaker—11.

Engrossed House Joint Memorial No. 11, having received the constitutional majority, was declared passed.

House Joint Memorial No. 37, by Representative Kelley:

Requesting Alaskan statehood.

The memorial was read the second time in full.
On motion of Miss Kelley, the rules were suspended, House Joint Memorial No. 37 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Speaker (Mr. Riley presiding) declared the question before the House to be the final passage of House Joint Memorial No. 37.

The Clerk called the roll on the final passage of House Joint Memorial No. 37, and the memorial passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Numanaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Buse, Forshee, Jones, (John R.), Simmons, Sprague—5.

House Joint Memorial No. 37, having received the constitutional majority, was declared passed.

**MOTION**

On motion of Mr. Roderick, House Bill No. 572 was re-referred to the Committee on Social Security for the purpose of amendment.

**MOTION**

On motion of Mr. Ford, the House recessed until eight o'clock p. m.

**EVENING SESSION**

The Speaker (Mr. Ford presiding) called the House to order at eight o'clock p. m.

The Clerk called the roll and all members were present except Representatives Anderson (B. Roy), Bassett, Boede, Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Eldridge, Farrington, Gallagher (Bernard J.), Gordon, Hallauer, Hillyer, Hofmeister, Holliday, Johnston, Neill, Olson, Powell, Rhodes, Ridgway, Roderick, Rosenberg, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Sutherland, Testu, Vane, Wenberg (Oscar), Woodall and Young.

**MOTION**

Mr. Rasmussen moved that the House revert to the fifth order of business for the purpose of hearing committee reports.
REPORTS OF STANDING COMMITTEES

House of Representatives,

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 364, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Jeanette Testu, George R. Thompson.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 445; also Engrossed House Bill No. 490, have compared same with the original bills and find them correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Jeanette Testu, George R. Thompson, Grace Kelley.

House Bill No. 22 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

House of Representatives,

MR. SPEAKER:

We, a majority of your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 149, relating to trade-marks; limiting effective period of registration to twenty years; increasing registration fee, 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.

CHARLES M. CARROLL, Chairman.

We concur in this report. George W. Kupka, Floyd C. Miller, R. E. (Ray) Morris, Vernon A. Smith, Patrick D. Sutherland, John N. Wilson.

Passed to second reading.

House Bill No. 164 (reported by Committee on Forestry, State Lands and Buildings):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 181 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

House Bill No. 212 (reported by Committee on Roads and Bridges):
Do pass as amended.
On motion of Mrs. Hansen, House Bill No. 212 was re-referred to the Committee on Appropriations.

House of Representatives,

MR. SPEAKER:

We, a majority of your Committee on Labor Relations, to whom was referred House Bill No. 271, creating board to supervise labor relations, providing regulations and standards 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.

FLOYD C. MILLER, Chairman.

Mr. Speaker:

We, a minority of your Committee on Labor Relations, to whom was referred House Bill No. 271, creating board to supervise labor relations, providing regulations and standards and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: R. Mort Frayn, J. Chester Gordon, Harold (Judge) Zent.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 276, providing aid to needy blind; establishing standards for self-support aid, 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.

Homer O. Nunamaker, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, your Committee on State Government, to whom was referred House Bill No. 301, broadening scope of uniform legislation commission authority, 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. Cary, Chairman.


Passed to second reading.

House Bill No. 315 (reported by Committee on Insurance):

Majority: Do pass as amended.

Minority: Do not pass.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 428, authorizing appointment and determining of salary of police judge to fill vacancy, 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.

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


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom referred House Bill No. 430, subjecting sale of funeral certificates to insurance regulation, have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GORDON SANDISON, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on State Government, to whom was referred House Bill No. 468, creating State Department of Administration; revising state auditing procedure 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.

We concur in this report: Wesley Eldridge, Robert M. Ford, F. Stuart Foster, Edward F. Riley, Grant C. Sisson, Z. A. Vane.

Passed to second reading.

Mr. Speaker:
We, a minority of your Committee on State Government, to whom was referred House Bill No. 468, creating State Department of Administration; revising state auditing procedure 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 concur in this report: W. O. Allen, Michael J. Gallagher, Grace Kelley, Jeanette Testu.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 480, establishing a program of tent caterpillar eradication 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 F. RILEY, Chairman
JOHN L. O'BRIEN, Vice-Chairman.


Passed to second reading.

House Bill No. 487 (reported by Committee on Social Security):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 506 (reported by Committee on Revenue and Taxation):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

House Bill No. 561 (reported by Committee on Public Utilities):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

Mr. Speaker:
We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 574, establishing Penrose Point 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. 

Oscar Wenberg, Chairman.

We concur in this report: Violet P. Boede, Arthur L. Callow, Julia Butler Hansen, Elmer E. Johnston, Mrs. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred House Bill No. 577, providing method for re-establishing school districts as constituted prior to 1941, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. OscAR WenBERG, Chairman.

We concur in this report: Violet P. Boede, Arthur L. Callow, Julia Butler Hansen, Elmer E. Johnston, Mrs. Vincent F. Jones, Ralph A. Smith.

Passed to second reading.

MR. SPEAKER:


We, a majority of your Committee on License, to whom was referred House Bill No. 581, providing for bonding of escrow agencies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Vaughan Brown, Paul Coughlin, James P. Dillard, F. Stuart Foster, Bernard J. Gallagher, Elmer E. Johnston, Tony P. Mardesich, George V. Powell, O. R. Schumann, Perry B. Woodall.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on State Government, to whom was referred House Bill No. 618, extending pre-audit control to all state departments 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 concur in this report: W. O. Allen, Robert M. Ford, Michael J. Gallagher, Grace Kelley, Jeanette Testu.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on State Government, to whom was referred House Bill No. 618, extending pre-audit control to all state departments 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. W. E. Carty, Chairman.

We concur in this report: W. O. Allen, Robert M. Ford, Michael J. Gallagher, Grace Kelley, Jeanette Testu.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 622, relating to fire districts and withdrawal of territory therefrom, 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. CHARLES A. PEDERSEN, Chairman.

We concur in this report: Robert E. Blair, Vaughan Brown, Paul Coughlin, George W. Kupka, Nat W. Washington, Oscar Wenberg.

Passed to second reading.
House Bill No. 670 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 131 (reported by Committee on Commerce and Manufacturing):
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 Roads and Bridges, to whom was referred Senate Bill No. 178, authorizing surety bond for assuring highway construction bid proposals, 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 HANSEN, Chairman
Vice-Chairman.

Passed to second reading.

House of Representatives.

MR. SPEAKER:
We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 355, making a deficiency highway 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.

JULIA BUTLER HANSEN, Chairman
Vice-Chairman.

Passed to second reading.

House of Representatives.

MR. SPEAKER:
We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Joint Memorial No. 9, requesting permission for highway relocation within Hanford Project restricted area, 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 HANSEN, Chairman
Vice-Chairman.

Passed to second reading.

House of Representatives.

MR. SPEAKER:
We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Joint Resolution No. 12, designating Primary State Highway No. 1 as the Blue
Star Highway, 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 HANSEN, Chairman
........................, Vice-Chairman.


Passed to second reading.

The Speaker resumed the chair.

MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has passed: Engrossed Senate Bill No. 136, and the same is herewith transmitted.

HERBERT H. SIOLER, Secretary.

Mr. Speaker:
The Senate has passed: Senate Joint Resolution No. 14; also Senate Bill No. 188; also Engrossed Senate Bill No. 200; also Senate Bill No. 246; also Senate Bill No. 247; also Sénate Bill No. 252; also Senate Bill No. 316; also Senate Bill No. 324, and the same are herewith transmitted.

HERBERT H. SIOLER, Secretary.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 491, by Representative Hansen:
Regulating motor vehicle license reciprocity with respect to weight capacity fees.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, House Bill No. 491 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 491.

The Clerk called the roll on the final passage of House Bill No. 491, and the bill passed the House by the following vote: Yeas, 73; nays, 1; absent or not voting, 25.

Those voting yea were: Representatives Adams, Allen, Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Carmichael, Cory, Dillard, Donohue, Ford, Forshee, Frayn, Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Rasmussen; Raugust, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Stonecipher, Sutherland, Washington,
Those voting nay were: Representative Pedersen—1.

Those absent or not voting were: Representatives Anderson (B. Roy), Beierlein, Buse, Callow, Carroll, Carty, Comfort, Coughlin, Eldridge, Farrington, Foster, Gallagher (Bernard J.), Hallauer, Johnston, Olson, Powell, Rhodes, Riley, Roderick, Smith (Vernon A.), Sprague, Testu, Thompson, Vane, Woodall—25.

House Bill No. 491, having received the constitutional majority; was declared passed.

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

**House Bill No. 470**, by Representatives Raugust, Beierlein and Hansen:
Extending Primary State Highway No. 7 from Burke Junction to Ephrata.
The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, House Bill No. 470 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 470.

The Clerk called the roll on the final passage of House Bill No. 470, and the bill passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 30.

Those voting yea were: Representatives Allen, Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Cory, Dillard, Donohue, Ford, Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Rasmussen, Raugust, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Stonecipher, Washington, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—69.

Those absent or not voting were: Representatives Adams, Anderson (B. Roy), Beierlein, Callow, Carroll, Carty, Comfort, Coughlin, Eldridge, Farrington, Forshue, Foster, Frayn, Gallagher (Bernard J.), Hallauer, Johnston, King, Olson, Powell, Rhodes, Riley, Roderick, Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Wilson, Woodall—30.

House Bill No. 470, having received the constitutional majority, was declared passed.

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

**House Bill No. 460**, by Representative Brown (Henry A.):
The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, House Bill No. 460 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of House Bill No. 460.

The Clerk called the roll on the final passage of House Bill No. 460, and the bill passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Adams, Allen, Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Cory, Dillard, Donohue, Ford, Foster, Gallagher (Michael J.), Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Rasmussen, Raugust, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smith (Ralph A.), Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—72.

Those absent or not voting were: Representatives Anderson (B. Roy), Brown (Gordon J.), Callow, Carroll, Carty, Comfort, Coughlin, Eldridge, Farrington, Forshee, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Johnston, Olson, Powell, Rhodes, Riley, Roderick, Sisson, Smiley, Smith (Vernon A.), Sprague, Sutherland, Vane, Woodall—27.

House Bill No. 460, having received the constitutional majority, was 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 Hillyer and Woodall:

Relating to highways; making Alfalfa to Granger road in Yakima county part of Secondary State Highway No. 3A.

The bill was read the second time by sections.

On motion of Mr. Hillyer, the rules were suspended; House Bill No. 131 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 131.

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, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Watson, We-
Those absent or not voting were: Representatives Callow, Carty, Coughlin, Frayn, Gordon, Hallauer, Hofmeister, Olson, Riley, Roderick, Sprague, Vane, Washington, Winberg (Andrew)—14.

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.

**MOTION FOR RECONSIDERATION**

Mr. Paulsen:

"Mr. Speaker, having voted on the prevailing side, I now move to reconsider the vote by which House Bill No. 448 failed to pass."

The Speaker stated that a vote "Aye" was a vote to reconsider the vote by which House Bill No. 448 failed to pass.

The motion to reconsider the vote by which House Bill No. 448 failed to pass was carried.

On motion of Mr. Paulsen, the rules were suspended, and House Bill No. 448 was returned to second reading for the purpose of amendment.

**House Bill No. 448,** by Representative Paulsen:

Reducing time for summons by publication from 6 weeks to 2 weeks.

House Bill No. 448 was re-read the second time by sections.

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

In section 1, line 15 of the original bill, being lines 7 and 8 of the printed bill, after the asterisks and before the word "consecutive" strike the underscored word "two" and insert in lieu thereof the word "four".

On motion of Mr. Paulsen, the rules were suspended, Engrossed House Bill No. 448 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 House Bill No. 448, and the bill passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Numaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Comfort, Mardesich, Miller (C. C.), Riley, Sprague, Vane, Woodall—7.
Engrossed House 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.

**House Bill No. 617**, by Representatives Raugust, Hoefel and Donohue:

Making an appropriation for road from Ritzville to Union Flat Creek.


**MR. SPEAKER:**

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 617, making an appropriation for road from Ritzville to Union Flat Creek, have had 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.

JULIA BUTLER HANSEN, Chairman

W. J. BEIERLEIN, Vice-Chairman.


The bill was read the second time by sections.

On motion of Mrs. Hansen, the committee amendment was adopted.

On motion of Mr. Raugust, the rules were suspended, Engrossed House Bill No. 617 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 617.

The Clerk called the roll on the final passage of Engrossed House Bill No. 617, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frym, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Comfort, Forshee, Hofmeister, Kinnear, McPherson, Riley, Smith (Vernon A.), Sprague, Vane, Woodall—10.

Engrossed House Bill No. 617, having received the constitutional majority, was declared passed.

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

**House Bill No. 195**, by Committee on Veterans' Affairs:

Providing for automobile licenses without cost to crippled veterans.
The bill was read the second time by sections.

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

In section 1, line 8 of the original bill, being line 3 of the printed bill, after the words “issued to him” and before the words “an annual” insert the following: “by the Director of Licenses”

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

In section 1, line 10 of the original bill, being line 5 of the printed bill, strike the period (.) following the word “thereon” and add the following: “Provided, Such veteran shall have obtained the automobile pursuant to the federal laws providing for the furnishing of free cars to certain disabled veterans.”

On motion of Mr. Hofmeister, the rules were suspended, Engrossed House Bill No. 195 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 195.

The Clerk called the roll on the final passage of Engrossed House Bill No. 195, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedeking, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Brown (Gordon J.), Comfort, Coughlin, Forshee, Hoefel, Jones (John R.), Kninear, O’Brien, Powell, Riley, Sprague, Vane, Wenberg (Oscar)—13.

Engrossed House Bill No. 195, having received the constitutional majority, was declared passed.

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

House Bill No. 556, by Representative Simmons:

Providing methods for making claims for damage by game animals and making an appropriation.

The bill was read the second time by sections.

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

In section 3, page 2, line 17 of the original bill, being page 2, line 9 of the printed bill, after the words “damages caused by” and before the word “deer” insert the following “beaver.”

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

In section 5, page 2, line 31 of the original bill, being page 2, line 21 of the printed bill, after the words “damages caused by” and before the word “deer” insert the following: “beaver,”
On motion of Mr. Simmons, the rules were suspended, Engrossed House Bill No. 556 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 556.

The Clerk called the roll on the final passage of Engrossed House Bill No. 556, and the bill passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Donohue, Nunamaker—2.

Those absent or not voting were: Representatives Blair, Brown (Gordon J.), Forshee, Hoefel, Morris, Neill, Riley, Sprague, Vane—9.

Engrossed House Bill No. 556, having received the constitutional majority, was declared passed.

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

House Bill No. 450, by Representatives Riley and Simmons:

Appropriating for setting hens at game farms and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Simmons, the rules were suspended, House Bill No. 450 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 450.

The Clerk called the roll on the final passage of House Bill No. 450, and the bill passed the House by the following vote: Yeas, 84; nays, 2; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons,
Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—84.

Those voting nay were: Representatives Brown (Gordon J.), Pedersen—2.

Those absent or not voting were: Representatives Blair, Comfort, Ford, Forshee, Gallagher (Bernard J.), Kinnear, O'Brien, Powell, Riley, Shannon, Sprague, Vane, Wyatt—13.

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.

**House Bill No. 351, by Committee on Game and Game Fish:**

Relating to State Game Commission; increasing fishing license to ten dollars; declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Brown (Vaughan), the following amendment was adopted:

In section 4, page 4, line 2 of the original bill, being page 2, line 41 of the printed bill, after the comma (,) following the words "United States" and before the words "or person" insert the following "who is not a resident of the State of Washington."

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

In section 4, page 4, line 5 of the original bill, being page 2, line 44 of the printed bill, after the word "may" and before the word "paying" strike the word "be" and insert in lieu thereof the word "by"

On motion of Mr. Simmons, the rules were suspended, Engrossed House Bill No. 351 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 351.

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, 87: nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Woodall, Wyatt, Young, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Buse, Ford, Foster, Holliday, Olson, Ridgway, Riley, Roderick, Smiley, Sprague, Vane, Winberg (Andrew)—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.

**MOTION**

Mr. Ball moved that House Bill No. 610 be taken from the table.
The motion was carried.
Mr. Ball moved that all the amendments to House Bill No. 610 be stricken.
The motion was carried.

On motion of Mr. Ball, the rules were suspended, House Bill No. 610 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Neill demanded the previous question and the demand was sustained.
The Speaker declared the question before the House to be the final passage of House Bill No. 610.

Mr. Carroll attempted to gain the floor.

**RULING BY THE SPEAKER**

The Speaker:

"The Speaker will refer you to rule 40 which does not permit anyone to speak after the previous question has been demanded unless on the indefinite postponement of a bill, at which time the sponsor may speak."

The Clerk called the roll on the final passage of House Bill No. 610, and the bill passed the House by the following vote: Yeas, 57; nays, 25; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Ball, Bargreen, Beierlein, Blair, Boede, Brown (Gordon J.), Brown (Vaughan), Carmichael, Carroll, Cory, Coughlin, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Hoefer, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Koblauch, Kupka, Lester, Mardesich, McPherson, Miller (Floyd C.), Mohr, Morris, Nunamaker, Paulsen, Pedersen, Rasmussen, Raugust, Ridgway, Sandison, Schumann, Shannon, Simmons, Smith (Ralph A.), Smith (Vernon A.), Testu, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—57.

Those voting nay were: Representatives Adams, Anderson (Eva), Bassett, Bergevin, Bernathy, Brown (Henry A.), Comfort, Eldridge, Farrington, Haldaufer, Henderson, Hillyer, Hofmeister, Johnston, Kinnear, Miller (C. C.), Miller (Clyde J.), O'Brien, Powell, Rhodes, Shadbolt, Stonecipher, Thompson, Wenberg (Oscar), Zent—25.

Those absent or not voting were: Representatives Buse, Callow, Carty, Dillard, Donohue, Foster, Holliday, Neill, Olson, Riley, Roderick, Rosenberg, Sisson, Smiley, Sprague, Sutherland, Vane—17.

House Bill No. 610, having received the constitutional majority, was declared passed.

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

**House Bill No. 335**, by Representatives Boede and Miller (Clyde James):

Authorizing crab and lobster exchange; making an appropriation and declaring an emergency.

The bill was read the second time by sections.
On motion of Mrs. Boede, the rules were suspended, House Bill No. 335 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 335.

The Clerk called the roll on the final passage of House Bill No. 335, and the bill passed the House by the following vote: Yeas, 74; nays, 4; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Michael J.), Hansen, Henderson, Hillery, Hoefel, Hofmeister, Johnston, Jones (John R.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Testu, Thompson, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent; Mr. Speaker—74.

Those voting nay were: Representatives Donohue, Jeffreys, Jones (Mrs. Vincent F.), Pedersen—4.

Those absent or not voting were: Representatives Buse, Carty, Coughlin, Dillard, Foster, Gallagher (Bernard J.), Gordon, Hallauer, Holliday, Hoopingarner, Miller (C. C.), Neill, Powell, Raugust, Riley, Smiley, Sprague, Stonecipher, Vane, Watson, Young—21.

House Bill No. 335, having received the constitutional majority, was declared passed.

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

House Bill No. 407, by Representatives Wilson and Frayn:

Authorizing arrangements by state university and college regents with non-profit corporation.


MR. SPEAKER:

We, a majority of your Committee on Colleges and Universities, to whom was referred House Bill No. 407, authorizing arrangements by state university and college regents with non-profit corporation, have had 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 1 and insert in lieu thereof the following: “Section 1. The Boards of Regents of the University of Washington and the State College of Washington are hereby empowered to enter into agreements with corporations organized under sections 3863 to 3883, both inclusive, of Remington's Revised Statutes, whereby such corporations may be permitted to conduct on the University and the State College property devoted mainly to medical, educational or research activities, under such conditions as the Boards of Regents shall prescribe, any educational, hospital, research or related activity which the Boards of Regents shall find will further the objects of the University or the State College.”

JOHN N. WILSON, Chairman.

The Speaker called Mr. Ford to preside.

The bill was read the second time by sections.

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

On motion of Mr. Wilson, the rules were suspended, Engrossed House Bill No. 407 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 House Bill No. 407, and the bill passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Fryn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holli-day, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—83.

Those voting nay were: Representative Gordon—1.

Those absent or not voting were: Representatives Beierlein, Bernethy, Carty, Dillard, Foster, Hillyer, Kinnear, Kupka, Miller (C. C.), Raugust, Riley, Smith (Vernon A.), Sprague, Vane, Wyatt—15.

Engrossed 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.

House Bill No. 421, by Representative Paulsen:
Relating to dissolution of corporations and authorizing distributions in kind.

The bill was read the second time by sections.

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

In section 2, page 2, lines 15 and 16 of the original bill, after the words "existing up to" and before the words "he may distribute" strike the following: "the effective date of this amendment," and insert in lieu thereof the following: "July 1, 1949."

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

In section 2, page 2, lines 21 and 22 of the original bill, after the words "existing after" and before the words "a liquidating" strike the following: "the effective date of this amendment," and insert in lieu thereof the following: "July 1, 1949."

On motion of Mr. Paulsen, the rules were suspended, Engrossed House Bill No. 421 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 421.
The Clerk called the roll on the final passage of Engrossed House Bill No. 421, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Donohue, Farrington, Ford, Forshee, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffrey, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kninear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Bernethy, Carmichael, Carty, Dillard, Eldridge, Foster, Gallagher (Bernard J.), Holliday, King, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Vane, Winberg (Oscar)—21.

Engrossed House Bill No. 421, having received the constitutional majority, was declared passed.

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

House Bill No. 508, by Representatives Olson and Blair:
Providing method of cost assessment for irrigation improvement districts and making bonds thereof eligible for state purchase.

The bill was read the second time by sections.

On motion of Mr. Blair, the rules were suspended, House Bill No. 508 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of House Bill No. 508.

The Clerk called the roll on the final passage of House Bill No. 508, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffrey, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kninear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Beierlein, Buse, Dillard, Eldridge, Foster, Frayn, Henderson, Holliday, Rhodes, Ridgway, Riley, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Vane, Wyatt—18.
House Bill No. 508, having received the constitutional majority, was declared passed.

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

**House Bill No. 211**, by Representative Riley:
Licensing and regulating practical nursing.

_House Bill No. 211_, by Representative Riley, Licensing and regulating practical nursing.

_House of Representatives,_

**MR. SPEAKER:**

We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 211, licensing and regulating practical nursing, have had 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 1, line 29 of the original bill, being page 1, line 18 of the printed bill, after the word “approved” and before the words “for practical” strike the word “course” and insert in lieu thereof the word “program”

In section 2, page 2, line 2 of the original bill, being page 1, line 21 of the printed bill, after the word “approved” and before the words “in practical” strike the word “program” and insert in lieu thereof the word “course”

Chet King, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Adams, the rules were suspended, Engrossed House Bill No. 211 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 211.

Debate ensued.

Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 211, and the bill passed the House by the following vote: Yeas, 61; nays, 17; absent or not voting, 21.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Buse, Carmichael, Carroll, Comfort, Cory, Coughlin, Eldridge, Farrington, Ford, Frayn, Gallagher (Michael J.), Gordon, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jones (Mrs. Vincent F.), King, Knoblauch, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O’Brien, Paulsen, Rasmussen, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Young, Zent—61.

Those voting nay were: Representatives Brown (Vaughan), Callow, Donohue, Gallagher (Bernard J.), Hallauer, Jeffreys, Johnston, Kinnear, Lester, Nunamaker, Pedersen, Shannon, Smiley, Smith (Ralph A.), Stonecipher, Woodall, Wyatt—17.

Those absent or not voting were: Representatives Allen, Brown (Henry A.), Carty, Dillard, Forshee, Foster, Hansen, Hillyer, Jones (John R.), Kelley, Kupka, Olson, Powell, Raugust, Rhodes, Riley, Sisson, Smith (Vernon A.), Sprague, Vane, Mr. Speaker—21.
Engrossed House Bill No. 211, having received the constitutional majority, was declared passed.

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

**House Bill No. 579**, by Representative Ford:

Directing Attorney General to propose admission to bar of certain law school graduates.

The bill was read the second time by sections.

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

In section 1, lines 15 and 16 of the original bill, being line 7 of the printed bill, after the word “any” and before the word “law” strike the word “approved” and after the words “State of Washington” and before the comma (.) insert the following: “approved by the Washington State Bar Association”

On motion of Mr. Wilson, the rules were suspended, Engrossed House Bill No. 579 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Gallagher (Bernard J.) demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 579.

The Clerk called the roll on the final passage of Engrossed House Bill No. 579, and the bill passed the House by the following vote: Yeas, 65; nays, 18; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Comfort, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, Olson, Pedersen, Rasmussen, Raugust, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smith (Ralph A.), Sutherland, Testu, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young—65.

Those voting nay were: Representatives Anderson (B. Roy), Bassett, Brown (Vaughan), Coughlin, Frayn, Gordon, Hillyer, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, O'Brien, Shannon, Stonecipher, Thompson, Wooldall, Zent—18.

Those absent or not voting were: Representatives Ball, Carty, Cory, Eldridge, Holliday, Miller (C. C.), Paulsen, Powell, Rhodes, Riley, Sisson, Smiley, Smith (Vernon A.), Sprague, Vane, Mr. Speaker—16.

Engrossed House Bill No. 579, having received the 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. Rasmussen, the House adjourned until ten o'clock a. m., Wednesday, March 2, 1949.

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 Boede, Buse, Dillard, Forshee, Henderson, Hoopingarner, Rosenberg, Sandison, Smith (Ralph A.), Sutherland, Vane, Wenberg (Oscar) and Wilson.

Prayer was offered by the Reverend William E. Callahan, Minister 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. O'Brien, further reading was dispensed with and the journal was ordered to stand approved.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS**

Resolution by Miss Kelley and Mr. Allen:

WHEREAS, At the present time employment is at a high level; and
WHEREAS, Employable persons are able to find reasonably steady employment; and
WHEREAS, It is possible that a recession or depression may curtail employment opportunities; and
WHEREAS, The State of Washington through the medium of public works may be called upon to alleviate the unemployment incident to a recession or depression; and
WHEREAS, The State Legislative Council is authorized to conduct studies and to make reports and recommendations to the Legislature concerning the needs of the State of Washington and its inhabitants;

Now, Therefore, Be It Resolved by the House of Representatives of the State of Washington in legislative session assembled, that the State Legislative Council make studies of possible work projects, the cost thereof, the number of persons that may be employed upon such projects, and report its findings and recommendations to the Thirty-second Session of the Legislature.

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

**REPORTS OF STANDING COMMITTEES**

House of Representatives.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 371, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: George R. Thompson, Jeanette Testu.

House of Representatives.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 495, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: George R. Thompson, Jeanette Testu.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 571, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Jeanette Testu, George R. Thompson.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Joint Memorial No. 11, have compared same with the original memorial and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Jeanette Testu, George R. Thompson.

Mr. Speaker:

We, a part of your Committee on Revenue and Taxation, to whom was referred House Bill No. 205, outlawing certain slot and pinball machines and other coin operated devices; 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.

We concur in this report: Arthur L. Callow.

Mr. Speaker:

We, a part of your Committee on Revenue and Taxation, to whom was referred House Bill No. 205, outlawing certain slot and pinball machines and other coin operated devices; 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.

Ole H. Olson, Chairman.


Mr. Speaker:

We, a part of your Committee on Revenue and Taxation, to whom was referred House Bill No. 205, outlawing certain slot and pinball machines and other coin operated devices; 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 reported out of committee without recommendation.

Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 342, providing for service voting, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Michael J. Gallagher, Chairman.

We concur in this report: Robert E. Blair, Vaughan Brown, Edward A. Buse, Wesley Eldridge, Grace Kelley, C. C. Miller, George V. Powell, Perry B. Woodall, Dally S. Wyatt.

Passed to second reading.
We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 346, enlarging Board of State Land Commissioners; transferring duties of State Forest Board and State Capitol Committee and abolishing same, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. ROBERT BERNEHNY, Chairman.

We concur in this report: Edward A. Buse, Edwin A. Henderson, Chet King, Joe F. Lester, Ralph A. Smith.

Passed to second reading.

We, a majority of your Committee on Elections, to whom was referred House Bill No. 381, abolishing right of school office candidate receiving majority to appear alone on ballot, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. MICHAEL J. GALLAGHER, Chairman.

We concur in this report: Vaughan Brown, Edward A. Buse, Grace Kelley, A. B. McPherson, C. C. Miller, Daily S. Wyatt.

Passed to second reading.

We, a minority of your Committee on Elections, to whom was referred House Bill No. 381, abolishing right of school office candidate receiving majority to appear alone on the ballot, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Robert E. Blair.

Passed to second reading.

We, a majority of your Committee on Elections, to whom was referred House Bill No. 382, amending right of majority candidate for justice of peace to appear alone on the ballot, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. MICHAEL J. GALLAGHER, Chairman.


Passed to second reading.

We, a majority of your Committee on Elections, to whom was referred House Bill No. 383, abolishing right of supreme or superior court judge receiving majority to appear alone on ballot, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. MICHAEL J. GALLAGHER, Chairman.

We concur in this report: Vaughan Brown, Edward A. Buse, Grace Kelley, A. B. McPherson, C. C. Miller, Daily S. Wyatt.

Passed to second reading.

We, a minority of your Committee on Elections, to whom was referred House Bill No. 383, abolishing the right of supreme or superior court judge receiving majority to
appear alone on ballot, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

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

We concur in this report: Robert E. Blair.

Passed to second reading.

**House Bill No. 415** (reported by Committee on Revenue and Taxation):

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 Fisheries, to whom was referred House Bill No. 425, authorizing fisheries survey of Lyre River 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.

Violet P. Boede, Chairman.

We concur in this report: Robert E. Blair, Paul Coughlin, Clayton Farrington, Chester D. Forshee, Chet King, Clyde James Miller, Homer O. Nunamaker.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 521, transferring control of certain state land from Department of Agriculture to State College of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert Bernethy, Chairman.

We concur in this report: Edward A. Buse, Sidney S. Jeffreys, Chet King, Joe F. Lester, Ralph A. Smith.

Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 537, authorizing, with limitations, listing and assessment of certain omitted property, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ole H. Olson, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 576, relating to housing authorities, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Homer O. Nunamaker, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 647, repealing exemption of public service corporations from corporate
license fees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


Passed to second reading.

House Bill No. 679 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

House Joint Resolution No. 10 (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 Committee on Fisheries, to whom was referred Senate Bill No. 121, authorizing interstate cooperation and acceptance of federal grants by Pollution Control Commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

VIOLET P. BODE, Chairman.

We concur in this report: Paul Coughlin, Clayton Farrington, Chester D. Forshee, Chet King, Clyde James Miller, Homer O. Nunamaker.

Passed to second reading.

COMMUNICATION FROM THE GOVERNOR

State of Washington, Executive Department,
Olympia, March 1, 1949.

I have the honor to advise that the Governor has approved the following House Bill, entitled:

House Bill No. 118
"An Act relating to flood control, providing for contribution by the state to a joint state-county-federal project for flood control on the Green River and making an appropriation."

Sincerely yours,

H. P. EVEREST,
Assistant to the Governor.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 136, by Senator Robertson:
An Act relating to transportation of explosives, inflammable materials, corrosives, compressed gases, poisons, oxidizing materials and other dangerous articles, and empowering the Washington State Patrol to make rules and regulations pertaining thereto.

Referred to Committee on Roads and Bridges.
Senate Bill No. 188, by Senator Sears:
An Act authorizing the commissioner of public lands and the board of
state land commissioners to re-survey and re-locate the harbor lines in front
of the City of Olympia.
Referred to Committee on Forestry, State Lands and Buildings.

Engrossed Senate Bill No. 200, by Senator Rosellini:
An Act establishing salaries for justices of the peace in cities over three
hundred thousand population.
Referred to Judiciary Committee.

Senate Bill No. 246, by Senator Morgan (by Departmental Request):
An Act relating to horticulture; amending section 3, Chapter 166, Laws of
1915, as amended.
Referred to Committee on Horticulture.

Senate Bill No. 247, by Senator Morgan (by Departmental Request):
An Act relating to horticulture; and amending section 13, Chapter 141,
Laws of 1921, as amended.
Referred to Committee on Horticulture.

Senate Bill No. 252, by Senators Hall and Dahl (by Departmental Request):
An Act relating to the State Department of Social Security; abolishing the
divisions thereof; repealing certain sections and amending certain sections of
Chapter 111, Laws of 1937.
Referred to Committee on Social Security.

Senate Bill No. 316, by Senators Lee and Westberg:
An Act relating to taxation, imposing a tax upon the retail sale of liquor
by the drink, amending Chapter 180, Laws of 1935 by adding a new title
thereto to be designated Title IX, and declaring an emergency.
Referred to Committee on Liquor Control.

Senate Bill No. 342, by Senator Rogers:
An Act providing for determination of population of counties for allocation
of funds.
Referred to Committee on Cities and Counties.

Senate Joint Resolution No. 14, by Senator Parker:
Proposing amendment to Article IV of the Constitution of the State of
Washington by adding thereto a new section relating to the Supreme Court
and to be numbered Section 2 (a).
Referred to Judiciary Committee.
The Speaker called Mr. Ford to preside.

SECOND READING OF BILLS

House Bill No. 340, by Representatives Washington, Young and Anderson
(Eva):
Authorizing conveyance to town of Soap Lake and Grant County School
District No. 156.
The bill was read the second time by sections.
On motion of Mr. Young, the rules were suspended, House Bill No. 340
was advanced to third reading, the second reading considered the third, and
the bill was placed on final passage.
The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of House Bill No. 340.

The Clerk called the roll on the final passage of House Bill No. 340, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshew, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Koblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rhodes, Ridgway, Riley, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—81.

Those absent or not voting were: Representatives Buse, Carty, Eldridge, Hillyer, Hofmeister, King, Miller (Floyd C.), O'Brien, Powell, Rasmussen, Raugust, Roderick, Rosenberg, Sisson, Smith (Vernon A.), Sutherland, Vane, Mr. Speaker—18.

House Bill No. 340, having received the constitutional majority, was declared passed.

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

House Bill No. 456, by Representatives Washington and Young:
Authorizing leasing of McKay Memorial Research Hospital; creating revolving fund, and making an appropriation.

Mr. Speaker:
We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 456, authorizing leasing of McKay Memorial Hospital; creating revolving fund, and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, page 1, line 9 of the original bill, being line 2 of the printed bill, after the words "Director of" and before the words "is hereby" strike the words "Finance, Budget and Business" and insert in lieu thereof the following: " • • • • the Department of Health"

Strike the whole of sections 2 and 3.
In lines 1 and 2 of the title of the original bill, being line 1 of the title of the printed bill, after the word "Hospital" strike the following: "making an appropriation;"
In line 3 of the title of the original bill, being line 2 of the title of the printed bill, after the figures "1947" strike the following: ", and section 11, chapter 46, Laws of 1939"


House Bill No. 456 was read the second time by sections.

Mr. Washington moved that the committee amendment to section 1, page 1, line 9 of the original bill be laid on the table.
The motion was carried.

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

In section 1, page 1, line 9 of the original bill, being page 1, line 2 of the printed bill, after the words "Director of" and before the words "is hereby" strike the words "Finance, Budget and Business" and insert in lieu thereof the following: " • •

The Department of Public Institutions"

On motion of Mr. Washington, the committee amendment striking the whole of sections 2 and 3 was adopted.

On motion of Mr. Washington, the committee amendments to the title were adopted.

Debate ensued.

POINT OF INFORMATION

Mr. Bergevin:
"Mr. Speaker, I would like to ask Mr. Washington a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Washington:
"Yes."

Mr. Bergevin:
"Where is this McKay Hospital located?"

Mr. Washington:
"If I may speak on the bill, I might be able to clear up some of the questions you have. The hospital is located at Soap Lake."

POINT OF INFORMATION

Mr. Shannon:
"Mr. Speaker, I would like to ask Mr. Washington a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Washington:
"Yes."

Mr. Shannon:
"It is true that the state hospital is now being used for other purposes?"

Mr. Washington:
"At the present time the hospital is operated for other purposes by the Department of Health for the treatment of spastic children, but they have not put in a budget for the next biennium, they do not intend to so operate the hospital. It is too far from the medical specialists of the state. It is difficult for the specialists to go over there to treat the children."

Further debate ensued.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 456.

The Clerk called the roll on the final passage of Engrossed House 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 Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair,
Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Ball, Buse, Carty, Foster, Knoblauch, Olson, Rhodes, Simmons, Woodall—9.

Engrossed House 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.

House Bill No. 505, by Representatives Ford, Adams and Riley:

Creating certain building construction funds; authorizing tax levies and making an appropriation.

The bill was read the second time by sections.

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

In section 3, page 1, line 23 of the original bill, being page 1, line 14 of the printed bill, after the words "Provided, That" strike the balance of the section and insert in lieu thereof the following: "in such event only moneys previously transferred from the General Fund and remaining unexpended shall be transferred from the respective construction funds to the General Fund: Provided further, That the aggregate of transfers from any of the above funds to the General Fund shall not exceed the total of sums previously transferred from the General Fund to that same fund during the same fiscal biennium."

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

Strike the whole of sections 4, 5 and 6 and insert in lieu thereof three new sections to read as follows:

"Sec. 4. The following appropriations are made to the State Finance Committee:
From the Public School Building Construction Fund .................. $40,000,000
From the Institutional Building Construction Fund .................. $20,000,000
From the Higher Education Building Construction Fund ............... $25,000,000

"The appropriation from the Public School Building Construction Fund shall be used for the purpose of furnishing funds for state assistance in providing public school plant facilities under the provisions of Chapter 278, Laws of 1947. The appropriation from the Institutional Building Construction Fund shall be used for the purpose of providing needful buildings at the state operated charitable, educational and penal institutions, presently operated by the Department of Public Institutions. The appropriation from the Higher Education Building Construction Fund shall be used for the purpose of providing needful buildings at the state institutions of higher learning. Allotments and expenditures from the above appropriations shall be made at the discretion of the State Finance Committee. The appropriations, or any of them, made in this section shall be inoperative from and after the ratification and approval of a referendum bill or bills making an identical appropriation for identical purposes, and to that extent only.

"Sec. 5. The State Finance Committee shall, on or before October 15, 1949, and on or before September 1, of each succeeding year, determine the amounts needed in the ensuing year for the purposes set forth in the preceding section, and shall certify such amounts to the State Board of Equalization, which shall levy, within the maximum millage provided by law for state purposes, a tax sufficient to raise said amounts. The
amounts received from such levy shall be paid into the funds created by section 1 of this act, and shall be devoted exclusively to the purposes for which the levies were made.

"Sec. 6. 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."

POINTER OF INFORMATION

Mr. Kinnear:
"Mr. Speaker, I would like to ask Mr. Hodde a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Hodde:
"Yes."

Mr. Kinnear:
"Will you please explain, Mr. Hodde, how you relate your factual appropriations to the General Fund?"

Mr. Hodde:
"The State Finance Committee is set up as a controlling authority to transfer funds from the General Fund to the Construction Fund. It means this—if the State Finance Committee determines that the amount chargeable to the General Fund is in excess of the current appropriations it can transfer funds to the General Fund out of the Construction Fund. The Committee's judgment becomes the controlling factor as to the amount of expenditure for building purposes and it may transfer funds out of the Building Fund to the General Fund if the General Fund runs into the red on current appropriations. If the funds were transferred to the special funds which were set up here, appropriations could be made from that to the Building Fund. Appropriations can always be made as the amounts are available for the completion of projects. As set up, the General Fund would in all cases be protected."

Mr. Kinnear:
"As I understand, the appropriation section of this act would conform in principle to section 2?"

Mr. Hodde:
"That is right. In other words, the additional amount transferred would not exceed the size of the appropriation."

On motion of Mr. Hodde, the following amendment to the title was adopted:

Amend the title, in line 4 of the title of the original bill, being line 3 of the title of the printed bill, after the comma (,) and before the word "making" strike the word "and"

On motion of Mr. Hodde, the following amendment to the title was adopted:
Further amend the title, in line 4 of the title of the original bill, being line 3 of the title of the printed bill, strike the period (.) following the word "appropriation" insert in lieu thereof a comma (,) and add the following: "and declaring an emergency."

On motion of Mr. Hodde, the rules were suspended, Engrossed House Bill No. 505 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage. Debate ensued.

POINTER OF INFORMATION

Mr. Shannon:
"Mr. Speaker, I would like to ask Mr. Hodde a question."
The Speaker (Mr. Ford presiding):

"Does the gentleman yield?"

Mr. Hodde:

"Yes."

Mr. Shannon:

"Mr. Hodde, is it true that this and subsequent bills make provision for funds that would have to be voted on by the people?"

Mr. Hodde:

"This election would not come until the fall of the year. This particular act would become operative immediately upon being signed by the Governor. That is one reason for it, because if these bond bills are passed and the election is granted in September, we recognize that the building program could be started this summer some time. A certain amount for essential building is needed to get started early this year. Any revenue available could be put in this fund. Irrespective of whether the bonds failed to carry, or carried, the construction could be done this summer."

Mr. Shannon:

"Do you think there will be any funds in the General Fund of the state to carry on the building program?"

Mr. Hodde:

"I certainly do. Even if we find we cannot get the support of the Legislature to the proposition of having an election for these bonds, we are going to support some type of revenue measure that will provide a certain minimum amount of current revenue to meet a very urgent situation. I don't think we are justified in passing any tax laws that are going to increase the revenue by any 75 or 80 million dollars for building. If we do not try to borrow the money, we should at least try to raise 25 million dollars in additional revenue that could be used for building. If we pass the act that would provide a current increase sufficient to allow an appropriation of 25 million dollars in addition to appropriations, then we can go ahead this summer and make this allocation through these acts as the very urgent situation demands. Then if the bonds carry, we could expand our program next year to take care of less urgent situations. We are not anticipating that more revenue will be raised for building except by bonds."

Mr. Shannon:

"Do you realize what we are trying to do here—to set up a process to raise the maximum amount for building purposes? Are you in a position to suggest that we are going to have this money immediately?"

Mr. Hodde:

"I have made no suggestion only to say where we can have the maximum amount of money available it will actually be available. If that is not satisfactory, I shall be glad to have your solution."

Mr. Shannon:

"This is not my bill, Mr. Hodde."

Further debate ensued.

The Speaker (Mr. Ford presiding) recognized Mr. Shadbolt.

POINT OF ORDER

Mr. Miller (Floyd C.):

"Mr. Speaker, the gentleman is not talking on the subject-matter of this bill."

The Speaker (Mr. Ford presiding):

"I think your point is well taken. I think your remarks, Mr. Shadbolt, would be more properly used for the succeeding bill."
Mr. Shadbolt:

"I believe the amendment states the method for raising this money."

The Speaker (Mr. Ford presiding) recognized Mr. Hodde.

Mr. Hodde:

"I am anxious that everyone understands what is in this particular bill. In the event no bond bills were passed, there would still be in this particular bill, section 1, which says 'within the limits allowed by law' the Tax Commission shall make a property tax levy to carry out the purpose of the appropriation section. The limit of the law now is two mills. This fund you are talking about, Mr. Shadbolt, has to do with when we are going to vote for the bonds and how they will be paid."

Mr. Shadbolt:

"It seems to me that we are using our operating funds to pay for the bond issue."

Mr. Allen demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 505.

The Clerk called the roll on the final passage of Engrossed House Bill No. 505, and the bill passed the House by the following vote: Yeas, 96; nays, 1; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinniear, Knoblach, Kupka, Lester, Marde­sich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—96.

Those voting nay were: Representative Shadbolt—1.

Those absent or not voting were: Representatives Buse, King—2.

Engrossed House Bill No. 505, having received the 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. Hodde, House Bills Nos. 502, 503, 504, 501 and 506 were placed at the end of today's second reading calendar.

**House Bill No. 466**, by Representatives Brown (Henry A.), Wedekind and Rasmussen:

Relating to industrial insurance claims and appeal procedure and making an appropriation.

*House of Representatives,
Olympia, Wash., February 28, 1949.*

**Mr. Speaker:**

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 466, relating to industrial insurance claims and appeal procedure and
making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, page 6, line 6 of the original bill, being page 4, line 12 of the printed bill, strike the period (.) after the word "wages" and add the following: "Provided, That the provisions of this sentence of paragraph (d), subdivision (2) shall not apply to earned sick leave or vacation credits and the payments provided in paragraph (d) subdivision (1) shall be paid notwithstanding the payment by the employer to the worker of wages as represented by sick leave or vacation credits."

In section 1, page 9, line 28 of the original bill, being page 6, line 17 of the printed bill, after the word "disability" and before the words "shall bear", insert the following: "or unspecified disability,"

In section 6, page 16, line 20 of the original bill, being page 10, line 12 of the printed bill, after the asterisks following the word "members," and before the words "and dispositions", insert the following: "or a duly authorized representative."

HENRY A. BROWN, Chairman.


Mr. Allen demanded a call of the House.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absent member was noted: Representative Buse.

The Speaker resumed the chair.

Mr. Adams moved that Mr. Buse be excused and that the House proceed with business under the call of the House.

The motion was carried.

House Bill No. 466 was read the second time by sections.

On motion of Mr. Brown (Henry A.), the committee amendment to section 1, page 6, line 6 of the original bill was adopted.

On motion of Mr. Brown (Henry A.), the committee amendment to section 1, page 9, line 26 of the original bill was adopted.

Mr. King moved the adoption of the following amendment:

In section 2, page 12, line 29 of the original bill, being page 8, line 6 of the printed bill, beginning with the words "of the majority" strike all of the matter down to and including the period (.) following the word "state" on page 13, line 9 of the original bill, and insert in lieu thereof the following: "of the workmen engaged in extra-hazardous employment and shall be chosen from lists of names submitted to the Governor. Any labor organization, which is composed of affiliates of International unions embracing a substantial cross-section of organized labor in this state, shall have the right to submit a list containing three (3) names."

Debate ensued.

Mr. Gallagher (Bernard J.) demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the adoption of the amendment by Mr. King.

Division was called for and the amendment was adopted on a rising vote.

On motion of Mr. Brown (Henry A.), the two committee amendments to section 6 were adopted.

On motion of Mr. Brown (Henry A.), the rules were suspended, Engrossed House Bill No. 466 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 466.

The Clerk called the roll on the final passage of Engrossed House Bill No. 466, and the bill passed the House by the following vote: Yeas, 99; nays, 0; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy); Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—99.

Engrossed 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.

MOTION

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

House Bill No. 608, by Representative Buse:
Authorizing acquisition of Old Fort Townsend as a state park.

The bill was read the second time by sections.

On motion of Mr. Buse, the rules were suspended, House Bill No. 608 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 608.

The Clerk called the roll on the final passage of House Bill No. 608, and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Hallauer; Hansen, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Woodall, Wyatt; Young, Zent, Mr. Speaker—83.
Those absent or not voting were: Representatives Carty, Eldridge, Gallagher (Bernard J.), Gordon, Henderson, King, Neill, Nunamaker, O'Brien, Powell, Riley, Rosenberg, Smith (Ralph A.), Smith (Vernon A.), Watson, Winberg (Andrew)—16.

House Bill No. 608, having received the constitutional majority, was declared passed.

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

**House Bill No. 22, by Representatives Hofmeister and Beierlein:**

Making an appropriation for location and design of Cascade Tunnel.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 22, making an appropriation for location and design of Cascade Tunnel, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill, strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. The Director of Highways is hereby authorized and directed to locate and design a toll tunnel through the Cascades, together with the necessary connections to existing highways. Tunnel to be located on the extension of Primary State Highway No. 5 beginning at a point in the vicinity of the junction of the Greenwater and White Rivers to a junction in the vicinity of Cliffdell. To further proceed with the construction and operation as soon as finances become available to said authority."

"Sec. 2. The Director of Highways is authorized to make the survey provided for in this act from funds provided to the Department of Highways for general survey purposes."

Amend the title, strike the whole thereof and insert in lieu thereof the following:

"An Act relating to the location and design of the toll tunnel through the Cascade Mountains."

Julia Butler Hansen, Chairman.

Vice-Chairman.


The bill was read the second time by sections.

On motion of Mrs. Hansen, the committee amendments were adopted.

On motion of Mr. Beierlein, the rules were suspended, Engrossed House Bill No. 22 was advanced to third reading, 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 Henry W. Cramer from King County, and appointed Mr. B. Roy Anderson and Mrs. Vincent F. Jones to escort him to a seat beside the Speaker. (Applause).

The Speaker also observed within the bar of the House former Representative Cecil A. Gholson from Yakima County, and appointed Mr. Foster and Mr. Schumann to escort him to a seat beside the Speaker. (Applause).

Mr. Gallagher (Michael J.) demanded the previous question, and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 22.

The Clerk called the roll on the final passage of Engrossed House Bill No. 22, and the bill passed the House by the following vote: Yeas, 78; nays, 8; absent or not voting, 13.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Callow, Carmichael, Carroll, Cory, Donohue, Farrington, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoop ingarner, Johnston, Jones (Mrs. Vincent F.), Kelley, Kninnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smiley, Smith (Ralph A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—78.

Those voting nay were: Representatives Brown (Vaughan), Frayn, Jeffreys, Lester, Shannon, Sisson, Sprague, Thompson—8.

Those absent or not voting were: Representatives Blair, Buse, Carty, Comfort, Coughlin, Dillard, Eldridge, Forshee, Holliday, Jones (John R.), King, Nunamaker, Smith (Vernon A.)—17.

Engrossed House Bill No. 22, having received the constitutional majority, was declared passed.

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

House Bill No. 419, by Representative Ford:

Authorizing photographic reproduction of records required by law to be kept.

The bill was read the second time by sections.

On motion of Mr. Ford, the rules were suspended, House Bill No. 419 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 419.

The Clerk called the roll on the final passage of House Bill No. 419, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Cory, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kninnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Anderson (Eva), Beierlein, Brown (Gordon J.), Carty, Comfort, Coughlin, Dillard, Holliday, Hoop ingarner, Jones (John R.), King, O'Brien, Rasmussen, Roderick, Shannon, Thompson, Wilson—17.
House Bill No. 419, having received the constitutional majority, was declared passed.

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

MOTION

On motion of Mr. Ford, 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, Brown (Gordon J.), Callow, Coughlin, Gordon, Henderson, Hoopingarner, Olson, Rasmussen, Ridgway, Sisson, Smiley, Smith (Ralph A.), Vane, Watson, Wedekind and Woodall.

The Speaker called Mr. Ford to preside.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 397, by Representative Nunamaker:

Authorizing integration of municipal retirement systems with state plan.

The bill was read the second time by sections.

On motion of Mr. Miller (Floyd C.), 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.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of House Bill No. 397.

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, 83; nays, 2; absent or not voting, 14.

Those voting yea were: Representatives Adams; Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefer, Hofmeister, Hollliday, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Powell, Shannon—2.

Those absent or not voting were: Representatives Allen, Bernethy, Boede, Brown (Gordon J.), Coughlin, Gallagher (Bernard J.), Henderson, Hoopingarner, Rhodes, Ridgway, Riley, Sisson, Smiley, Woodall—14.

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.

House Bill No. 398, by Representative Nunamaker:
Relating to participation by cities in Statewide City Employees Retirement System.

Mr. Speaker:
We, a majority of your Committee on Social Security, to whom was referred House Bill No. 398, relating to participation by cities in Statewide City Employees Retirement System, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 5, page 7, line 27 of the original bill, being page 5, line 8 of the printed bill, after the words "age of" and before the words "or over" strike the words and figures "sixty-two (62)" and insert in lieu thereof the following: "sixty (60)"

Homer O. Nunamaker, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Comfort, the rules were suspended, Engrossed House Bill No. 398 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 398.

The Clerk called the roll on the final passage of Engrossed House Bill No. 398, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Beierlein, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forsee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Hollliday, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Young, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Brown (Gordon J.), Coughlin, Johnston, Jones (John R.), Miller (C. C.), Ridgway, Riley, Sisson, Vane, Woodall, Wyatt—11.

Engrossed House Bill No. 398, having received the constitutional majority, was declared passed.

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

The Speaker (Mr. Ford presiding) observed within the bar of the House former Representative Mrs. Thos. E. (Agnes) Kehoe from Spokane County,
and appointed Mr. Gallagher (Bernard J.) and Mr. Allen to escort her to a
seat beside the Speaker. (Applause).

Mr. Rasmussen demanded a call of the House and the demand was sus­
tained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.
The Clerk called the roll and all members were present except Represen­
tatives Sisson and Woodall.

Mr. Rasmussen moved that the absent members be excused.
The motion was lost.
On motion of Mr. Hodde, the absent members were excused and the
House proceeded with business under the call of the House,

House Bill No. 502, by Representatives Ford, Adams and Riley:
Providing for referendum to authorize $40,000,000 general obligation bonds
for public school buildings.
The bill was read the second time by sections.
On motion of Mr. Hodde, the following amendment was adopted:
In section 1, page 1, line 10 of the original bill, being line 3 of the printed
bill, after the word “issue” and before the word “general” insert the following: ”, at any
time prior to January 1, 1960.”

On motion of Mr. Hodde, the following amendment was adopted:
In section 1, page 1, line 16 of the original bill, being page 1, line 8 of the printed
bill, after the words “time of sale” strike the matter down to and including the colon (:) following the word “issuance” in line 17 of the original bill, and insert in lieu thereof the following: “of all or any portion or portions of such bonds, and the conditions of sale and issuance thereof:”

On motion of Mr. Hodde, the following amendment was adopted:
In section 4, page 2, line 8 of the original bill, being page 1, line 26 of the printed
bill, after the comma (,) following the word “shall” and before the word “on” insert the following “on or before October 15, 1949, and” and in line 9 of the original bill, being line 26 of the printed bill, after the word “each” and before the word “year” insert the word “succeeding”

On motion of Mr. Hodde, the following amendment was adopted:
In section 4, page 2, line 12 of the original bill, being page 2, line 3 of the printed
bill, after the comma (,) following the word “levy” and before the word “available” strike the words “from the five (5) mills” and insert in lieu thereof the following: “within the maximum millage”

On motion of Mr. Hodde, the following amendment was adopted:
Amend the bill by adding thereto a new section immediately following section 7 to
be known as section 8 to read as follows:
“Sec. 8. 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 institu-
tions, and shall take effect immediately.”

On motion of Mr. Hodde, the following amendment was adopted:
Amend the title, in line 4 of the title of the original bill, being line 3 of the title
of the printed bill, after the word “appropriation” and before the word “providing”
strike the word “and” and insert in lieu thereof a semicolon (;)

On motion of Mr. Hodde, the following amendment was adopted:
Further amend the title, in line 5 of the title of the original bill, being line 3 of the
title of the printed bill, after the word “people” strike the period (.) insert in lieu thereof a comma (,) and add the following: “and declaring an emergency.”
On motion of Mr. Rasmussen, the rules were suspended, Engrossed House Bill No. 502 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

**MOTION**

Mr. Riley moved that one member of the proponents of Engrossed House Bill No. 502 and one member of the opponents of the bill be granted a period of not to exceed ten minutes in which to speak on the final passage of Engrossed House Bill No. 502.

The motion was carried.

The Speaker (Mr. Ford presiding) recognized Mr. Hodde who spoke in favor of the final passage of Engrossed House Bill No. 502.

The Speaker (Mr. Ford presiding) recognized Mr. Kinnear who spoke against the final passage of Engrossed House Bill No. 502.

On motion of Mr. Zent, the previous question was demanded.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 502.

The Clerk called the roll on the final passage of Engrossed House Bill No. 502, and the bill passed the House by the following vote: Yeas, 72; nays, 27; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—72.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Comfort, Cory, Forshee, Foster, Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Raugust, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall—27.

Engrossed House Bill No. 502, having received the constitutional majority, was declared passed.

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

**House Bill No. 503**, by Representatives Ford and Adams:

Providing for referendum to authorize $20,000,000 general obligation bonds for state institutional buildings.

The bill was read the second time by sections.

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

In section 1, page 1, line 10 of the original bill, being page 1, line 3 of the printed bill, after the word "issue" and before the word "general" insert the following: "at any time prior to January 1, 1960;"
On motion of Mr. Hodde, the following amendment was adopted:

In section 1, page 1, line 16 of the original bill, being page 1, line 8 of the printed bill, after the words "time of sale" strike the matter down to and including the colon (:) following the word "issuance" in line 17 of the original bill, and insert in lieu thereof the following: "of all or any portion or portions of such bonds, and the conditions of sale and issuance thereof:"

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

In section 4, page 2, line 8 of the original bill, being page 1, line 26 of the printed bill, after the comma (,) following the word "shall" and before the word "on" insert the following: "on or before October 15, 1949, and" and in line 9 of the original bill, being line 26 of the printed bill, after the word "each" and before the word "year" insert the word "succeeding"

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

In section 4, page 2, lines 11 and 12 of the original bill, being page 2, line 3 of the printed bill, after the comma (,) following the word "levy" and before the word "available" strike the words "from the five (5) mills" and insert in lieu thereof the following: "within the maximum millage"

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

Amend the bill by adding thereto a new section immediately following section 7 to be known as section 8 to read as follows:

"Sec. 8. 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."

On motion of Mr. Hodde, the following amendment to the title was adopted:

Amend the title, in line 5 of the title of the original bill, being line 3 of the title of the printed bill, after the word "appropriation" and before the word "providing" strike the word "and" and insert in lieu thereof a semicolon (;)

On motion of Mr. Hodde, the following amendment to the title was adopted:

Further amend the title, in line 6 of the title of the original bill, being line 4 of the title of the printed bill, after the word "people" strike the period (.) insert in lieu thereof a comma (,) and add the following: "and declaring an emergency."

On motion of Mr. Smith (Ralph A.), the rules were suspended, Engrossed House Bill No. 503 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Comfort demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 503.

The Clerk called the roll on the final passage of Engrossed House Bill No. 503, and the bill passed the House by the following vote: Yeas, 75; nays, 24; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Shannon, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington,
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Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—75.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Comfort, Foster, Gordon, Hillyer, Hoefer, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Raugust, Schumann, Shadbolt, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall—24.

Engrossed House Bill No. 503, having received the constitutional majority, was declared passed.

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

House Bill No. 504, by Representatives Ford and Adams:

Providing for referendum to authorize $25,000,000 general obligation bonds for college and university buildings.

The bill was read the second time by sections.

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

In section 1, page 1, line 9 of the original bill, being page 1, line 2 of the printed bill, after the word “issue” and before the word “general” insert the following: “at any time prior to January 1, 1960,”

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

In section 1, page 1, line 15 of the original bill, being page 1, line 7 of the printed bill, after the words “time of sale” strike the matter down to and including the colon (:) following the word “issuance” in line 16 of the original bill, and insert in lieu thereof the following: “of all or any portion or portions of such bonds, and the conditions of sale and issuance thereof:”

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

In section 4, page 2, line 6 of the original bill, being page 2, line 1 of the printed bill, after the comma (,) following the word “shall” and before the word “on” insert the following: “on or before October 15, 1949, and” and in line 7 of the original bill, after the word “each” and before the word “year” insert the word “succeeding”

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

In section 4, page 2, lines 9 and 10 of the original bill, being page 2, line 4 of the printed bill, after the comma (,) following the word “levy” and before the word “available” strike the words “from the five (5) mills” and insert in lieu thereof the following: “within the maximum millage”

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

Amend the bill by adding thereto a new section immediately following section 7 to be known as section 8, to read as follows:

“Sec. 8. 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.”

On motion of Mr. Hodde, the following amendment to the title was adopted:

Amend the title, in line 4 of the title of the original bill, being line 3 of the title of the printed bill, after the word “appropriation” and before the word “providing” strike the word “and” and insert in lieu thereof a semicolon (;)

On motion of Mr. Hodde, the following amendment to the title was adopted:

Further amend the title, in line 5 of the title of the original bill, being line 4 of the title of the printed bill, after the word “people” strike the period (.) insert in lieu thereof a comma (,) and add the following: “and declaring an emergency.”

On motion of Mr. Rasmussen, the rules were suspended, Engrossed House Bill No. 504 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Mr. Comfort demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 504.

The Clerk called the roll on the final passage of Engrossed House Bill No. 504, and the bill passed the House by the following vote: Yeas, 72; nays, 27; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardisich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker —72.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Comfort, Cory, Forshee, Foster, Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Raugust, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall—27.

Engrossed House Bill No. 504, having received the 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. Hodde moved that action on House Bills Nos. 501 and 506 be deferred and that the bills be placed at the head of the second reading calendar of the next working day.

The motion was carried.

**MOTION**

Mr. Rasmussen moved that the House dispense with further proceedings under the call of the House.

**MOTION**

Mr. Dillard moved that the House adjourn until ten o'clock a. m., Thursday, March 3, 1949.

Chas. W. Hodde, 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 Ball, Carroll, Dillard, Eldridge, Gallagher (Bernard J.), Hofmeister, Kelley, Miller (C. C.), Rasmussen, Roderick, Sisson, Sutherland, Vane, Wenberg (Oscar) and Woodall.

Prayer was offered by the Reverend William E. Callahan, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 22, have compared same with the original bill and find it correctly engrossed. A. B. COMFORT, Chairman.

We concur in this report: Gordon J. Brown, Wallace I. Carmichael.

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 456, have compared same with the original bill and find it correctly engrossed. A. B. COMFORT, Chairman.

We concur in this report: Wallace I. Carmichael, Mrs. Vincent F. Jones.

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 505, have compared same with the original bill and find it correctly engrossed. A. B. COMFORT, Chairman.

We concur in this report: Gordon J. Brown, Wallace I. Carmichael.

House of Representatives,

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 195, have compared same with the original bill and find it correctly engrossed. A. B. COMFORT, Chairman.

We concur in this report: Grace Kelley, Jeanette Testu.
MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 211, have compared same with the original bill and find it correctly engrossed.
We concur in this report: Floyd C. Miller, G. Frank Rhodes.

A. B. COMFORT, Chairman.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 351, have compared same with the original bill and find it correctly engrossed.
We concur in this report: Floyd C. Miller, G. Frank Rhodes.

A. B. COMFORT, Chairman.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 407, have compared same with the original bill and find it correctly engrossed.
We concur in this report: Grace Kelley, Jeanette Testu.

A. B. COMFORT, Chairman.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 421, have compared same with the original bill and find it correctly engrossed.
We concur in this report: Grace Kelley, Jeanette Testu.

A. B. COMFORT, Chairman.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 448, have compared same with the original bill and find it correctly engrossed.
We concur in this report: Floyd C. Miller, G. Frank Rhodes.

A. B. COMFORT, Chairman.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 556, have compared same with the original bill and find it correctly engrossed.
We concur in this report: Floyd C. Miller, G. Frank Rhodes.

A. B. COMFORT, Chairman.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 617, have compared same with the original bill and find it correctly engrossed.
We concur in this report: Jeanette Testu, George R. Thompson.

A. B. COMFORT, Chairman.

The Speaker called Mr. Ford to preside.
House Bill No. 103 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

House Bill No. 121 (reported by Committee on Appropriations):
Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

MR. SPEAKER:
House of Representatives,

We, a majority of your Committee on Agriculture and Livestock, to whom was referred House Bill No. 209, making state highway rights of way restricted areas to livestock running at large, 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.

JOHN R. JONES, Chairman.


On motion of Mrs. Hansen, House Bill No. 209 was re-referred to the Committee on Roads and Bridges.

House of Representatives,

Mr. Speaker:
We, a majority of your Committee on Medicine, Dentistry and Drugs, to whom was referred House Bill No. 404, increasing certain pharmacy licenses; requiring wholesale drug license; fixing penalties for late payment, 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.

CHEST KING, Chairman.


Passed to second reading.

House of Representatives,

MR. SPEAKER:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 449, authorizing payment of assessments against state lands 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.

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

JOHN L. O'BRIEN, Vice-Chairman.


Passed to second reading.

House Bill No. 612 (reported by Committee on Elections).
Do pass as amended.
Passed to second reading.

House of Representatives,

MR. SPEAKER:
We, a majority of your Committee on Transportation, to whom was referred House Bill No. 620, adopting Standard Time and referring act to people, have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it be reported out of committee without recommendation.

JEANETTE TESTU, Chairman.


Passed to second reading.

MR. SPEAKER:

House of Representatives,

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Engrossed Senate Bill No. 99, providing for brand inspection and recording and renewal of brands, 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:

House of Representatives,

We, a majority of your Committee on Social Security, to whom was referred Senate Bill No. 148, revising State Employees' Retirement System; creating Retirement System Expense Fund and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

HOMER O. NUNAMAKER, Chairman.


Passed to second reading.

MR. SPEAKER:

MESSAGE FROM THE SENATE

Senate Chamber,

The Senate has passed: Senate Bill No. 178; also Senate Bill No. 210; also Senate Bill No. 221; also Senate Bill No. 223; also Senate Bill No. 257; also Senate Bill No. 264; also Senate Bill No. 290; also Senate Bill No. 296; also Senate Bill No. 320; also Senate Bill No. 328; also Senate Bill No. 333, and the same are herewith transmitted.

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

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

**Senate Bill No. 176**, by Senator Rogers:
An Act relating to the disposition of fines and forfeitures for certain violations of the highway codes, and amending certain chapters of the Laws of 1937.
Referred to Committee on Roads and Bridges.

**Senate Bill No. 210**, by Senator Rogers:
An Act relating to housing authorities; authorizing contributions to death benefit and retirement systems; and authorizing payroll deductions for certain purposes.
Referred to Committee on Social Security.

**Senate Bill No. 221**, by Senator Schroeder:
An Act relating to diking districts; providing for election of commissioners; and amending section 6, Chapter CXVII, Laws of 1895, as amended.
Referred to Committee on Reclamation and Irrigation.

**Senate Bill No. 223**, by Senator Schroeder:
An Act relating to drainage districts; providing for election of commissioners; and amending section 6, Chapter CXV, Laws of 1895, as amended.
Referred to Committee on Reclamation and Irrigation.

**Senate Bill No. 257**, by Senator Witten:
An Act relating to aeronautics and establishment of airports; and amending section 12, Chapter 182, Laws of 1945.
Referred to Committee on Aviation and Airports.

**Senate Bill No. 264**, by Senator Harley:
An Act relating to state government; prescribing the compensation of certain state officers; amending section 1, Chapter 224, Laws of 1937; and declaring an emergency.
Referred to Committee on State Government.

**Senate Bill No. 290**, by Senators Tisdale and Binzer (by Request):
An Act relating to state government; prohibiting the Department of Labor and Industries from changing the accident experience rating of employers in certain instances; and declaring an emergency.
Referred to Judiciary Committee.

**Senate Bill No. 296**, by Senator Davison (By Departmental Request):
An Act relating to education, authorizing the extension of special services for handicapped children and providing support for such extended programs.
Referred to Committee on Education and Libraries.

**Senate Bill No. 320**, by Senator Keefe:
An Act relating to safety devices on certain motor or other vehicles; defining offenses and penalties.
Referred to Committee on Transportation.

**Senate Bill No. 328**, by Senator Kimball:
An Act relating to tidelands in the City of Seattle; and amending section 3, Chapter 177, Laws of 1929, as amended.
Referred to Committee on Forestry, State Lands and Buildings.
Senate Bill No. 353, by Senator Robertson:

An Act relating to public highways; authorizing in certain cases the improvement of state highways by day labor and amending section 1, Chapter 132, Laws of 1943, and declaring an emergency.

Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS

House Bill No. 501, by Representatives Rasmussen and Roderick:

Calling general election September 13, 1949, for submitting measures to voters.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 501, calling general election September 13, 1949, for submitting measures to voters, have had 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 1, line 9 of the original bill, being lines 2 and 3 of the printed bill, after the word “submitting” and before the words “proposed laws”, strike the word “certain”

Strike the whole of section 6 and insert in lieu thereof the following: “Sec. 6. There is hereby appropriated from the General Fund the sum of five hundred thousand dollars ($500,000), to be distributed as follows: Three hundred thousand dollars ($300,000) shall be distributed among the thirty-nine (39) counties of the state in proportion to the number of votes cast in each county in the last general election, and two hundred thousand dollars ($200,000) or so much thereof as shall be necessary, shall be allocated to the Secretary of State for the purpose of carrying out the provisions of this act.”

In line 2 of the title of the original bill, being line 2 of the title of the printed bill, after the word “submitting” and before the word “measures” strike the word “certain”

Ole H. Olson, Chairman.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 501, calling general election September 13, 1949, for submitting measures to voters, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


House Bill No. 501 was read the second time by sections.

On motion of Mr. Hodde, the committee amendment to section 1, page 1, line 9, of the original bill was adopted.

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

Strike the whole of section 6 and insert in lieu thereof the following: “Sec. 6. The sum of five hundred thousand dollars ($500,000), or so much thereof as may be necessary, is appropriated from the General Fund to the Secretary of State for the purpose of carrying out the provisions of this act and for reimbursing the respective county auditors for county expenses, incidental to conducting the election provided for in this act, in an amount not in excess of seventy-five dollars ($75) per precinct. Each county auditor shall, through the respective board of county commissioners, present such expenses upon state voucher forms in duplicate, listing in detail all said expenses. The Secretary of State, after approval of said vouchers, shall present the same for payment
to the State Auditor, who shall issue state warrants therefor to be charged to the appropriation made herein."

On motion of Mr. Hodde, the second committee amendment striking the whole of section 6 was laid on the table without taking the bill with it.

On motion of Mr. Hodde, the committee amendment to the title was adopted.

POINT OF INFORMATION

Mr. Zent:
"Mr. Speaker, there were only two committee amendments, is that correct?"

The Speaker (Mr. Ford presiding):
"That is correct. Two committee amendments have been adopted."

Mr. Riley 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 Carroll, Miller (C. C.), and Rasmussen.

MOTIONS

On motion of Mr. Riley, the absentees were excused and the House proceeded with business under the call of the House.

On motion of Mr. Hodde, the rules were suspended, Engrossed House Bill No. 501 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

POINT OF INFORMATION

Mr. Cory:
"Mr. Speaker, I would like to ask Mr. Hodde a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Hodde:
"Yes."

Mr. Cory:
"I wonder considering the matters you have in this and in the other measures, if local and state elections will be held at the time of this special election?"

Mr. Hodde:
"The reason the word 'sole' is in there is to prevent or guard against a situation where some county official might have died during the interim. Some might interpret the law that successors to deceased officials might be chosen at this election. It would be a state-wide election but it would be an election for these propositions alone rather than for candidates to fill vacancies in offices."

POINT OF INFORMATION

Mr. Zent:
"Mr. Speaker, I would like to ask Mr. Hodde a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Hodde:
"Yes."
Mr. Zent:

"Why could not this be a special election? Would this have to be on a general election basis?"

Mr. Hodde:

"The constitution provides that the people must pass upon this proposition at a general election, an election in every precinct and on some general proposition especially called rather than a special election. You can't call this a special election, in our opinion, and provide that it was only called for the purpose of submitting bonds for a vote. The constitution does not say it must be a regular general election when candidates run for office, but a general election throughout the state especially called for the purpose of voting these bonds."

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 501.

The Clerk called the roll on the final passage of Engrossed House Bill No. 501, and the bill passed the House by the following vote: Yeas, 71; nays, 26; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Bargreen, Bergevin, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—71.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Cory, Forshee, Foster, Gordon, Hillyer, Hoefer, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Raugust, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall—26.

Those absent or not voting were: Representatives Carroll, Rasmussen—2.

Engrossed House Bill No. 501, having received the constitutional majority, was declared passed.

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

House Bill No. 506, by Representative Hansen:

Revising 40 mill tax limit law and authorizing 5 mill state levy.

House of Representatives,

Mr. Speaker:

We, a part of your Committee on Revenue and Taxation, to whom was referred House Bill No. 506, revising 40 mill tax limit law and authorizing five mill state levy, have had 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 1 of the original bill, being page 3, line 6 of the printed bill, after the word "money" and before the period (.) and asterisks ( * * * * * ) add the following: "Provided, That the maximum millage that may be levied in 1949 and 1950 for state purposes shall be three (3) mills: Provided Further, that in 1949 the State Board of Equalization shall have jurisdiction, and shall be reconvened if necessary, to make the levy for state purposes at any time prior to October 25, 1949."
Amend the bill on page 4, line 1 of the original bill, being page 3, line 6 of the printed bill, immediately following section 2, add 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."

Amend the title in lines 3 and 4 of the original bill, being line 3 of the printed bill, after the semicolon (;) following the word "limitation" and before the word "amending" insert the following: "providing for a levy for state purposes;"

Further amend the title, in line 6 of the original bill, being line 4 of the printed bill, strike the period (.) following the figures "1935", insert in lieu thereof a comma (,) and add the following: "and declaring an emergency." Ola H. Olson, Chairman.


House of Representatives,

Mr. Speaker:
We, a part of your Committee on Revenue and Taxation, to whom was referred House Bill No. 506, revising 40 mill tax limit law and authorizing five mill state levy, 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. Hodde moved the adoption of the following amendment:
In section 1, page 1, line 9 of the printed bill strike the word and figure "five (5)" before the word "mills" and insert in lieu thereof the following "four (4)"

Point of Information
Mr. Bassett:
"Mr. Speaker, I would like to ask Mr. Hodde a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Hodde:
"Yes."

Mr. Bassett:
"As I understand you, Mr. Hodde, the levies of 2 and 3 mills for the Metropolitan Tract District are exempt under this bill?"

Mr. Hodde:
"As the bill is presently drawn, they are not, but as the amendments are being offered, and, if adopted, it will not affect the Metropolitan Tract."

The motion by Mr. Hodde was carried and the amendment was adopted.
Mr. Hodde moved the adoption of the following amendment:
Further amend the bill in section 1, page 1, line 10 of the printed bill by striking the word and figure "ten (10)" before the word "mills" and insert in lieu thereof the following "eight (8)"

Point of Information
Mr. Shadbolt:
"Mr. Speaker, I would like to ask Mr. Hodde a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"
Mr. Hodde:
"Yes."

Mr. Shadbolt:
"Mr. Hodde, this 2 mills for higher education brings in about $3,200,000 a year. You are only giving them a 25 million dollar bond issue, and the bonds run for twenty years. In twenty years you will have taken 64 million dollars away from them."

Mr. Hodde:
"The answer to that is this: "I talked to the people, particularly in colleges and the university even before the session about this two mills. It constitutes a very small portion of their total budget. In other words, the colleges and university are in a better position not to have the two mills assigned to them, but to support this general fund appropriation. The two mills allocated to them is less than 20% of their budget. I don't feel that we would be taking away from the university and state college anything that would in any way affect the size of their budget."

The motion by Mr. Hodde was carried and the amendment was adopted.

Mr. Hodde moved the adoption of the following amendment:

Further amend the bill in section 1, page 3, line 25 of the original bill, being page 2, line 43 of the printed bill, after the period (.) following the word "made" add a new paragraph to read as follows: "Notwithstanding the limitations hereinbefore made, each county shall have the power and is authorized to make a contingent budget and to certify a contingent amount of tax to be levied therefor which shall be operative and effective in the event that the aggregate of all levies subject to the limitations of this act and all levies authorized by law, except port district and public utility district levies and authorized excess levies, is less than forty (40) mills. The amount of the contingent levy shall not exceed the difference between such aggregate levy and forty (40) mills."

POINT OF INFORMATION

Mr. Shadbolt:
"Mr. Speaker, I would like to ask Mr. Hodde a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Hodde:
"Yes."

Mr. Shadbolt:
"In line 6, page 2, that was changed. In the present law it requires 60%."

Mr. Hodde:
"Mr. Shadbolt brings up what I was going to speak about on the final passage. If agreeable to the House, I would be glad to answer Mr. Shadbolt's question."

The Speaker (Mr. Ford presiding):
"Hearing no objection, Mr. Hodde, you may proceed."

Mr. Hodde:
"The changes that are made in the balance of the section pertain to that effort to bring the law in conformity with the constitution. You know this law we are presently amending was put on the statute books before the passage of the 40 mill limit of the state constitution. In the forty mill limit of the state constitution there are restrictions set up as to how we should vote a special levy. We thought that this statute should be in conformity with the present constitutional amendment. The present constitution says if you are going to vote a special levy, you must have at least 40% of the voters in said taxing district vote on the proposition and you must have 60% of those voters in favor of the proposition. That is what this means. It says the levy shall be as required by the constitution. If the constitution is changed, it might be necessary to come back and change this statute to conform with the constitutional provision."
"The constitution says that any school district, city or town may vote twice every year on the matter of a special levy, or a bond issue. The statute now says they may vote once a year. To a certain extent you might argue that this is changing the 40 mill act to make it correspond with the constitution. It has a lot of merit. Many times a district will put up a levy and the people may pass it, even if excessive, because they wouldn't have another chance to vote on it. If a school board puts up to a vote a 50 mill levy, the people have this choice, either to vote or be deprived of any building program until the next year. Under this provision, if the people do not want to pass the first proposition submitted to them because they think it is too high, they can turn it down. The school board can submit a different proposition. They do not have to accept the first because they may have another choice. We think they should vote twice a year because in that manner the people would have a better selection.

"Those are the few changes that come in here and that bring the statute in conformity with the present constitutional restrictions."

The motion by Mr. Hodde to adopt the amendment to section 1, page 3, line 25 of the original bill, being page 2, line 43 of the printed bill, was carried and the amendment was adopted.

Mr. Hodde moved that the committee amendment to section 2, page 4, line 1 of the original bill be laid on the table.

The motion was carried.

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

In section 2, page 3, line 1 of the printed bill, after the word "is" strike the balance of the section and insert in lieu thereof the following: "repealed."

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

Amend the bill by adding thereto a new section to follow immediately after section 2 to be known as section 3, to read as follows: "Sec. 3. Section 2701 of the Code of 1881, section 7, Chapter 216, Laws of 1939, as amended by section 1, Chapter 172, Laws of 1943, section 10, Chapter 216, Laws of 1939, as amended by section 2, Chapter 172, Laws of 1943, and section 11, Chapter 216, Laws of 1939, as amended by section 3, Chapter 172, Laws of 1943, are repealed and, from and after the effective date of this act, the Department of Social Security shall have the duty to furnish and be responsible for the relief, medical care and burial expense of indigent residents or non-residents to the same extent as counties have heretofore been responsible for such care and relief under the statutes repealed herein. From and after the effective date of this act reducing the authorized levy by any county to eight (8) mills the respective counties shall have no responsibility in respect to the care of indigent persons."

On motion of Mr. Olson, the committee amendment adding a new section to be known as section 3 was adopted.

On motion of Mr. Olson, the following amendment was adopted.

Amend the committee amendment adding a new "Sec. 3." by renumbering said section to read "Sec. 4." as amended.

On motion of Mr. Olson, the committee amendment to the title in lines 3 and 4 of the original bill was adopted.

On motion of Mr. Olson, the committee amendment to the title in line 6 of the original bill was withdrawn.

On motion of Mr. Hodde, the following amendment to the title was adopted:

Amend the title, in line 5 of the title of the original bill, being line 4 of the title of the printed bill after the words and figures "Laws of 1945" strike the balance of the title and insert in lieu thereof the following: "; transferring certain welfare duties to the Department of Social Security; abolishing the duty of counties to care for indigent persons and to make levies for public welfare purposes and repealing section 1, Chapter 131, Laws of 1935; section 2701 of the Code of 1881; section 7, Chapter 216, Laws of 1939, as amended by section 1, Chapter 172, Laws of 1943; section 10, Chapter 216, Laws of
On motion of Mr. Hodde, the rules were suspended, Engrossed House Bill No. 506 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 506.

The Clerk called the roll on the final passage of Engrossed House Bill No. 506, and the bill passed the House by the following vote: Yeas, 88; nays, 10; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hoffmeister, Hollday, Hoopingarner, Jones (John R.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Forshee, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Lester, Neill, Raugust, Sisson, Stonecipher, Woodall—10.

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

Engrossed House Bill No. 506, having received the constitutional majority, was declared passed.

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

**House Bill No. 487**, by Representatives Comfort, Ford and Eldridge (By Departmental Request):

Revising employment security definitions and benefits and declaring an emergency.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred House Bill No. 487, revising employment security definitions and benefits 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 3, page 2, line 8 of the original bill, being page 2, line 1 of the printed bill, after the word “controlled” strike the colon (:) insert in lieu thereof a period (.) and strike the balance of the underscored matter down to and including the period (.) following the word “fish” in line 11 of the original bill, being line 3 of the printed bill

In section 5, page 7, line 30 of the original bill, being page 5, lines 4 and 5 of the printed bill, after the asterisks and before the word “hundred” strike the underscored word “six” and insert in lieu thereof the underscored word “five”.

In section 16, page 10, line 7 of the original bill, being page 6, line 16 of the printed bill, beginning with the word “Base” strike the remainder of the section and insert in lieu thereof the following:
<table>
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<th>Maximum Benefits Potentially Payable</th>
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<tr>
<td>1900 and over</td>
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</tr>
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</table>

FIFTY-THIRD DAY, MARCH 3, 1949


HOMER O. NUNAMAKER, Chairman.

The bill was read the second time by sections.
On motion of Mr. Nunamaker, the committee amendments recommended
by the majority committee report were adopted.

The Speaker resumed the chair.
The Speaker observed within the bar of the House former Representative
Ralph Van Dyk from Whatcom County, and appointed Mr. Pedersen and
Mr. Watson to escort him to a seat beside the Speaker. (Applause).
Mr. Foster moved that the House dispense with further proceedings under
the call of the House.
The motion was lost.

On motion of Mr. Nunamaker, the rules were suspended, Engrossed House
Bill No. 487 was advanced to third reading, the second reading considered the
third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage
of Engrossed House Bill No. 487.

The Clerk called the roll on the final passage of Engrossed House Bill No.
487, and the bill passed the House by the following vote: Yeas, 97; nays, 1;
absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy),
Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair,
Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Cal­
low, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge,
Farrington, Ford, Forshée, Foster, Frayn, Gallagher (Bernard J.), Gallagher
(Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hof­
meister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones
(Mrs. Vincent F.), Kelley, King, Kninear, Knoblauch, Kupka, Lester, Marde­
sich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr,
Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rau­
gust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann,
Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Ver­
non A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washin­
ton, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wood­
all, Wyatt, Young, Zent, Mr. Speaker—97.

Those voting nay were: Representative Comfort—1.
Those absent or not voting were: Representative Rasmussen—1.

Engrossed 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.

MOTION

On motion of Mr. Gallagher (Michael J.), the House reverted to the fifth
order of business for the purpose of receiving committee reports.

REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:
We, your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 398, have compared same with the original bill and find it
correctly engrossed.
A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, G. Frank Rhodes.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 466, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Clayton Farrington, G. Frank Rhodes.

A. B. Comfort, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 502, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Howard T. Ball, Grace Kelley.

A. B. Comfort, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 503, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Howard T. Ball, Grace Kelley.

A. B. Comfort, Chairman.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred House Bill No. 593, appropriating for purchase of school grant lands for park purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert Bernethy, Chairman.

We concur in this report: Edward A. Buse, Edwin A. Henderson, David Hoefel, Sidney S. Jeffreys, Chet King.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Joint Resolution No. 6, providing for annual legislative sessions, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Michael J. Gallagher, Chairman.


Passed to second reading.

Motion

On motion of Mr. Ford, the House advanced to the ninth order of business. The House resumed consideration of bills on second reading.
SECOND READING OF BILLS

House Bill No. 123, by Representative Powell:

Requiring legislative approval of any regents' action on University Tract.

Mr. Wilson moved that Substitute House Bill No. 123 be substituted for House Bill No. 123, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 123 was read the second time by sections.

Mr. Coughlin moved the adoption of the following amendment:

Amend section 1, line 19 of the printed bill, strike the word and figures "December 31, 1959" and insert in lieu thereof the following word and figures: "November 1, 1954"

Debate ensued.

Mr. Comfort moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

On motion of Mr. Wilson, the rules were suspended, Substitute House Bill No. 123 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 123.

The Clerk called the roll on the final passage of Substitute House Bill No. 123, and the bill passed the House by the following vote: Yeas, 99; nays, 0; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hol lidsay, Hoopingarner, Jeffrey s, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Shumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—99.

Substitute 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.

MOTION

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

MOTION

On motion of Mr. Ford, 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 except Representatives Ball, Bergevin, Carty, Dillard, Eldridge, Gordon, Hofmeister, Jeffreys, Jones (John R.), Paulsen, Ridgway, Rosenberg, Smiley, Smith (Ralph A.), Vane, Wenberg (Oscar), and Woodall, Representative Ball having been previously excused.

Mr. Ford demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.
The Clerk called the roll and all members were present except Representatives Ball, Jones (John R.), Smith (Ralph A.), and Wenberg (Oscar), Representative Ball having been previously excused.

MOTION

Mr. Riley moved that the absent members be excused and that the House proceed with business under the call of the House.
The motion was lost.

MOTION

On motion of Mr. Ford, the absent members were excused and the House proceeded with business under the call of the House.

REPORTS OF STANDING COMMITTEES

House Bill No. 18 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House of Representatives,

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 212, authorizing acquisition of street and highway approaches to Western Washington College; 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 be reported out of committee without recommendation.

Chairman
JOHN L. O'BRIEN, Vice-Chairman.


Passed to second reading.

House Bill No. 604 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

House of Representatives,

We, a majority of your Judiciary Committee, to whom was referred Engrossed Substitute Senate Bill No. 51, providing state guaranty of Judges' Retirement Fund solvency and authorizing return of contributions of judges' widows, have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

Senate Bill No. 116 (reported by Judiciary Committee):
Do pass as amended.
Passed to second reading.

House of Representatives,

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 217, regulating administration of partnership estates and authorizing continuation of partnership business, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARTHUR R. PAULSEN, Chairman.


Passed to second reading.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

House Bill No. 181, by Representatives Riley and Thompson:
Creating Washington State Progress Commission; transferring certain functions thereto and making an appropriation.

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 181, creating Washington State Progress Commission; transferring certain functions thereto and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 6, page 2, line 31 of the original bill, being page 2, line 20 of the printed bill, after the words "the sum of" strike the words and figures "seven hundred thousand dollars ($700,000)" and insert in lieu thereof the words and figures "five hundred thousand dollars ($500,000)"

EDWARD F. RILEY, Chairman
JOHN L. O'BRIEN, Vice-Chairman.


House Bill No. 181 was read the second time by sections.

Mrs. Testu moved the adoption of the following amendment:

In section 1, page 1, line 10 of the original bill, being line 2 of the printed bill, beginning with the words and figure "seven (7) members" strike all of the matter down to and including the period (.) following the word "years" in line 15 of the original bill, being line 7 of the printed bill, and insert in lieu thereof the following: "nine (9) members, six (6) members to be appointed by the Governor, to hold office for a term of six (6) years. For purposes of initial appointment two (2) of these members shall hold office for a term of two (2) years, two (2) for a term of four (4) years and two (2) for the full statutory term.

"Three (3) members shall be appointed by the Governor from a list of six (6) nominees recommended by industry and management. Three (3) members shall be appointed from a list of six (6) nominees recommended by organized labor. The remain-
Debate ensued.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The motion by Mrs. Testu was carried and the amendment was adopted on a rising vote.

Mr. Morris moved the adoption of the following amendment:

Amend section 3, line 2, page 2 of the printed bill, by inserting after the comma (,) following the figures “1937” and before the word “and” the following: “sub-sections (a) through (c) of section 3.”

The Speaker recognized Mr. Riley.

POINT OF ORDER

Mr. Watson:

“Point of order, Mr. Speaker. We are considering House Bill No. 181, not House Bill No. 116.”

Mr. Riley:

“I am talking about House Bill No. 181 by saying that House Bill No. 181 came out of committee with recommendation ‘do pass’, and House Bill No. 116 is still in committee.”

Mr. Washington moved that the amendment by Mr. Morris be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table.

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

Mr. Coughlin moved the adoption of the following amendment:

Amend section 6, line 20, page 2 of the printed bill, after the words “sum of” strike the words and figures “seven hundred thousand dollars ($700,000)” and insert in lieu thereof the following words and figures: “two hundred fifty thousand dollars ($250,000)”

On motion of Mr. Carty, the amendment by Mr. Coughlin was laid on the table without taking the bill with it.

Mr. Henderson moved the adoption of the following amendment:

Amend the bill by inserting a new section immediately following section 6, to be numbered “6a.”, to read as follows:

“Sec. 6a. To care for the expense of the Washington State Progress Commission, there is hereby levied and assessed against all hotels one dollar ($1.00) per room for the months of July and August, 1949 and 1950, payable on or before September 1st of each year, with a penalty of ten per cent (10%) to be added for all delinquencies under this act. The following institutions and business establishments shall be assessed as follows: motor courts and tourist parks an annual license fee of five dollars ($5.00) per rental; against all gas stations, auto supply and accessory establishments and public garages, and all institutions selling refreshments, soft drinks, liquors and beer taverns, dance halls, and recreation resorts of all kinds, five dollars ($5.00) for July and August, 1949 and 1950; against all resorts engaged in the business of letting boats for hire, an annual license fee of one dollar ($1.00) per boat over ten (10) in number, five dollars ($5.00) for ten (10) boats or under per annum; against all restaurants an annual license fee of five dollars ($5.00); against all real estate firms or offices five dollars ($5.00) for July and August, 1949 and 1950. All such sums shall be collected by the State Tax Commission and the receipts thereof remitted to the State Treasurer.”
QUESTION OF CONSIDERATION

Mr. Zent:
"Mr. Speaker, on that I raise the question of consideration."

The Speaker:
"Your motion is out of order, Mr. Zent. The question of consideration is not in order on an amendment, but only on the main question."

The motion by Mr. Henderson was carried and the amendment was adopted on a rising vote.

Mrs. Anderson (Eva) moved the adoption of the following amendment:
In section 6, page 3, line 1 of the original bill, being page 2, line 20 of the printed bill, after the figures "($500,000)" as amended by committee amendment adopted March 3, 1949, strike the balance of the section and insert in lieu thereof the following: "and the sum of forty thousand dollars ($40,000) to carry on the state resources program."

Debate ensued.
Division was called for. The motion was carried and the amendment was adopted on a rising vote.

Mr. Riley moved the adoption of the following amendment:
Strike all of section 6a, the amendment offered by Mr. Henderson.

POINT OF ORDER

Mr. Coughlin:
"Point of order, Mr. Speaker. We just acted on that exact question."

The Speaker:
"The Speaker is of the opinion your point of order would have been well taken previous to the adoption of the other amendment. The bill has been changed and it is in order to reconsider by amendment. The motion is in order and remarks on the motion are in order."

Debate ensued.
Mr. Miller (Floyd C.) demanded the previous question and the demand was sustained.

The motion by Mr. Riley was carried and the amendment was adopted.

On motion of Mr. Riley, the rules were suspended, Engrossed House Bill No. 181 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 181.

The Clerk called the roll on the final passage of Engrossed House Bill No. 181, and the bill passed the House by the following vote: Yeas, 86; nays, 13; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson ((Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneen, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clayde J.), Miller (Floyd C.), Mohr, Morris, Neil, Nunamaker, O'Brien, Olson, Paulsen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.),
FIFTY-THIRD DAY, MARCH 3, 1949

Sprague, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Zent, Mr. Speaker—86.

Those voting nay were: Representatives Anderson (B. Roy), Comfort, Coughlin, Eldridge, Gordon, Jeffreys, Pedersen, Schumann, Shadbolt, Stonecipher, Woodall, Wyatt, Young—13.

Engrossed 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.

MOTION

On motion of Mr. Farrington, Mr. Carmichael and Mr. Farrington were excused from the call of the House for work on the Engrossment Committee.

MOTION

On motion of Mr. Riley, Mr. Shannon was excused from the call of the House to attend a meeting of the Appropriations Committee in the Senate.

MOTION

On motion of Mr. Hallauer, Mr. Olson was excused from the call of the House.

MOTION

On motion of Mr. Adams, Mr. Riley was excused from the call of the House for work on the Appropriations Committee.

House Bill No. 582, by Representative Foster:
Authorizing issuance of bonds by rural county library districts.

MR. SPEAKER:
We, a majority of your Committee on Education and Libraries, to whom was referred House Bill No. 582, authorizing issuance of bonds by rural county library districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 7 of the original bill, being line 1 of the printed bill, after words "library district" and before the comma (,) insert the following: "or of any inter-county library district"

F. STUART FOSTER, Chairman.


The bill was read the second time by sections.

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

On motion of Mr. Foster, the rules were suspended, Engrossed House Bill No. 582 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 582.

The Clerk called the roll on the final passage of Engrossed House Bill No. 582, and the bill passed the House by the following vote: Yeas, 85; nays, 9; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge,
Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O’Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, ShADBolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—85.

Those voting nay were: Representatives Forshee, Gordon, Henderson, Hillyer, Lester, Neill, Sprague, Stonecipher, Woodall—9.

Those absent or not voting were: Representatives Carmichael, Farrington, Olson, Riley, Shannon—5.

Engrossed House Bill No. 582, having received the constitutional majority, was declared passed.

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

**House Bill No. 227,** by Representatives Thompson and Jones (John R.):

Providing weights and measures standards and regulation by Director of Agriculture; making an appropriation and declaring an emergency.

Mr. Thompson moved that Substitute House Bill No. 227 be substituted for House Bill No. 227, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 227 was read the second time by sections.

On motion of Mr. Ford, Mr. Gallagher (Bernard J.) was excused from the call of the House.

On motion of Mr. Thompson, the rules were suspended, Substitute House Bill No. 227 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 227.

The Clerk called the roll on the final passage of Substitute House Bill No. 227, and the bill passed the House by the following vote: Yeas, 90; nays, 3; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, CAlLOW, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, ShADBolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those voting nay were: Representatives Donohue, Jeffreys, Stonecipher—3.
Those absent or not voting were: Representatives Carmichael, Farrington, Gallagher (Bernard J.), Olson, Riley, Shannon—6.

Substitute 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. 521, by Representative Woodall:

Transferring control of certain state land from Department of Agriculture to State College of Washington.

The bill was read the second time by sections.

On motion of Mr. Anderson (B. Roy), Mr. Kinnear was excused from the call of the House to attend a conference in the Governor's office.

On motion of Mr. Woodall, 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.

The Speaker declared the question before the House to be the final passage of House Bill No. 521.

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, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshay, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representative Brown (Gordon J.)—1.

Those absent or not voting were: Representatives Gallagher (Bernard J.), Kinnear, Olson, Riley, Shannon—5.

House Bill No. 521, having received the constitutional majority, was declared passed.

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

House Bill No. 563, by Representatives Hansen and Comfort:

Relating to diking and drainage districts.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 563, relating to diking and drainage districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 13 of the original bill, being line 5 of the printed bill, after the comma (,) following the word "Washington" add the following: "the board of
county commissioners of the county in which such district is situated, on behalf of such district may consent to and permit the United States, or any agency thereof, to perform any work or service upon or with regard to such district's system of improvements which shall by the board be found to be for the benefit of such district and the property therein, or, if the enlargement, betterment or other improvement of such district's system of improvements, or the performance of extraordinary maintenance work upon or with respect to its existing system of improvements shall have been authorized, the board may contract, on behalf of said district, upon such terms as may be agreed upon by the United States and the board for the performance of the work so authorized by said Corps of Engineers, or other agency of the United States. No bond shall be required by the district for any work performed by or under the supervision of said Corps of Engineers, or other agency of the United States."

Amend the bill by adding a new section to be known as section 2, to follow section 1, to read as follows:

"Sec. 2. If at any time, whether prior or subsequent to the making of any contract authorized by the preceding section, there shall be made available and paid to a district fund appropriated by the Congress of the United States to pay the costs and expenses of reconstruction, improvement, repair or maintenance of the district's system of improvements or any part thereof, said funds shall be paid into the district's maintenance or construction fund, according as the work is maintenance or new construction, and thereafter used and disbursed upon the order of the board, provided that if the district shall have theretofore issued extraordinary maintenance warrants or maintenance bonds or construction bonds, said funds shall be used to pay and retire said bond or warrants to the extent of said funds. When all said warrants or bonds have been paid, the assessment levied to pay said warrants or bonds, or those installations of such assessment not then due and payable, shall be cancelled. If the funds made available and paid to the district by the United States shall be more than sufficient to pay and retire all then outstanding warrants or bonds issued to pay the cost of the particular work, whether maintenance or new construction, then the excess of such Federal aid funds, up to the amount of the total of the assessments to pay for such work theretofore paid, shall be paid by the treasurer to those who have paid such assessment or assessments in the proportion that the total of all such assessments paid by any one bears to the total of all such assessments theretofore paid, and any balance of such Federal aid funds remaining shall become and be part of the maintenance fund of the district. Any assessment or installment of assessment not cancelled under the provisions hereof, or any balance thereof which when collected shall not be required for the payment of interest or principal of any of said warrants or bonds, shall, after all said warrants or bonds have been paid, be paid into and become part of the maintenance fund of the district."

NAT W. WASHINGTON, Chairman.

We concur in this report: Arthur Bergevin, John R. Jones, Joe F. Lester, Ole H. Olson, George R. Thompson.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the committee amendments were adopted.

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 563 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 563.

The Clerk called the roll on the final passage of Engrossed House Bill No. 563, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holiday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller
FIFTY-THIRD DAY, MARCH 3, 1949

(C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Gallagher (Bernard J.), Kinnear, Olson, Riley, Shannon—5.

Engrossed House Bill No. 563, having received the 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. Powell, Mr. Sisson was excused from the call of the House to visit the License Department.

MOTION

On motion of Mr. Comfort, Mr. Farrington was excused from the call of the House to keep an important engagement at the High School.

MOTION

On motion of Mr. Gallagher (Bernard J.), Mr. Simmons and Mr. Young were excused from the call of the House.

MOTION

Mr. Zent moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

House Bill No. 149, by Representative Adams:

Relating to trade-marks; limiting effective period of registration to twenty years; increasing registration fee.

Mr. Adams moved that Substitute House Bill No. 149 be substituted for House Bill No. 149, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 149 was read the second time by sections.

On motion of Mr. Adams, the rules were suspended, Substitute House Bill No. 149 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 149.

The Clerk called the roll on the final passage of Substitute House Bill No. 149, and the bill passed the House by the following vote: Yeas, 89; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Hofmeister, Hollday, Hoopinggarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King,
Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nell, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—89.

Those voting nay were: Representatives Henderson, Sisson—2.

Those absent or not voting were: Representatives Farrington, Gallagher (Bernard J.), Kinnear, Olson, Riley, Shannon, Simmons, Young—8.

Substitute House Bill No. 149, having received the constitutional majority, was declared passed.

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

The Speaker observed within the bar of the House former Representative Martin V. Easterday from Pierce County, and appointed Mr. Vane and Mr. Knoblauch to escort him to a seat beside the Speaker. (Applause).

House Bill No. 679, by Representatives Knoblauch and Cory:
Relating to state institutions.

Mr. Speaker:
We, a majority of your Committee on State Institutions, to whom was referred House Bill No. 679, relating to 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 with the following amendments:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. There is hereby created an interim bi-partisan committee composed of three (3) members of the Senate, appointed by the President of the Senate, and three (3) members of the House of Representatives, appointed by the Speaker of the House. The said committee shall have the following duties and powers:

"(a) To investigate the conditions, methods of operation, facilities and buildings of and in the penal institutions, and the various state institutions for the insane, feeble minded, delinquent and handicapped persons, adult and minor, in this state;

"(b) To cause to be conducted under its direction and in conjunction with the Department of Youth Protection and the Youth Protection Commission, if established by law, and with such other departments and agencies as it may select, a comprehensive study and survey of the following matters: (1) extent and distribution of delinquency and dependency; (2) probation and detention services; (3) institutional and other programs and facilities for care and treatment; (4) personnel standards and requirements; (5) guidance and diagnostic programs and facilities; (6) coordination and utilization of existing resources such as University, State College, State Departments of Education, Health, Welfare, Forestry and any other appropriate departments of state, county or municipal government; (7) coordination of the various programs in the field of prevention; (8) comparison of present laws and procedures with those of other states; (9) such other related matters as the committee may deem appropriate;

"(c) To conduct hearings, administer oaths, take depositions, subpoena witnesses and compel their depositions;

"(d) And to report concerning their activities at least semi-annually to the Speaker of the House of Representatives, Lieutenant Governor, the Legislative Council if created, and to the Governor.

"Said committee may employ such persons as it may deem necessary or proper in the exercise of the authority vested in it and may fix their compensation. All officers, employees, departments and agencies of the state shall make available to the committee all books, papers, documents and information requested by the committee and shall answer all questions pertinent or material to any inquiry, investigation or hearing being conducted by the committee. Members of the committee shall be entitled to an allowance of ten dollars ($10) per day and shall be reimbursed for their traveling, lodg-
motion and subsistence expenses while absent from their usual places of residence in performance of their duties the same as is provided for elective state officers and employees.

"Sec. 2. There is appropriated from the General Fund the sum of fifteen thousand dollars ($15,000) or so much thereof as may be necessary to carry out the provisions of this act.

"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."

Amend the title, in line 1 of the title, after the semi-colon (;) following the word "institutions", add the following: "creating an interim bi-partisan committee; prescribing its duties and powers; making an appropriation, and declaring an emergency."

REUBEN A. KNOBLAUCH, Chairman.

We concur in this report: Howard T. Ball, Arthur S. Cory, James P. Dillard, Russell T. Hoopingarner, Mrs. Vincent F. Jones, Grace Kelley, Floyd C. Miller, G. Frank Rhodes, Grant C. Sisson.

RBETE OF REPRESENTATIVES,

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 679, relating to 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 with the following amendments:

In section 1, lines 12 and 13 of sub-section (d) of the House committee amendment, being lines 11 and 12 of the original House committee amendment, after the words "Members of the committee" and before the words "shall be reimbursed", strike the words and figures "shall be entitled to an allowance of ten dollars ($10) per day and"

In section 2, lines 1 and 2 of the House committee amendment, being lines 1 and 2 of the original House committee amendment, after the words "the sum of" and before the words "or so much" strike the words and figures "fifteen thousand dollars ($15,000)" and insert in lieu thereof "ten thousand dollars ($10,000)"

EDWARD F. RILEY, Chairman.
JOHN L. O'BRIEN, Vice-Chairman.


House Bill No. 679 was read the second time by sections.

Mr. Knoblauch moved the adoption of the committee amendment by Committee on State Institutions striking everything after the enacting clause and inserting three new sections.

On motion of Mr. Knoblauch, the committee amendment by the Committee on Appropriations to section 1, lines 12 and 13 of subsection (d) of the committee amendment by Committee on State Institutions was adopted.

On motion of Mr. Knoblauch, the committee amendment by the Committee on Appropriations to section 2, lines 1 and 2 of the committee amendment by Committee on State Institutions was adopted.

The motion by Mr. Knoblauch to adopt the committee amendment by Committee on State Institutions was carried and the amendment as amended was adopted.

On motion of Mr. Knoblauch, the amendment to the title by the Committee on State Institutions was adopted.

On motion of Mr. Knoblauch, the rules were suspended, Engrossed House Bill No. 679 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 679.

The Clerk called the roll on the final passage of Engrossed House Bill No.
679, and the bill passed the House by the following vote: Yeas, 87; nays, 3; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopigarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblach, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Smiley, Smith (Ralph A.), Smith (Veron A.), Sprague, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—87.

Those voting nay were: Representatives Jeffreys, Pedersen, Stonecipher—3.

Those absent or not voting were: Representatives Farrington, Gallagher (Bernard J.), Kinnear, Olson, Riley, Shannon, Simmons, Sisson, Young—9.

Engrossed House Bill No. 679, having received the constitutional majority, was declared passed.

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

**MOTION**

Mr. Allen moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

**MOTION**

Mr. Vane moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

**House Bill No. 401**, by Representatives Thompson and Testu:

Fixing teachers' minimum wage at $200 per month.

The bill was read the second time by sections.

On motion of Mrs. Testu, the rules were suspended, House Bill No. 401 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 401.

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

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopigarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblach, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller
(Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Farrington, Gallagher (Bernard J.), Kinnear, Riley, Shannon, Sisson, Young—7.

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.

**House Bill No. 199**, by Representatives Comfort, Ford and Eldridge:
Adding Chapter XI, Disability Compensation to Unemployment Compensation Act; making an appropriation and declaring an emergency.

Mr. Ford moved that Substitute House Bill No. 199 be substituted for House Bill No. 199, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 199 was read the second time by sections.

On motion of Mr. Vane, the rules were suspended, Substitute House Bill No. 199 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Vane demanded the previous question, but the demand was not sustained.

Further debate ensued.

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

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 199.

The Clerk called the roll on the final passage of Substitute House Bill No. 199, and the bill passed the House by the following vote: Yeas, 82; nays, 13; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Bassett, Forshee, Foster, Frayn, Gordon, Hillier, Hoefel, Johnston, Neill, Powell, Smith (Vernon A.), Stonecipher, Woodall—13.

Those absent or not voting were: Representatives Farrington, Gallagher (Bernard J.), Riley, Shannon—4.
Substitute House Bill No. 199, having received the constitutional majority, was declared passed.

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

**House Bill No. 276**, by Representatives Kinnear and O'Brien:

Providing aid to needy blind; establishing standards for self-support aid.

Mr. O'Brien moved that Substitute House Bill No. 276 be substituted for House Bill No. 276, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 276 was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Substitute House Bill No. 276 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 276.

The Clerk called the roll on the final passage of Substitute House Bill No. 276, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopin-garner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Farrington, Gallagher (Bernard J.), Riley, Shannon—4.

Substitute House Bill No. 276, having received the constitutional majority, was declared passed.

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

**MOTION**

Mr. Holliday moved that the House dispense with further proceedings under the call of the House.

The motion was lost.
Mr. Ford moved that action on House Joint Resolutions Nos. 9 and 10 be deferred and that the resolutions be placed on this evening's second reading calendar.

The motion was carried.

**House Bill No. 2**, by Representative Henderson:

Authorizing removal of Governor's mansion, construction of state office building, issuance of bonds, making an appropriation.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands & Buildings, to whom was referred House Bill No. 2, authorizing removal of Governor's mansion, construction of state office building, issuance of bonds, making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. The State Capitol Committee is hereby authorized to make the necessary studies to determine the feasibility of acquiring lots 1, 2, 7, 8 and 9, block 3, together with the alley extending north and south from 14th Avenue to 15th Avenue, lots 1 to 4, inclusive, block 2, lots 1, 4, 5 and 8, block 8, together with the alley extending from 14th Avenue to 15th Avenue between lots 2 and 8, all in the Supplemental Map of Ed. J. Allen's Addition to the City of Olympia, for the purpose of erecting thereon a modern state office building. The State Capitol Committee is authorized to obtain the necessary architectural advice to get the estimated cost of a building at that location, the estimated cost of the acquisition of the property and any other information that may be required in connection with the project.

"Sec. 2. There is hereby appropriated from the Capitol Building Construction Fund the sum of Fifty Thousand Dollars for the purpose of carrying out the provisions of this act.

"Sec. 3. The State Capitol Committee shall make these investigations, make a full study of the state office housing situation and report its findings to the 1951 legislative session."

Strike the whole of the title and insert in lieu thereof the following: "An Act relating to obtaining preliminary estimates and costs in connection with the construction of a new office building adjacent to the Capitol grounds in the City of Olympia."

Robert Bernethy, Chairman.


The bill was read the second time by sections.

Mr. Olson moved the adoption of the committee amendment.

Debate ensued.

Mr. Bargreen moved the adoption of the following amendment:

Strike section 2. Renumber section 3 to read section 2.

Debate ensued.

Mr. Ford moved that the amendment by Mr. Bargreen be laid on the table without taking the bill with it.

The motion was carried.

The motion by Mr. Olson to adopt the committee amendment was carried and the amendment was adopted.

Mr. Bernethy moved the adoption of the committee amendment to the title. The motion was carried and the amendment was adopted.

On motion of Mr. Bernethy, the rules were suspended, Engrossed House Bill No. 2 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 2.

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, 95; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneer, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberger, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those voting nay were: Representative Allen—1.

Those absent or not voting were: Representatives Farrington, Gallagher (Bernard J.), Riley—3.

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.

House Bill No. 359, by Representative King (By Departmental Request):
Relating to vital statistics and methods of birth registration.
The bill was read the second time by sections.
On motion of Mr. Comfort, Mr. Smith (Vernon A.) was excused from the call of the House, for work in the engrossing room.
On motion of Mr. King, the rules were suspended, House Bill No. 359 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of House Bill No. 359.
The Clerk called the roll on the final passage of House Bill No. 359, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneer, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridg-
way, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Blair, Farrington, Gallagher (Bernard J.), Riley, Smith (Vernon A.)—5.

House 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.

MOTION

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

MOTION

On motion of Mr. Ford, the House recessed until 7:30 p. m.

EVENING SESSION

The Speaker called the House to order at 7:30 p. m.

The Clerk called the roll and all members were present except Representatives Adams, Beierlein, Bernethy, Eldridge, Foster, Frayn, Gordon, Holliday, Hoopingarner, Jones (John R.), Lester, Miller (C. C.), Neill, Powell, Rosenberg, Sisson, Sutherland, Testu, Wenberg (Oscar), and Woodall.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

MOTION

On motion of Mr. Zent, House Joint Memorial No. 22 was placed at the head of this evening's second reading calendar.

House Joint Memorial No. 22, by Representative Forshee:

Requesting Ballard Locks commemorative stamp.

The resolution was read the second time in full.

POINT OF ORDER

Mr. Rasmussen:

"Mr. Speaker, can you point out to me the person who wants this?"

Mr. Zent:

"I can answer that, Mr. Speaker. He is a young man around here wearing a blue suit with a band on his sleeve which says 'House Page'. He is sitting right over there."

On motion of Mr. Gallagher (Michael J.), the rules were suspended and the House allowed three minutes to the House Page sponsors of the memorial to present the memorial on final passage.

On motion of Mr. Riley, the rules were suspended, House Joint Memorial No. 22 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Speaker recognized Page George Nickle who spoke in behalf of the memorial.

The Speaker recognized Page John K. Yost who also spoke for the memorial.
The Speaker declared the question before the House to be the final passage of House Joint Memorial No. 22.

Th Clerk called the roll on the final passage of House Joint Memorial No. 22, and the memorial passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hollyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffrey, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Foster, Frayn, Neill, Sisson, Sutherland, Wenberg (Oscar), Woodall—7.

House Joint Memorial No. 22, having received the constitutional majority, was declared passed.

House Bill No. 561, by Representatives Anderson (Eva) and Olson:

Providing for certain payments to school districts by public utility districts and declaring an emergency.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 561, providing for certain payments to school districts by public utility 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 with the following amendment:

In section 1, page 5, line 28 of the original bill, being page 3, line 44 of the printed bill, beginning with the words "In addition" strike the entire sentence down to and including the period (.) following the word "district" on page 6, line 1 of the original bill, being page 4, line 4 of the printed bill.

Charles A. Pedersen, Chairman.

We concur in this report: Robert E. Blair, Vaughan Brown, Paul Coughlin, George W. Kupka, Nat W. Washington, Andrew Winberg.

Mr. Speaker:

We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 561, providing for certain payments to school districts by public utility 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 not pass.

Charles A. Pedersen, Chairman.

We concur in this report: Loomis J. Shadbolt, William D. Shannon.

House Bill No. 561 was read the second time by sections.

The Speaker called Mr. Ford to preside.

Mr. Hodde moved the adoption of the following amendment:

After section 1 of the bill insert fifteen new sections numbered sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16, to read as follows:
"Sec. 2. Any two (2) or more public utility districts organized under the provisions of the laws of this state shall have the power, by mutual agreement, to exercise jointly all powers granted to each individual district, and in the exercise of such powers shall have the right and power to acquire jointly all or any part of any electric utility properties which, at the time of the passage of this act, constitutes an inter-connected and physically integrated electric utility system, whether entirely within or partly within and partly without such districts: Provided. That any two (2) or more districts so acting jointly, by mutual agreement, shall not acquire any electric utility distribution properties in any other public utility district without the consent of such district, nor shall it exercise jointly the power to condemn such privately owned utility property, to levy taxes or to create sub-districts.

"Sec. 3. The Columbia River and its tributaries within the State of Washington and the rivers flowing from the watersheds of the Cascade and Olympic Mountains, and all other rivers and streams of the State of Washington insofar as they affect the hydro-electric power, are hereby declared to be natural resources of this state, and their development and use by the people of this state and of the United States is declared to be of public benefit. The creation and development of hydroelectric power from such rivers and streams in the interest of the people of this state and such natural resources, including the beds and waters of such rivers, the power and power sites in, upon or adjacent to the watersheds of such rivers, owned or controlled by the people of this state, or which may be recovered by or come within their ownership, possession and control shall always remain inalienable to and ownership, possession and control thereof shall always be vested in, the people of this state.

"Sec. 4. For the purpose of effectuating the policy declared in section 3 of this act and of developing and improving the natural resources of the State of Washington and developing the hydroelectric power resources thereof, there is hereby created a corporate municipal instrumentality of the state, to be known as the ‘Washington State Power Commission,’ hereinafter referred to in this section as the ‘commission,’ which shall be a body politic and corporate, a political subdivision of the state, exercising governmental and public powers, may sue and be sued, be perpetual in duration and having the powers and duties hereinafter enumerated, together with such other power as may be conferred upon it by law.

"Sec. 5. The commission shall consist of three (3) members appointed by the Governor, with the advice and consent of the Senate. Immediately after the passage of this act the Governor shall appoint one (1) member for a term of three (3) years, one (1) member for a term of six (6) years, and one (1) member for a term of nine (9) years. Upon the expiration of the initial terms members shall be appointed for a term of nine (9) years. In making such appointments the Governor shall give due recognition to the varying geographical sections of this state. The members of the commission shall receive a salary of eight thousand five hundred dollars ($8,500) per annum, and their necessary traveling and other expenses.

"Sec. 6. It shall be the duty of the commission to study, analyze and explore and make reports concerning (a) the development and utilization of hydroelectric power in the state, (b) the present and potential hydroelectric resources of the state, and (c) the utilization and integration of electric facilities and requirements of the state.

"Sec. 7. The commission shall, and it hereby is, authorized and directed: (a) To acquire by lease, contract, purchase, condemnation or construction, and partly by any or all of such means, all real or personal property necessary to erect or purchase, condemn and operate dams, power houses, transmission lines and to acquire, construct and operate electric transmission systems, standby and auxiliary plants and facilities and to generate, produce, sell at wholesale, transmit and deliver such electric energy to qualified purchasers and, if conducive to efficiency and convenience, to enter into agreements for interconnection and pooling with projects, plants, systems or facilities of other distributors of electric power, and specifically the commission is authorized to enter into contracts for the purpose of transmitting, transporting or exchanging electrical energy: Provided, That this commission shall not have the power to acquire by condemnation any generating, transmission or distribution facilities from any private individual, firm or corporation or from any public body, municipality or cooperative: Provided further, That in the event that the Federal Government should institute any condemnation proceedings against any generation or transmission facilities which are a part of an interconnected electric system within the State of Washington then and in that event this commission shall have the prior right to acquire such facilities by condemnation proceedings which shall take precedence over any other condemnation pro-
ceedings: Provided further, That the commission shall not have the power to acquire, construct or operate any dam or dams or dam sites in any stream or portion thereof in violation of the provisions of Chapter 9, Laws of 1949:

"(b) To cooperate with the appropriate agencies and officials of the United States Government or of any department of this state to the end that any project undertaken under the authority of this act shall be consistent with and in aid of the plans of the United States or such department for the improvement of commerce and navigation, reclamation, flood control and fisheries on or along the rivers and harbors of the State of Washington and be so planned and constructed as to be adaptable to the plans of the United States or such department therefor, so that the necessary channels, locks, canals and other navigational, reclamation, flood control and fisheries facilities may be constructed and installed by the United States or by such department in, through and as a part of such project;

"(c) To negotiate with the proper Canadian authorities and agencies respecting the development of the commerce and navigation on, or the construction or acquisition of, any dam, reservoir or power plant or transmission line in Canada and to plan and agree with Canadian authorities upon cooperative or independent action to the end that the use, control or disposition of any necessary facilities may be utilized and hydroelectric power for the joint or separate use of this state and Canada may be created and developed. Such negotiations and agreements shall be conducted and concluded with due regard to the position of the United States in respect to international agreements, and any such agreements as may be reached with Canadian authorities or agencies may be submitted by the commission to Congress for its approval, if it be advised that such approval is necessary or desirable;

"(d) To apply to the appropriate agencies or officials of the United States Government and/or the Dominion of Canada or its provinces, including the International Joint Commission, for such licenses, permits or approval of its plans or projects as it may deem necessary or advisable;

"(e) To negotiate and contract interstate or cooperative compacts with the appropriate agencies or officials of any state or territory or any subdivision thereof, for the purchase, construction, sale, transmission or use of any power or power facilities capable of being utilized for the use or benefit of the people of the State of Washington. In this connection, authority is specifically granted to make similar contracts with any electric company generating or distributing electrical energy either within or without the State of Washington.

"(f) To negotiate or contract for the purchase, sale, transmission or use of electrical energy with any person, firm or corporation, including political subdivisions or governmental agencies of this state, any other state or of the United States, at fair and nondiscriminating rates;

"(g) To study and recommend to the Legislature a fair and reasonable program for payment to the state and the local subdivisions thereof for payments of taxes or payments in lieu of taxes or assessments to the end that the state and local taxing districts will not suffer great or serious damage by reason of the operation or acquisition of the properties of the commission;

"(h) To establish the rates for the electrical energy sold or transmitted by the commission;

"(i) The commission shall choose from its own members a chairman and the commission shall employ a managing director of the commission and select such employees, including engineering, marketing, operating and technical skills, as they may require for the performance of their duties, and fix their compensation.

"Sec. 8. The rights of all persons, firms, corporations and political subdivisions or governmental agencies of this state, any other state or of the United States, at fair and nondiscriminating rates;

"(g) To study and recommend to the Legislature a fair and reasonable program for payment to the state and the local subdivisions thereof for payments of taxes or payments in lieu of taxes or assessments to the end that the state and local taxing districts will not suffer great or serious damage by reason of the operation or acquisition of the properties of the commission;

"(h) To establish the rates for the electrical energy sold or transmitted by the commission;

"(i) The commission shall choose from its own members a chairman and the commission shall employ a managing director of the commission and select such employees, including engineering, marketing, operating and technical skills, as they may require for the performance of their duties, and fix their compensation.

"Sec. 8. The rights of all persons, firms, corporations and political subdivisions or operating units of any kind under existing contracts, renewals thereof or supplements thereto, with the United States, or any agency thereof, for power are hereby preserved, and such rights shall not be impaired or modified by any of the provisions of this act or any of the powers granted by this act.

"Sec. 9. The rates, services and practices of the commission in respect to the power generated, transmitted or sold by it shall not be governed by the regulations of the Department of Public Utilities.

"Sec. 10. The commission shall have no right or power to create any mortgage lien upon its operating property or facilities or to impose any debt, nor to suffer or create any financial obligation upon the State of Washington or any of its subdivisions. Neither shall this act be held to modify, alter or change any existing laws relative to the use or expropriation of water or the functions, powers and duties of any agency or officer thereto appertaining: Provided, That the commission shall be qualified to
make applications, appropriations and filings with the Supervisor of Hydraulics of the State of Washington or the United States Government and to obtain, hold and use permits and licenses for power sites, rights-of-way, water uses or other privileges in the same manner as any other qualified person or operating unit.

"Sec. 11. Nothing in this act shall be construed to authorize or empower the commission to engage in the retail distribution of electric energy: Provided, That the commission may sell and deliver electric energy to consumers located adjacent to its transmission lines or may be without other means of adequate electric supply, or to large users of electric energy: Provided further, That before such contracts are made the consent of the local political subdivision distributing electricity in the area involved is obtained.

"Sec. 12. For the purpose of carrying out any or all of the powers herein granted, the commission shall have the power of eminent domain for the acquisition of either real or personal property, used or useful in connection with the construction of facilities authorized hereunder: Provided, That this commission shall not have the power of eminent domain with respect to any existing facilities for the generation or transmission of electric energy except as provided in section 7 (a) of this act. Condemnation pursuant to this act shall be under the procedure set out in Chapter 64, Laws of 1891, as amended: Provided, That the commission may institute condemnation proceedings in the superior court of any county in which any of the property sought to be condemned is located or in which the owner of any thereof does business, and the court in any such action shall have jurisdiction to condemn property wherever located within the state: Provided further, That it shall not be necessary to allege or prove any offer to purchase or inability to agree with the owners thereof for the purchase of any such property in said proceedings. Upon the filing of a petition for condemnation, as provided in this section, the court may issue an order restraining the removal from the jurisdiction of the state of any personal property sought to be acquired by the proceeding during the pendency thereof. The court shall further have the power to issue such orders or process as shall be necessary to place the commission into possession of any property condemned.

"Sec. 13. For the purpose of paying the cost of acquiring by lease, contract, purchase, condemnation or construction all or any part of such electric systems and for rehabilitating, rebuilding, enlarging or improving all or any part of said system, the commission is hereby authorized by resolution to issue its revenue bonds which shall constitute obligations only of the commission and shall be payable solely and only from all or such part of the revenues from the operation of the system as may be provided in and by such resolution. Each such revenue bond shall contain a recital that payment or redemption of the bond and payment of the interest thereon is secured by a direct charge and lien upon the revenues pledged for that purpose and that such bond does not constitute an indebtedness of the State of Washington. Such revenue bonds may bear such date or dates, may mature at such time or times as the commission shall determine, may be in such denomination or denominations, may be in such form, either coupon, or registered, may carry such registration and conversion privileges, may be made subject to such terms of redemption with or without premium, and may contain such other terms and covenants not inconsistent with this act as may be provided in such resolution. Notwithstanding the form or tenor thereof, and in the absence of an express recital on the face thereof that the bond is non-negotiable, each such revenue bond shall at all times be and shall be treated as a negotiable instrument for all purposes. All such bonds shall be signed by the chairman of the commission, and any interest coupons appertaining thereto shall bear the signature of the chairman: Provided, That the signature of the chairman on such coupons may be printed or lithographed facsimile signature. Pending the issuance of definitive bonds, temporary or interim bonds, certificates or receipts of any denomination and with or without coupons attached may be issued as may be provided by said resolution. All bonds issued under or by authority of this act shall be sold to the highest and best bidder after such advertising for bids as the commission may deem proper: Provided, That the commission may reject any and all bids so submitted and thereafter sell such bonds so advertised under such terms and conditions as the commission may deem most advantageous to its own interests. The purchase price of all bonds issued hereunder shall be paid to the State Treasurer, as ex officio treasurer of the commission, consistent with the provisions of the resolution pursuant to which such bonds have been issued or to the trustee designated in the resolution and held as a separate trust fund to be disbursed on orders of the commission.
In determining the amount of bonds required to be issued, there may be included any expenses incurred by the commission in connection with and incidental to the issuance and sale of bonds and for the preparation of surveys and estimates and making inspections and examinations, interest during the estimated construction period, and for six (6) months thereafter, and a reasonable amount for working capital and prepaid insurance. The commission is hereby empowered to include in any resolution authorizing the issuance of the bonds such covenants, stipulations and conditions as may be deemed necessary with respect to the continued use and application of the income and revenues from the undertaking.

"Sec. 14. The commission may hold hearings, inquire into any matter relating to the business of the commission, administer oaths and affirmations, compel by subpoena the attendance of witnesses, the production of relevant books, records, papers and accounts and order the taking of depositions in accordance with the rules and laws regulating the taking of depositions to be used in superior court proceedings and the Superior Court of Thurston County, upon request of the commission, may enforce such subpoena and deposition proceedings. The commission may adopt necessary rules or regulations of practice and procedure governing its procedure and hearings and establish a schedule of fees and costs to be paid by the parties involved.

"Sec. 15. Any one feeling aggrieved by any order of the commission may appeal to the Superior Court of Thurston County. The Attorney General shall represent the commission at all hearings and upon the review of all of its orders or decisions.

"Sec. 16. There is hereby appropriated to the commission from the general fund the sum of one hundred fifty thousand dollars ($150,000) or so much thereof as may be necessary to carry out the provisions of this act, the same to be repaid to the general fund as soon as the earnings from the facilities to be acquired by the commission will permit such repayment."

Mr. Woodall moved that House Bill No. 561 be placed at the end of the second reading calendar and that a copy of the proposed amendment be printed and furnished the members.

Debate ensued.

Mr. Roderick moved that the motion by Mr. Woodall be laid on the table without taking the bill with it.

The motion was carried.

Mr. Hodde moved that House Bill No. 561 be made a special order of business this evening at 9:30.

The motion was carried.

House Bill No. 404, by Representative Young (By Departmental Request):
Increasing certain pharmacy licenses; requiring wholesale drug license; fixing penalties for late payment, and declaring an emergency.

The bill was read the second time by sections.

The Speaker resumed the chair.

On motion of Mr. King, the rules were suspended, House Bill No. 404 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 404.

The Clerk called the roll on the final passage of House Bill No. 404, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnson, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kin-
near, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Adams, Beierlein, Foster, Hillyer, Holliday, Neill, Nunamaker, Sisson, Watson, Wenberg (Oscar)—10.

House Bill No. 404, having received the constitutional majority, was declared passed.

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

**House Bill No. 449**, by Representatives Ridgway and Riley:

Authorizing payment of assessments against state land and making an appropriation.

The bill was read the second time by sections.

On motion of Mr. Riley, the rules were suspended, House Bill No. 449 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 449.

The Clerk called the roll on the final passage of House Bill No. 449, and the bill passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Hendersen, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—89.

Those voting nay were: Representative Powell—1.

Those absent or not voting were: Representatives Ball, Forshee, Foster, Gordon, Hillyer, Holliday, Sutherland, Wenberg (Oscar), Woodall—9.

House Bill No. 449, having received the constitutional majority, was declared passed.

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

**House Bill No. 430**, by Representative Ball:

Subjecting sale of funeral certificates to insurance regulation.

The bill was read the second time by sections.
On motion of Mr. Ball, the rules were suspended, House Bill No. 430 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Adams demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 430.

The Clerk called the roll on the final passage of House Bill No. 430, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshay, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Carty, Coughlin, Foster, Gallagher (Bernard J.), Holliday, Raugust, Roderick, Smith (Ralph A.), Testu, Wenberg (Oscar)—10.

House Bill No. 430, having received the 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. Ford demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and the following absentees were noted: Representatives Foster and Wenberg (Oscar).

The Speaker called Mr. Ford to preside.

Mr. Schumann moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was lost.

On motion of Mr. Hodde, the absent members were excused and the House proceeded with business under the call of the House.

MOTION

Mr. Hodde moved that the House now consider House Bill No. 391.

The motion was carried.

House Bill No. 391, by Representative Comfort:

Providing for filing of cessation notice by owner to establish time period for labor and material liens.

The bill was read the second time by sections.
Mr. Comfort moved the adoption of the following amendment:

In section 1, page 3, line 5 of the original bill, being page 2, line 25 of the printed bill, after the word "title" insert a comma (,) strike the balance of the sentence and insert in lieu thereof the following: "a legal description of the property and a statement that a copy of this notice was delivered or mailed to the general contractor, if any."

Debate ensued.
The motion was carried and the amendment was adopted.

On motion of Mr. Comfort, the rules were suspended, Engrossed House Bill No. 391 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

POINT OF INFORMATION

Mr. Riley:
"Mr. Speaker, I would like to ask Mr. Comfort a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Comfort:
"Yes."

Mr. Riley:
"I have heard a lot of objection to the bill on the part of the sub-contractors. I would like an explanation from you as to whether their objections are valid. Have you taken care of them in your amendment?"

Mr. Comfort:
"So far as they are concerned, I am not bound. They have a right of action against the contractor. They also have plenty of time to file a lien if they want to do so. It is not necessary on houses the size contemplated here that special notice be given the special sub-contractors. Notice is given to the general contractor."

Mr. Adams demanded the previous question and the demand was sustained.
The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 391.
The Clerk called the roll on the final passage of Engrossed House Bill No. 391, and the bill passed the House by the following vote: Yeas, 67; nays, 30; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Michael J.), Gordon, Henderson, Hillyer, Hoevel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, Kinnear, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Neil, O'Brien, Olson, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—67.

Those voting nay were: Representatives Bargreen, Bergevin, Bernethy, Brown (Vaughan), Buse, Carmichael, Carty, Gallagher (Bernard J.), Hallauer, Hansen, Jones (Mrs. Vincent F.), King, Mardesich, Miller (Clyde J.), Morris, Nunemaker, Paulsen, Powell, Riley, Roderick, Rosenberg, Sisson, Smith (Ralph A.), Testu, Washington, Watson, Wedekind, Wilson, Woodall, Young—30.
Those absent or not voting were: Representatives Foster, Wenberg (Oscar)—2.

Engrossed House 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.

MOTION

Mr. Shadbolt moved that Mr. Hillyer and Mr. Woodall be excused from the call of the House for a conference with the Chairman of the Senate Committee on Appropriations.

The motion was carried.

House Joint Resolution No. 9, by Representatives Nunamaker, Rasmussen and Roderick:

Proposing amendment to the Constitution authorizing graduated net income taxes.

MR. SPEAKER:


We, a majority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 9, proposing amendment to the Constitution authorizing graduated net income taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In line 19, page 1 of the original bill, being line 9 of the printed bill, after the period (.) following the words "taxing purposes" insert a new paragraph to read as follows:

"The power of initiative reserved to the people under section 1, Article II of the Constitution, as amended, shall not be applicable to any act, law or bill authorized by this section."

Ole H. Olson, Chairman.


MR. SPEAKER:


We, a minority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 9, proposing amendment to the Constitution authorizing graduated net income taxes, 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 Joint Resolution No. 9 was read the second time in full.

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

On motion of Mr. Rasmussen, the rules were suspended, House Joint Resolution No. 9 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Joint Resolution No. 9.
Mr. Vane:

"Mr. Speaker, I would like to ask Mr. Kinnear a question."

The Speaker (Mr. Ford presiding):

"Your request is out of order, Mr. Vane. The previous question has been ordered."

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 9, and the resolution passed the House by the following vote:

Yeas, 66; nays, 30; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Bargreen, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarn, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O’Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—66.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Comfort, Cory, Donohue, Eldridge, Forshee, Frayn, Gordon, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Pedersen, Powell, Raugust, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Zent—30.

Those absent or not voting were: Representatives Foster, Hillyer, Woodall—3.

Engrossed House Joint Resolution No. 9, having received the constitutional two-thirds majority, was declared passed.

House Joint Resolution No. 10, by Representative Gallagher (Michael J.):

Proposing a constitutional amendment.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 10, proposing a constitutional amendment, have had 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 3 of the original resolution, being line 3 of the printed resolution, after the words "held in this state" strike the balance of the printed bill and insert in lieu thereof the following: "whether regularly or specially called, there shall be submitted to the qualified voters of the State for their approval and ratification, or rejection, an amendment to section 6, Article VIII of the Constitution of the State of Washington to read as follows:

"Sec. 6. Limitations Upon Municipal Indebtedness—No county, city, town, school district, or other municipal corporation shall for any purpose become indebted in any manner to an amount exceeding one and one-half per centum of the taxable property in such county, city, town, school district, or other municipal corporation, without the assent of three-fifths of the voters therein voting at an election to be held for that purpose, nor in cases requiring such assent shall the total indebtedness at any time exceed five per centum on the value of the taxable property therein, to be ascertained by the last assessment for state and county purposes previous to the incurring of such indebtedness, except that in incorporated cities the assessment shall be taken from the last assessment for city purposes: Provided, That no part of the indebtedness allowed in this section shall be incurred for any purpose other than strictly county, city, town, school district,
or other municipal purposes: Provided, further, That (a) any city or town, with such assent, may be allowed to become indebted to a larger amount, but not exceeding five per centum additional for supplying such city or town with water, artificial light, and sewers, when the works for supplying such water, light, and sewers shall be owned and controlled by the municipality; and (b) any school district, with such assent, may be allowed to become indebted to a larger amount but not exceeding five per centum (5%) additional for capital outlays."

OLE H. OLSON, Chairman.


House of Representatives,

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Joint Resolution No. 10, proposing a constitutional amendment, 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: Paul Coughlin, Vernon A. Smith.

House Joint Resolution No. 10 was read the second time in full.

Mr. Olsen moved the adoption of the committee amendment.

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The motion by Mr. Olson was carried and the committee amendment was adopted.

On motion of Mr. Olson, the rules were suspended, Engrossed House Joint Resolution No. 10 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Speaker (Mr Ford Presiding) declared the question before the House to be the final passage of Engrossed House Joint Resolution No. 10.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 10, and the resolution passed the House by the following vote: Yeas, 93; nays, 3; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopin-garner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenger (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representatives Forshee, Hallauer, Sprague—3.

Those absent or not voting were: Representatives Foster, Hillyer, Woodall—3.

Engrossed House Joint Resolution No. 10, having received the constitutional two-thirds majority, was declared passed.
FIFTY-THIRD DAY, MARCH 3, 1949

MOTION

On motion of Mr. Washington, Mr. Riley was excused from the call of the House to work on the budget.

House Bill No. 403, by Representative Washington:
Relating to Columbia Basin public highways.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 403, relating to Columbia Basin public highways, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill, strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. For the biennium ending March 31, 1951, there is hereby appropriated from the motor vehicle fund the sum of eighty-seven thousand seven hundred and fifty dollars ($87,750) to be allocated by the same officers as make other motor vehicle fuel tax allocations in the following manner: To Grant County the sum of seventy-three thousand dollars ($73,000); to Franklin County the sum of four thousand two hundred fifty dollars ($4,250); and to Adams County the sum of ten thousand five hundred dollars ($10,500), for the purpose of defraying the engineering expense in locating, laying out and preparing construction plans, specifications and estimates for the construction and/or improvement of a system of county arterial highways in said counties which the United States Reclamation Service proposes to place under irrigation during the 1951-1953 biennium: Provided, That this appropriation is made out of the proceeds of the motor vehicle fuel tax raised by an act of the Thirty-first Legislature titled: "An Act relating to the state government and the administration of highways, roads and streets; creating a highways, roads and streets commission; prescribing qualifications, powers and duties of certain officers; repealing Chapter 134, Laws of 1941; amending section 3, Chapter 53, Laws of 1937; amending sections 60, 61, and 63, Chapter 187, Laws of 1937, as amended; amending section 5, Chapter 58, Laws of 1933, as amended; amending section 16, Chapter 188, Laws of 1937; amending section 18, Chapter 188, Laws of 1937; and amending section 17, Chapter 188, Laws of 1937, as amended, and is to be restricted to that portion of the proceeds of said motor vehicle fuel tax (one and one-half cents per gallon):, And provided further, That the sum hereby appropriated shall be transmitted to the respective counties for deposit into the county road fund.

"Sec. 2. The arterial system of county roads on which construction plans are to be prepared shall consist of approximately twenty-five per cent and shall not exceed thirty per cent of the mileage of county roads necessary to serve all farm units laid out by the United States Reclamation Service in the area to be irrigated within the time specified. The county road engineers and county commissioners of the respective counties shall select the system of county arterial highways and the director of highways shall approve said system before any expenditure shall be made for the preparation of construction plans. The county road engineers of the respective counties shall have complete charge of the location, laying out, surveying and preparation of construction plans, specifications and estimates for the system of roads so selected, subject to the approval of the director of highways of the design standards used and the cost estimates.

"Sec. 3. The sums appropriated to the respective counties by this act shall be set up as a separate account to be known as the Columbia Basin Advance Engineering Account within the county road fund of the said counties and shall be expended only for the purposes and in the manner herein provided.

"Sec. 4. Copies of the construction plans, specifications and estimates for all of the roads selected as herein provided shall be completed and submitted to the director of highways on or before December 31, 1950."

Amend the title, strike the whole thereof and insert in lieu thereof the following:

"An Act relating to public highways in the Columbia Basin area; providing for the selection of an arterial system of county roads therein; prescribing the duties of certain officers, county commissioners, the county road engineer and the director of highways; and making an appropriation."

Julia Butler Hansen, Chairman

Vice-Chairman.

We concur in this report: George N. Adams, Henry A. Brown, Wallace I. Carmichael, James P. Dillard, J. Chester Gordon, Russell T. Hoopingarner, John R. Jones,
House Bill No. 403 was read the second time by sections.

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

On motion of Mr. Olson, the committee amendment to the title was adopted.

On motion of Mr. Olson, the rules were suspended, Engrossed House Bill No. 403 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Adams demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 403.

The Clerk called the roll on the final passage of Engrossed House Bill No. 403, and the bill passed the House by the following vote: Yeas, 91; nays, 5; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Calow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Hollliday, Hoopinger, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardeisch, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Ocar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—91.

Those voting nay were: Representatives Brown (Vaughan), Miller (Floyd C.), Nunamaker, Pedersen, Powell—5.

Those absent or not voting were: Representatives Foster, Hillyer, Riley—3.

Engrossed House 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.

**SPECIAL ORDER OF BUSINESS**

The Speaker (Mr. Ford presiding) recognized Mr. Hodde.

Mr. Hodde:

"Mr. Speaker, the time having arrived, I move that the special order of business, House Bill No. 561, be postponed until 9:45 p. m."

The motion was carried.

**House Bill No. 432**, by Representatives Brown (Henry A.) and Ford:

Changing basis for highway fine distribution from court location to place where violation occurred.

The bill was read the second time by sections.

On motion of Mr. Brown (Henry A.), the rules were suspended, House Bill No. 432 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of House Bill No. 432.

The Clerk called the roll on the final passage of House Bill No. 432, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hoemeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardeisch, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Foster, Riley—2.

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.

House Bill No. 681, by Representative Paulsen:

Relating to revision and codification of all state laws.

Mr. Paulsen moved that Substitute House Bill No. 681 be substituted for House Bill No. 681, and that the substitute bill be placed on the calendar for second reading.

The motion was carried.

Substitute House Bill No. 681 was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Substitute House Bill No. 681 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

POINT OF INFORMATION

Mr. Bassett:
"Mr. Speaker, I would like to ask Mr. Paulsen a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Paulsen:
"Yes."

Mr. Bassett:
"Have we any assurance the code will be concluded in two years?"
Mr. Paulsen:

"There is no absolute guaranty that the Legislature will adopt it in two years. However, the code in its present form is in a very acceptable condition, in my opinion, with the exception of a few sections that will require checking."

Further debate ensued.

**SPECIAL ORDER OF BUSINESS**

The Speaker (Mr. Ford presiding) declared that the time having arrived, the House would now take up for consideration the special order of business, House Bill No. 561 on second reading.

The Speaker (Mr. Ford presiding) declared the question before the House to be the motion by Mr. Hodde to adopt the amendment adding sixteen new sections following section 1.

The motion was carried and the amendment was adopted.

Mr. Hodde moved the adoption of the following amendment:

Strike the whole of section 2 of the original bill and substitute therefor the following:

"Sec. 17. Section 1 of this act is necessary for the immediate preservation of the public peace, health and safety, and for the support of the state government and its existing public institutions and shall take effect immediately."

Debate ensued.

Mr. Paulsen demanded the previous question and the demand was sustained.

The motion by Mr. Hodde was carried and the amendment was adopted.

On motion of Mr. Pedersen, the committee amendment to section 1, page 5, line 28 of the original bill was withdrawn.

On motion of Mr. Hodde, the following amendment to the title was adopted:

Amend the title by striking the whole thereof and substituting therefor the following:

"An Act relating to the conservation, development and utilization of the state's electrical resources and of facilities for the generation, transmission and distribution thereof; creating a state power commission and prescribing its powers and duties with respect to power and power facilities in the state; relating to public utility districts, authorizing such districts to join in the exercise of certain powers vested in individual districts and providing for the joint acquisition of certain utility properties; relating to privilege taxes against, and the payment of certain obligations by, public utility districts, amending section 2, Chapter 245, Laws of 1941, as amended, making an appropriation, and declaring an emergency as to section 1 hereof."

On motion of Mr. Rasmussen, 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.

After lengthy debate, Mr. Rasmussen demanded the previous question, and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed House Bill No. 561.

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, 84; nays, 13; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday,
Hoopingarner, Jones (John R.), Jones (Mrs Vincent F.), Kelley, King, Kin­
near, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller
(Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson,
Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick,
Rosenberg, Sandison, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith
(Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Washington, Wat­
son, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young,
Mr. Speaker—84.

Those voting nay were: Representatives Bassett, Dillard, Gordon, Hillyer,
Jeffreys, Johnston, Neill, Schumann, Shadbolt, Smiley, Stonecipher, Woodall,
Zent—13.

Those absent or not voting were: Representatives Foster, Riley—2.

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.

The House resumed consideration of Substitute House Bill No. 681 on
final passage.

Mr. Rasmussen demanded the previous question and the demand was sus­
tained.

The Speaker (Mr. Ford presiding) declared the question before the House
to be the final passage of Substitute House Bill No. 681.

The Clerk called the roll on the final passage of Substitute House Bill No.
681, and the bill passed the House by the following vote: Yeas, 70; nays, 28;
absent or not voting, 1.

Those voting yea were: Representatives Anderson (B. Roy), Anderson
(Eva), Ball, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.),
Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Coughlin, Dillard,
Eldridge, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.),
Gordon, Hallauer, Hansen, Hillyer, Hoefel, Johnston, Jones (John R.), Kelley,
King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller
(C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien,
Olson, Paulsen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg,
Sandison, Schumann, Shadbolt, Shannon, Smith (Ralph A.), Sprague, Testu,
Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg
(Andrew), Woodall, Wyatt, Mr. Speaker—70.

Those voting nay were: Representatives Adams, Allen, Bargreen, Beier­
lein, Brown (Gordon J.), Carmichael, Cory, Donohue, Farrington, Forshee,
Henderson, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (Mrs. Vincent
F.), Morris, Pedersen, Rasmussen, Simmons, Sisson, Smiley, Smith (Vernon
A.), Stonecipher, Sutherland, Thompson, Young, Zent—28.

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

Substitute House Bill No. 681, having received the constitutional majority,
was declared passed.

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

House Bill No. 144, by Representative Coughlin:
Increasing compensation of court reporters and prescribing method of ap­
pointment in certain counties.

The bill was read the second time by sections.

23-H
On motion of Mr. Coughlin, the rules were suspended, House Bill No. 144 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Allen demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of House Bill No. 144.

The Clerk called the roll on the final passage of House Bill No. 144, and the bill passed the House by the following vote: Yeas, 74; nays, 24; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A), Brown (Vaughan), Buse, Carmichael, Carroll, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinneir, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sutherland, Testu, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Woodall, Wyatt, Young, Zent, Mr. Speaker—74.

Those voting nay were: Representatives Ball, Bassett, Beierlein, Boede, Callow, Carty, Cory, Foster, Jones (Mrs. Vincent F.), Knoblauch, Kupka, Lester, Miller (Floyd C.), Nunamaker, Pedersen, Raugust, Schumann, Shadbolt, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Vane, Winberg (Andrew)—24.

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

The Speaker resumed the chair.

House Bill No. 144, having received the constitutional majority, was declared passed.

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

House Bill No. 480, by Representative Bargreen:

Establishing a program of tent caterpillar eradication and declaring an emergency.

The bill was read the second time by sections.

Mr. Frayn moved the adoption of the following amendment:

Strike section 3 and renumber correctly the following sections.

Mr. Bargreen moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

On motion of Mr. Rasmussen, the rules were suspended, House Bill No. 480 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 480.

The Clerk called the roll on the final passage of House Bill No. 480, and the bill passed the House by the following vote: Yeas, 82; nays, 16; absent or not voting, 1.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smith, Smith (Ralph A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Cory, Eldridge, Farrington, Frayn, Henderson, Jones (Mrs. Vincent F.), Neill, Nunamaker, Pedersen, Powell, Raugust, Shannon, Sisson, Smith (Vernon A.), Sprague, Thompson—16.

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

House Bill No. 480, having received the constitutional majority, was declared passed.

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

House Bill No. 612, by Representative Gallagher (Michael J.):
Consolidating date of certain municipal and district elections and delegating authority to Secretary of State.

Mr. Speaker:

We, a majority of your Committee on Elections, to whom was referred House Bill No. 612, consolidating date of certain municipal and district elections and delegating authority to Secretary of State, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 2, page 2, line 14 of the original bill, being page 2, line 10 of the printed bill, after the word "city" and before the asterisks, strike the following: "town and school district" and insert in lieu thereof the following: "• • • • and town"

In section 2, page 2, line 17 of the original bill, being page 2, line 12 of the printed bill, after the word "city" and before the asterisks insert the words "or town"

In section 2, page 2, lines 17 and 18 of the original bill, being page 2, lines 12 and 13 of the printed bill, after the asterisks and before the comma (,) strike the words "or school district"

In section 2, page 2, line 20 of the original bill, being page 2, line 15 of the printed bill, strike the colon (:) after the word "called" insert a period (.) and add the following: "All school district elections, other than in Class A and first-class counties, whether general or special, and whether for the election of officers, or for the submission to the voters of such district, of any question for their adoption and approval, or rejection, shall be held on the first Saturday in February: Provided, however, That all elections affected by this section that would have been held during the year 1949, but for this act, shall be held on the dates provided herein during the year 1950:"

In section 2, page 2, line 24 of the original bill, being page 2, line 15 of the printed bill, after the word "said" and before the word "board" strike the word "election" and insert in lieu thereof the following: " • • • • governing"

In section 3, page 3, line 27 of the original bill, being page 3, line 2 of the printed bill, strike the period (.) following the word "rotated", insert in lieu thereof a colon (:) and add the following proviso: "Provided, further, That no provision of this section in conflict with the primary election provisions contained in charters of cities of the first class shall be effective."
In section 6, page 4, line 21 of the original bill, being page 3, line 22 of the printed bill, after the words "date of the" and before the words "with the" strike the word "primary" and insert in lieu thereof the word "election".

In section 11, page 7, line 3 of the original bill, being page 4, line 37 of the printed bill, strike the words "city clerk" and insert in lieu thereof the following: "• • • • the officer conducting the election"

MICHAEL J. GALLAGHER, CHAIRMAN.

We concur in this report: Robert E. Blair, Vaughan Brown, Edward A. Buse, Wesley Eldridge, Grace Kelley, C. C. Miller, George V. Powell, Perry B. Woodall, Dally S. Wyatt.

The bill was read the second time by sections.

On motion of Mr. Gallagher (Bernard J.), the committee amendments were adopted.

Mr. Allen moved the adoption of the following amendment:

Strike everything after the enacting clause and insert the following:

"Section 1. In addition to any qualifications now required, no person shall be eligible to be a candidate for any public office who advocates or teaches, or is affiliated with or supports any group which advocates or teaches, the overthrow of the government of the United States of America or of the State of Washington by force or by any illegal or unconstitutional methods, nor unless he shall at the time of filing as a candidate also file with the officer with whom such candidacy is filed an affidavit that he does not advocate or teach, and is not affiliated with or supports any group which advocates or teaches, the overthrow of the government of the United States of America or of the State of Washington by force or by any illegal or unconstitutional methods.

"Sec. 2. Any candidate for public office may bring an action in his own name to prevent the certification or listing on any election ballot of any rival candidate who is not eligible as set forth in section 1 of this act."

POINT OF ORDER

Mr. Gallagher (Bernard J.):

"Point of order, Mr. Speaker. I don't think his amendment is germane to the bill at all."

Mr. Simmons moved that the amendment by Mr. Allen be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table.

On motion of Mr. Gallagher (Bernard J.), the rules were suspended, Engrossed House Bill No. 612 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 612.

The Clerk called the roll on the final passage of Engrossed House Bill No. 612, and the bill passed the House by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandi-
son, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

Those absent or not voting were: Representative Riley—I.

Engrossed House Bill No. 612, having received the constitutional majority, was declared passed.

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

House Bill No. 121, by Representatives King and Smith (Ralph A.):
Authorizing Willapa Harbor fish hatchery and making an appropriation.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 121, authorizing Willapa Harbor fish hatchery and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
In section 2, line 11 of the original bill, being lines 4 and 5 of the printed bill, after the words "the sum of" and before the words "or so much" strike the words "two hundred seventy-five thousand dollars" and insert in lieu thereof the following: "one hundred thousand dollars ($100,000)"

EDWARD F. RILEY, Chairman
JOHN L. O'BRIEN, Vice-Chairman.


Mr. Speaker:
We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 121, authorizing Willapa Harbor fish hatchery and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Chairman
Vice-Chairman.


House Bill No. 121 was read the second time by sections.

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

Mr. Simmons moved the adoption of the following amendment:
Amend section 1, line 1 of the printed bill, strike the words "and directed"

The motion was lost and the amendment was not adopted.

On motion of Mr. King, the rules were suspended, Engrossed House Bill No. 121 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 121.

The Clerk called the roll on the final passage of Engrossed House Bill No. 121, and the bill passed the House by the following vote: Yeas, 86; nays, 12; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow,
Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Ball, Bassett, Cory, Foster, Frayn, Gordon, Neill, Schumann, Shadbolt, Smith (Vernon A.), Stonecipher, Thompson—12.

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

Engrossed 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.

House Bill No. 234, by Representatives Coughlin and Allen:

Excepting certain non-strikers and strikers from disqualification for unemployment compensation benefits.

The bill was read the second time by sections.

On motion of Mr. Allen, the rules were suspended, House Bill No. 234 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 234.

Mr. Dillard demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Bill No. 234, and the bill passed the House by the following vote: Yeas, 71; nays, 27; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—71.

Those voting nay were: Representatives Ball, Bassett, Comfort, Cory, Eldridge, Forshee, Foster, Frayn, Gordon, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Pedersen, Powell, Raugust, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall—27.

Those absent or not voting were: Representative Riley—1.
House Bill No. 234, having received the 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. Vane moved that the House do now consider House Joint Resolution No. 6.
The motion was lost.

House Bill No. 248, by Representative Mohr:
Requiring additional artificial limbs and devices for injured workmen as needed.
The bill was read the second time by sections.
On motion of Mr. Mohr, the rules were suspended, House Bill No. 248 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Dillard demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 248.

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, 99; nays, 0; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Maredesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—99.

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. 358, by Representative King (by Departmental Request):
Revising designation of treasurer and auditor of health districts.
The bill was read the second time by sections.
On motion of Mr. King, the rules were suspended, House Bill No. 358 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of House Bill No. 358, and the bill passed the House by the following vote: Yeas, 99; nays, 0; absent or not voting, 0.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clayd J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—99.

House Bill No. 358, having received the constitutional majority, was declared passed.

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

**House Bill No. 360**, by Representative King (by Departmental Request):
Authorizing program for aid of persons with impaired hearing.
The bill was read the second time by sections.
On motion of Mr. King, the rules were suspended, House Bill No. 360 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of House Bill No. 360.
Mr. Gallagher (Michael J.) demanded the previous question, and the demand was sustained.
The Clerk called the roll on the final passage of House Bill No. 360, and the bill passed the House by the following vote: Yeas, 98; nays, 1; absent or not voting, 0.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clayd J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

Those voting nay were: Representative Kinnear—1.

House Bill No. 360, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**House Bill No. 51**, by Representatives Hansen, O'Brien and Young:
- Increasing salaries of county officers.

Mr. Ford moved that House Bill No. 51 be re-referred to the Committee on Rules and Order.

Debate ensued.

Mr. Gallagher (Bernard J.) demanded the previous question and the demand was sustained.

The motion by Mr. Ford was carried.

House Bill No. 51 was re-referred to the Committee on Rules and Order.

**MOTION**

On motion of Mr. Wyatt, Mr. Carmichael and Mr. Wyatt were excused from the call of the House for work in the Engrossing room.

**House Bill No. 543**, by Representatives Gallagher (Michael J.) and Powell:
- Requiring minimum vote percentage for nomination and making candidate ineligible as succeeding candidate of a different party.

**MR. SPEAKER:**

We, a majority of your Committee on Elections, to whom was referred House Bill No. 543, requiring minimum vote percentage for nomination and making candidate ineligible as succeeding candidate of different party, have had 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 1, line 23 of the original bill, being page 1, line 13 of the printed bill, after the word "within" and before the word "days" strike the word and figure "thirty (30)" and insert in lieu thereof the following: "• • • • fifteen (15)"

MICHAEL J. GALLAGHER, Chairman.


House Bill No. 543 was read the second time by sections.

On motion of Mr. Gallagher (Michael J.), the committee amendment was adopted.

Mr. Smiley moved the adoption of the following amendment:

Amend the bill by adding thereto two new sections to be known as section 2 and section 3, to read as follows:

"Sec. 2. In addition to any qualifications now required, no person shall be eligible to be a candidate for any public office who advocates or teaches, or is affiliated with or supports any group which advocates or teaches, the overthrow of the government of the United States of America or of the State of Washington by force or by any illegal or unconstitutional methods, nor unless he shall at the time of filing as a candidate also file with the officer with whom such candidacy is filed an affidavit that he does not advocate or teach, and is not affiliated with or supports any group which advocates or teaches, the overthrow of the government of the United States of America or of the State of Washington by force or by any illegal or unconstitutional methods.

"Sec. 3. Any candidate for public office may bring an action in his own name to prevent the certification or listing on any election ballot of any rival candidate who is not eligible as set forth in section 2 of this act."

Mr. Allen demanded the previous question and the demand was sustained.

The motion by Mr. Smiley was carried and the amendment was adopted.

On motion of Mr. Rasmussen, the rules were suspended, Engrossed House
Bill No. 543 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 543.

The Clerk called the roll on the final passage of Engrossed House Bill No. 543, and the bill passed the House by the following vote: Yeas, 80; nays, 17; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshée, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Floyd C.), Mohr, O'Brien, Olson, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—80.

Those voting nay were: Representatives Bernethy, Coughlin, Gallagher (Michael J.), Hallauer, Jeffreys, Jones (John R.), King, Miller (C. C.), Miller (Clyde J.), Morris, Neill, Nunamaker, Paulsen, Pedersen, Rosenberg, Stonecipher, Wedekind—17.

Those absent or not voting were: Representatives Carmichael, Wyatt—2.

Engrossed House Bill No. 543, having received the constitutional majority, was declared passed.

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

**House Bill No. 593**, by Representatives Rasmussen and Paulsen:

Appropriating for purchase of school grant lands for park purposes.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, House Bill No. 593 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. King demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of House Bill No. 593.

The Clerk called the roll on the final passage of House Bill No. 593, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshée, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich,
McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Ver­non A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Wash­ington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Carmichael, Wyatt—2.

House Bill No. 593, having received the constitutional majority, was de­clared passed.

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

**House Bill No. 670, by Representative Hansen:**

Relating to highways.

**House of Representatives,**


**MR. SPEAKER:**

We, a majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 670, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill, strike everything after the enacting clause and insert in lieu thereof the following: "Section 19, Chapter 190, Laws of 1937, is amended to read as follows:

"Section 19. A primary state highway to be known as Primary State Highway No. 21, or the Kitsap Peninsula Highway, is hereby established according to description as follows: Beginning at Kingston, thence westerly and northerly by the most feasible route by way of Port Gamble, thence southerly by the most feasible route by way of the vicinity of Poulsbo and Bremerton to a junction with Primary State Highway No. 14, in the vicinity of Tidewater Creek; also beginning at Keyport, thence in a westerly direction by the most feasible route to a junction with Primary State Highway No. 21, as herein described; also beginning at Lofall on Hood Canal, thence by the most feasible route to a connection with Primary State Highway No. 21, as herein described."

"Sec. 2. Section 18, Chapter 207, Laws of 1937, is amended to read as follows:

"Section 18. Secondary state highways as branches of Primary State Highway No. 21 are hereby established according to designation and description as follows:

"(a) Secondary State Highway No. 21A; beginning at • • • • a junction with Primary State Highway No. 21 in the vicinity north of Poulsbo, thence in a southeasterly direction by the most feasible route across Agate Pass to the north end of Bainbridge Island, thence in a southerly direction by the most feasible route to * the vicinity of Winslow;"

"(b) Secondary State Highway No. 21B; beginning at Keyport on Primary State Highway No. 21, thence in a southerly direction by the most feasible route to East Bremerton."

Amend the title in line 1 of the original bill, being line 1 of the printed bill, strike the semicolon (;) following the word "highways" and add the following: "and providing for extensions to Primary and Secondary Highways No. 21 and amending section 19, Chapter 190, Laws of 1937 and section 18, Chapter 207, Laws of 1937."

**JULIA BUTLER HANSEN, Chairman**

W. J. BEIERLEIN, Vice-Chairman.


House Bill No. 670 was read the second time by sections.

On motion of Mrs. Hansen, the committee amendment to the bill was adopted.
Mr. Powell moved the adoption of the following amendment:

Amend the bill by adding a new section to be known as section 3, to read as follows:

"Sec. 3. Snowsheds shall be constructed in all slide areas along Primary and Secondary Highways No. 21."

Mrs. Hansen moved that the amendment by Mr. Powell be laid on the table without taking the bill with it.

The motion was carried.

On motion of Mrs. Hansen, the committee amendment to the title was adopted.

On motion of Mrs. Hansen, the rules were suspended, Engrossed House Bill No. 670 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Hofmeister demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 670.

The Clerk called the roll on the final passage of Engrossed House Bill No. 670, and the bill passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Busse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardeisch, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—97.

Those absent or not voting were: Representatives Carmichael, Wyatt—2.

Engrossed House Bill No. 670, have received the constitutional majority, was declared passed.

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

House Joint Resolution No. 6, by Representative Kinnear:

Providing for annual legislative sessions.

The resolution was read the second time in full.

Mr. Henderson moved the adoption of the following amendment:

Amend section 12, line 4 of the printed bill, strike the period (.) after the word "law" and insert thereafter a comma (,) and add the following: "and providing an apartment in the proposed apartment house as part of each legislator's pay."

POINT OF ORDER

Mr. Kinnear:

"Point of order, Mr. Speaker, the amendment is not germane to the subject matter of the resolution."
RULING BY THE SPEAKER

The Speaker:

"The Speaker would rule that the amendment is not germane, Mr. Henderson. The amendment is not in order."

Mr. Kinnear moved the adoption of the following amendment:

Amend the resolution by adding a new paragraph immediately following section 12 to read as follows: "All regular sessions in even numbered years shall be known as budget sessions, at which the Legislature shall consider only appropriations for the succeeding fiscal year, revenue necessary therefor, proposed constitutional amendments, such other matters as the Governor may present for consideration, and acts necessary to provide for the expenses of the session."

Debate ensued.

Mr. Bargreen moved that the amendment by Mr. Kinnear be laid on the table without taking the bill with it.

The motion was lost on a rising vote.

Mr. Ford moved the previous question and the demand was sustained.

Division was called for. The motion by Mr. Kinnear was carried and the amendment was adopted on a rising vote.

On motion of Mr. Gallagher (Michael J.), the rules were suspended, Engrossed House Joint Resolution No. 6 was advanced to third reading, the second reading considered the third and the resolution was placed on final passage.

Mr. Gallagher (Michael J.), demanded the previous question and the demand was sustained on a rising vote.

The Speaker declared the question before the House to be the final passage of Engrossed House Joint Resolution No. 6.

The Clerk called the roll on the final passage of Engrossed House Joint Resolution No. 6, and the resolution passed the House by the following vote:

Yeas, 83; nays, 16; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, O'Brien, Olson, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Bassett, Bergevin, Brown (Vaughan), Carty, Coughlin, Jones (Mrs. Vincent F.), Mardesich, Morris, Nunamaker, Paulsen, Riley, Smith (Vernon A.), Sutherland, Wenberg (Oscar), Wyatt, Young—16.

Engrossed House Joint Resolution No. 6, having received the constitutional two-thirds majority, was declared passed.

MOTION FOR RECONSIDERATION

Mr. Bargreen:

"Mr. Speaker, having voted on the prevailing side, I now move to reconsider the vote by which Engrossed House Joint Resolution No. 6 was passed."
Mr. Gallagher (Michael J.):
"Mr. Speaker, the hour is now twelve o'clock."

The Speaker:
"For what does the gentleman from Spokane rise?"

Mr. Allen:
"I move we adjourn until ten o'clock a.m. tomorrow."

Point of Order
Mr. Riley:
"Point of order, Mr. Speaker. We are under the call of the House."

Ruling by the Speaker
The Speaker:
"Your motion to adjourn, Mr. Allen, is out of order."

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

Point of Order
Mr. Coughlin:
"Mr. Speaker, there is already a motion before the House made by Mr. Bargreen."

The Speaker declared the question before the House to be the motion by Mr. Bargreen for reconsideration of the vote by which Engrossed House Joint Resolution No. 6 passed.

MOTION
On motion of Mr. Hillyer, the House adjourned until twelve o'clock noon, Friday, March 4, 1949.

S. R. Holcomb, Chief Clerk.

FIFTY-FOURTH DAY

NOON SESSION

House of Representatives, Olympia, Wash, Friday, March 4, 1949.

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

The Clerk called the roll and all members were present except Representatives Brown (Gordon J.), Carty, Eldridge, Hillyer, Holliday, Hoopingarner, Mohr, Neill, Ridgway, Rosenberg and Woodall.

Prayer was offered by the Reverend William E. Callahan, Minister 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. Smith (Vernon A.), further reading was dispensed with and the journal was ordered to stand approved.
Mr. O'Brien:

"Mr. Speaker, I have a message from the committee for the blind expressing their appreciation of House Bill No. 276, which they asked me to read—

"'We, the committee for the blind, wish to express our profound thanks to the entire membership of the House for your wonderful action in passing House Bill No. 276 this afternoon."

ARTHUR DUNBAR & ARTHUR RAMSTAD."

Resolution by Messrs. King and Ford:

WHEREAS, Numerous complaints have been received by members of the Legislature from various practitioners of the healing arts concerning the methods of conducting examinations of the basic science law as administered by the medical and dental profession;

NOW, Therefore, BE IT RESOLVED by the House of Representatives of the State of Washington in legislative session assembled that the Legislative Council during the ensuing biennium investigate the medical and dental profession and its conduct in administering the basic science law and render a report to the next Legislature with appropriate recommendations.

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

REPORTS OF STANDING COMMITTEES


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 2, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Robert E. Blair, Vernon A. Smith.


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 181, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Wallace I. Carmichael, Daily S. Wyatt.


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 403, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Wallace I. Carmichael, Daily S. Wyatt.


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 487, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Wallace I. Carmichael, Clayton Farrington.


Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 501, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Wallace I. Carmichael, Clayton Farrington.
House of Representatives,  

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred En-grossed House Bill No. 506, have compared same with the original bill and find it cor-rectly engrossed.  
A. B. Comfort, Chairman.

We concur in this report: Robert E. Blair, Vernon A. Smith.

House of Representatives,  

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred En-grossed House Bill No. 563, have compared same with the original bill and find it cor-rectly engrossed.  
A. B. Comfort, Chairman.

We concur in this report: Wallace I. Carmichael, Daily S. Wyatt.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred En-grossed House Bill No. 582, have compared same with the original bill and find it cor-rectly engrossed.  
A. B. Comfort, Chairman.

We concur in this report: Robert E. Blair, Vernon A. Smith.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred En-grossed House Bill No. 679, have compared same with the original bill and find it cor-rectly engrossed.  
A. B. Comfort, Chairman.

We concur in this report: Robert E. Blair, Vernon A. Smith.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred En-grossed House Joint Resolution No. 9, have compared same with the original resolution and find it correctly engrossed.  
A. B. Comfort, Chairman.

We concur in this report: Wallace I. Carmichael, Daily S. Wyatt.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred En-grossed House Joint Resolution No. 10, have compared same with the original resolution and find it correctly engrossed.  
A. B. Comfort, Chairman.

We concur in this report: Wallace I. Carmichael, Daily S. Wyatt.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred En-grossed House Bill No. 670, have compared same with the original bill and find it cor-rectly engrossed.  
A. B. Comfort, Chairman.


Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred En-grossed House Joint Resolution No. 6, have compared same with the original resolution and find it correctly engrossed.  
A. B. Comfort, Chairman.

Mr. Speaker:

We, your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 161, requiring annual publication of fourth-class city financial reports, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Senate Bill No. 226, increasing assessment on butter fat for Washington State Dairy Products Commission from one-fifth to one-half cent per pound, 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.

MESSAGES FROM THE SENATE

House of Representatives,

The Senate has passed: Engrossed Senate Bill No. 28; also Engrossed Senate Bill No. 108; also Engrossed Senate Bill No. 216; also Engrossed Senate Bill No. 254; also Engrossed Senate Bill No. 295; also Engrossed Senate Bill No. 303; also Engrossed Senate Bill No. 350; also Engrossed Senate Bill No. 364, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,

The Senate has passed: Re-Engrossed Senate Bill No. 110; also Senate Bill No. 242; also Engrossed Senate Bill No. 352; also Engrossed Senate Bill No. 277; also Senate Bill No. 312; also Engrossed Senate Bill No. 325; also Senate Bill No. 348; also Senate Bill No. 403; also Senate Bill No. 237, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,

The Senate has passed: Engrossed Senate Bill No. 199; also Engrossed Senate Bill No. 405, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.
Mr. Speaker:

Under the provisions of chapter 36, Laws of 1947, the President has appointed, and the Senate has confirmed as members of the Legislative Council, Senators Parker, Lee, Westberg, Harley, Rutter, Hall, Robertson, Rosellini, Dixon, Sapp.

HERBERT H. SIEBER, Secretary.

FIRST READING OF SENATE BILLS

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

Engrossed Senate Bill No. 28, by Senator Kimball:
An Act relating to the fixing of compensation of county officers; amending section 6, Chapter 148, of Laws of the Extraordinary Session of 1925, as amended.
Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 106, by Senators Rutter and Kimball:
An Act relating to municipal corporations under council-manager plan, and amending sections 15 and 17, Chapter 271, Laws of 1943.
Referred to Committee on Cities and Counties.

Engrossed Senate Bill No. 108, by Senator Robertson:
An Act relating to limited access highway facilities and amending sections 1, 2, 6 and 7, Chapter 202, Laws of 1947.
Referred to Committee on Roads and Bridges.

Re-Engrossed Senate Bill No. 110, by Senator Parker:
An Act relating to the meetings of boards, of commissions and authorities created by or operating as agencies of the state, or any political subdivisions thereof.
Referred to Judiciary Committee.

Engrossed Senate Bill No. 199, by Senator Zednick:
An Act relating to insurance companies; providing for the investment of their funds; and declaring an emergency.
Referred to Committee on Insurance.

Engrossed Senate Bill No. 216, by Senators Shank and Jackson:
An Act establishing a fisheries code for the preservation, protection, perpetuation and management of food fish and shell-fish; providing for and creating a department of fisheries; regulating the taking and possession of food fish and shell-fish; licensing appliances therefor; providing for license fees and charges; licensing all phases of the fishing industry; providing for the acquisition of land and rights in land; providing for the construction, maintenance and operation of fish hatcheries, rearing stations, laboratories, nurseries and other installations; providing for the appointment of a director of fisheries and designating his authority; providing for the propagation, protection and disposition of oyster beds in the State of Washington; regulating the entire food fish and shell-fish industry of the state and offshore waters; repealing certain statutes; fixing penalties for the violation of this act, and declaring an emergency.
Referred to Committee on Fisheries.

Senate Bill No. 237, by Senator Shank (By Executive Request):
An Act relating to grand juries, authorizing superior court judges in certain cases to summon and convene a grand jury on their own motion, and
amending section 7 of the Act approved January 29, 1890 (Laws of 1889-90, page 102).

Referred to Judiciary Committee.

**Senate Bill No. 242**, by Senator Shank:
An Act relating to the crime of escape and prescribing penalties; amending section 90, Chapter 249, Laws of 1909.
Referred to Judiciary Committee.

**Engrossed Senate Bill No. 254**, by Senators Pearson and Zednick:
An Act providing assistance for blind students attending institutions of higher learning; amending Chapter 154, Laws of 1935; making an appropriation; and declaring an emergency.
Referred to Committee on Social Security.

**Engrossed Senate Bill No. 277**, by Senator Kimball:
An Act relating to birth certificates; and amending section 13, Chapter 83, Laws of 1907.
Referred to Judiciary Committee.

**Engrossed Senate Bill No. 295**, by Senators Hall and Binzer:
An Act relating to agriculture and soil conservation districts; amending Chapter 187, Laws of 1939; and making an appropriation.
Referred to Committee on Agriculture and Livestock.

**Engrossed Senate Bill No. 303**, by Senators Davison and Roup:
An Act relating to the division of apiculture, and to the sale of honey; amending certain sections of Chapter 59, Laws of the Extraordinary Session of 1933, and section 39, Chapter 199, Laws of 1939, and section 5, Chapter 130, Laws of 1941; and declaring an emergency.
Referred to Committee on Agriculture and Livestock.

**Senate Bill No. 312**, by Senator Binzer (By Executive Request):
An Act relating to the State Employees' Retirement System in the event of the extension of the Federal Old Age and Survivors' Insurance provisions to state officers and employees, and amending section 3, Chapter 205, Laws of 1941.
Referred to Committee on Social Security.

**Engrossed Senate Bill No. 325**, by Senator Ostrander (By Departmental Request):
An Act relating to the authority of the Industrial Welfare Commission and providing for the issuance of permits for the employment of minors; amending section 14, Chapter 174, Laws of 1913.
On motion of Mr. Miller (Floyd C.), Engrossed Senate Bill No. 325 was re-referred to the Committee on Labor Relations.

**Senate Bill No. 348**, by Senators Hall and Morgan:
An Act relating to education, authorizing the establishment of petty cash funds by school districts and providing procedures therefor.
Referred to Committee on Education and Libraries.

**Engrossed Senate Bill No. 350**, by Senators Robertson and French:
An Act relating to public highways; providing for the survey and location of a proposed state highway system to serve the Columbia Basin irrigation project; and making an appropriation therefor.
Referred to Committee on Roads and Bridges.
Engrossed Senate Bill No. 352, by Senators Robertson and French:
An Act relating to vehicles and the operation thereof upon the public highways, providing for vehicle equipment, providing for certain records and reports, defining offenses and fixing penalties, and amending sections 76, 99, 116, 119, 142 and 145, Chapter 189, Laws of 1937, section 1, Chapter 35, Laws of 1939 and sections 8 and 13, Chapter 200, Laws of 1947.
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 364, by Senators Shank and Jackson:
An Act relating to food fish and shell-fish, providing for certain privilege fees and catch fees and the collection thereof by the director of fisheries; authorizing the director of fisheries to prescribe rules and regulations for collection of privilege and catch fees; providing penalties; creating a lien on cannery, packing plant, building, boats, scows and other equipment for delinquent privilege and catch fees; providing for surety bond; repealing certain statutes and all other acts in conflict with this act; and declaring an emergency.
Referred to Committee on Fisheries.

Senate Bill No. 403, by Senator McCutcheon:
An Act regulating the practice of engineering and land surveying; and amending section 12, Chapter 283, Laws of 1947; and repealing sections 7 and 13, Chapter 283, Laws of 1947.
Referred to Committee on License.

Engrossed Senate Bill No. 405, by Senator Westberg:
An Act relating to corporations and providing for the valuation and payment of shares of shareholders objecting to certain corporate action and amending section 41, Chapter 185, Laws of 1933, as amended by section 7, Chapter 143, Laws of 1939.
Referred to Judiciary Committee.

SECOND READING OF BILLS

Senate Bill No. 20, by Senators Sapp and Dahl:
Appropriating $300,000 for mine-to-market road fund for mine-to-market road commission.
The bill was read the second time by sections.
On motion of Mrs. Hansen, the rules were suspended, Senate Bill No. 20 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 20.

The Clerk called the roll on the final passage of Senate Bill No. 20, and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Foster, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kninear, Knoblauch, Kupka, Lester, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, O'Brien, Olson, Paulsen, Pedersen,
Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—80.

Those absent or not voting were: Representatives Ball, Bargreen, Buse, Carty, Eldridge, Forshee, Frayn, Gallagher (Bernard J.), Hillyer, Jones (John R.), Mardesich, Miller (C. C.), Neill, Nunamaker, Powell, Rasmussen, Roderick, Woodall, Zent—19.

Senate Bill No. 20, having received the 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. 31, by Senators Parker and Tisdale:

Requiring consent of existing hospitals to eminent domain by certain hospital districts and authorizing excess levies by hospital districts.


Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 31, requiring consent of existing hospitals to eminent domain by certain hospital districts and authorizing excess levies by hospital districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, subsection (f), page 2, line 29 of the original bill, being line 15, page 2 of the printed bill, after the words "has been" and before the word "authorized" strike the words "or shall be"

In section 1, subsection (f), page 2, line 30 of the original bill, being line 15, page 2 of the printed bill, after the words "people" strike the period (.) and insert in lieu thereof a colon (:) and, add the following: "Provided, further, That the Public Hospital Districts are hereby authorized to levy such a general tax in excess of said three (3) mills when authorized so to do at a special election conducted in accordance with and subject to all of the requirements of the constitution and laws of the State of Washington now in force or hereafter enacted governing the limitation of tax levies commonly known as the forty mill tax limitation. The said Board of District Commissioners is hereby authorized and empowered to call a special election for the purpose of submitting to the qualified voters of the Hospital District a proposition to levy a tax in excess of the three (3) mills herein specifically authorized." OLE H. OLSON, Chairman.


Engrossed Senate Bill No. 31 was read the second time by sections.

Mr. Coughlin moved the adoption of the following amendment:

In section 1, subsection (b) page 1, line 27 of the engrossed bill, the same being the Senate amendment to subsection (b) on page 1, line 18 of the printed bill, strike the following: "and Provided, further, That no hospital district organized and existing in districts having more than 25,000 population have any of the rights herein enumerated without the prior written consent of all existing hospital facilities within the boundaries of such hospital district."

The Speaker recognized Mr. Coughlin.
Mr. Blair:
"Mr. Speaker, point of order. Is he speaking on the amendment?"

The Speaker:
"He is referring to the amendment. Proceed, Mr. Coughlin. Try to keep within the limits of the amendment."

Mr. O'Brien:
"Point of order, Mr. Speaker. The speaker has exceeded the three minute limit."

The Speaker:
"The point is well taken."

Mr. Comfort:
"Mr. Speaker, I yield my time to Mr. Coughlin."

With the consent of the House, Mr. Coughlin was allowed Mr. Comfort's time.

Debate ensued.
Mr. Sandison demanded the previous question, but the demand was not sustained.

Further debate ensued.
Mr. O'Brien moved that the amendment by Mr. Coughlin be laid on the table without taking the bill with it.

The motion was lost.

The Speaker recognized Mr. Raugust.

Mr. Gallagher (Michael J.):
"Mr. Speaker, I would like to ask Mr. Raugust a question."

The Speaker:
"Does the gentleman yield?"

Mr. Raugust:
"Yes."

Mr. Gallagher (Michael J.):
"Would it be possible to tax these so-called charitable hospitals out of business? As I understand it, they are now tax free."

Mr. Raugust:
"The people pay the taxes to maintain these hospitals in competition to private hospitals."

Mr. Coughlin demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Coughlin to adopt the amendment to section 1, subsection (b), page 1, line 27 of the engrossed bill.

The motion was carried and the amendment was adopted.

Mr. Blair moved that the committee amendment to section 1, subsection (f), page 2, line 29 of the original bill be laid on the table without taking the bill with it.

The motion was lost.
Mr. Paulsen moved that the committee amendment to section 1, subsection (f), page 2, line 29 of the original bill be adopted.

The motion was lost.

Mr. Olson moved that the committee amendment to section 1, subsection (f), page 2, line 29 of the original bill be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table.

Mr. Blair moved the adoption of the committee amendment to section 1; subsection (f), page 2, line 30 of the original bill.

The motion was carried and the amendment was adopted.

On motion of Mr. Olson, the rules were suspended, Engrossed Senate Bill No. 31 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 31 as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 31, as amended by the House, and the bill passed the House by the following vote: Yeas, 87; nays, 4; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—87.

Those voting nay were: Representatives Foster, Johnston, Neill, Woodall—4.

Those absent or not voting were: Representatives Carty, Hillyer, Kinnear, Miller (C. C.), Rasmussen, Simmons, Vane, Zent—8.

Engrossed Senate Bill No. 31, as amended by the House, having received the 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. 32, by Senator Hall:

Broadening eminent domain power of school directors and increasing permissible acreage.

The bill was read the second time by sections.

On motion of Mr. Foster, the rules were suspended, Engrossed Senate Bill No. 33 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker called Mr. Kinnear to preside.

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 33.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 33, and the bill passed the House by the following vote: Yeas, 77; nays, 5; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent—77.

Those voting nay were: Representatives Bergevin, Forshee, Kinnear, Morris, Riley—5.

Those absent or not voting were: Representatives Adams, Brown (Gordon J.), Buse, Callow, Carty, Eldridge, Hallauer, Holliday, Jones (John R.), Miller (C. C.), Powell, Simmons, Sisson, Smiley, Vane, Woodall, Mr. Speaker—17.

Engrossed Senate Bill No. 33, having received the constitutional majority, was declared passed.

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

Senate Bill No. 71, by Senator Harley:
Increasing number of permissible scholarship awards at the state college and university.

The bill was read the second time by sections.

On motion of Mr. Wilson, the rules were suspended, Senate Bill No. 71 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

POINT OF INFORMATION

Mr. Bassett:
"Mr. Speaker, I would like to ask Mr. Wilson a question."

The Speaker (Mr. Kinnear presiding):
"Does the gentleman yield?"

Mr. Wilson:
"Yes."

Mr. Bassett:
"How many scholarships are provided now?"

Mr. Wilson:
"Fifty."

Mr. Bassett:
"Thank you."

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Senate Bill No. 71.

The Clerk called the roll on the final passage of Senate Bill No. 71, and the
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bill passed the House by the following vote: Yeas, 77; nays, 1; absent or not voting, 21.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent—77.

Those voting nay were: Representative Wyatt—1.

Those absent or not voting were: Representatives Adams, Allen, Brown (Gordon J.), Buse, Callow, Carty, Donohue, Ford, Hallauer, Jones (John R.), Knoblauch, Miller (C. C.), Mohr, Rasmussen, Rhodes, Riley, Shannon, Simmons, Sisson, Vane, Mr. Speaker—21.

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.

Engrossed Senate Bill No. 84, by Senator Lindsay:

Authorizing joint control of certain irrigation district facilities and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Dillard, the rules were suspended, Engrossed Senate Bill No. 84 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 84.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 84, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Schumann, Shadbolt, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—81.

Those absent or not voting were: Representatives Adams, Allen, Ball, Brown (Gordon J.), Buse, Callow, Ford, Hallauer, Hansen, Jones (John R.),
Engrossed Senate Bill No. 84, having received the 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. 85**, by Senator Lindsay:
Authorizing issuance of irrigation district revenue bonds.
The bill was read the second time by sections.
On motion of Mr. Dillard, the rules were suspended, Senate Bill No. 85 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Senate Bill No. 85.
Mr. Gallagher (Bernard J.) demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Senate Bill No. 85, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Henry A.), Brown (Vaughan), Carmichael, Carroll, Carty, Comfort, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Marde­sch, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—82.

Those absent or not voting were: Representatives Adams, Boede, Brown (Gordon J.), Buse, Callow, Cory, Coughlin, Ford, Hansen, Holliday, Miller (C. C.), Olson, Riley, Shannon, Sutherland, Vane, Mr. Speaker—17.

Senate Bill No. 85, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**Engrossed Senate Bill No. 94**, by Senators Davison and Rosellini:
Authorizing agreements between public schools and universities for use of schools for teacher training.
The bill was read the second time by sections.
On motion of Mr. Frayn, the rules were suspended, Engrossed Senate Bill No. 94 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 94.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 94, and the bill passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 27.
Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Brown (Henry A.), Carmichael, Carroll, Comfort, Cory, Donohue, Eldridge, Farrington, Forsee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer; Hoefel, Hofmeister, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Shumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent—72.

Those absent or not voting were: Representatives Adams, Bernethy, Boede, Brown (Gordon J.), Brown (Vaughan), Buse, Callow, Carty, Coughlin, Dillard, Ford, Hansen, Holliday, Jeffreys, King, Lester, Nunamaker, Olson, Powell, Raugust, Sandison, Shannon, Sutherland, Vane, Washington, Wyatt, Mr. Speaker—22.

Engrossed Senate 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.

**Senate Bill No. 121, by Senator Rogers:**

Authorizing interstate cooperation and acceptance of federal grants by Pollution Control Commission.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, Senate Bill No. 121 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Senate Bill No. 121.

The Clerk called the roll on the final passage of Senate Bill No. 121, and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Farrington, Ford, Forsee, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Rasmussen, Rhodes, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—77.

Those absent or not voting were: Representatives Adams, Bernethy, Brown (Gordon J.), Buse, Carty, Donohue, Eldridge, Foster, Gallagher (Michael J.), Hofmeister, Holliday, Jeffreys, King, Lester, Olson, Powell, Raugust, Ridgway, Sutherland, Vane, Washington, Mr. Speaker—22.
Senate 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.

Senate Bill No. 122, by Senator Parker:
Authorizing court order of probation on conviction of any crime.

The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 122 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Senate Bill No. 122.

The Clerk called the roll on the final passage of Senate Bill No. 122, and the bill passed the House by the following vote: Yeas, 69; nays, 7; absent or not voting, 23.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Ford, Foster, Frayn, Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Hoopingarner, Johnston, Jones (John R.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Roderick, Rosenberg, Shadboit, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Young, Zent—69.

Those voting nay were: Representatives Ball, Farrington, Jones (Mrs. Vincent F.), Rhodes, Sandison, Sisson, Wyatt—7.

Those absent or not voting were: Representatives Adams, Allen, Bernethy, Brown (Gordon J.), Buse, Carty, Donohue, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Holliday, Jeffreys, Lester, Neill, Raugust, Ridgway, Riley, Schumann, Sutherland, Vane, Washington, Woodall, Mr. Speaker—23.

Senate Bill No. 122, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 123, by Senator Rogers:
Providing basis for allocation of funds to cities and towns and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Ford, the rules were suspended, Engrossed Senate No. 123 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 123.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 123, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.
Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Blair, Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent—76.

Those absent or not voting were: Representatives Adams, Ball, Beierlein, Bernethy, Boede, Brown (Gordon J.), Buse, Carty, Coughlin, Donohue, Gallagher (Bernard J.), Johnston, King, Neill, Olson, Raugust, Rhodes, Sisson, Smith (Ralph A.), Vane, Washington, Young, Mr. Speaker—23.

Engrossed Senate 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.

THIRD READING OF BILLS

Engrossed Senate Bill No. 166, by Senator Edwards:

Relating to control of ground waters; authorizing capping and plugging of certain wells.

On motion of Mr. Riley, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 166 was placed on final passage.

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 166.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 166, and the bill passed the House by the following vote: Yeas, 74; nays, 1; absent or not voting, 24.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Bassett, Beierlein, Bergevin, Blair, Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent—74.

Those voting nay were: Representative Dillard—1.

Those absent or not voting were: Representatives Adams, Ball, Bargreen, Bernethy, Boede, Brown (Gordon J.), Buse, Carty, Donohue, Eldridge, Farrington, Ford, Gallagher (Bernard J.), Hallauer, King, Neill, Raugust, Rhodes, Riley, Simmons, Vane, Washington, Young, Mr. Speaker—24.
Engrossed Senate Bill No. 166, having received the constitutional majority, was declared passed.

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

**Senate Joint Resolution No. 9**, by Senators Sears and Edwards:
Exempting Canadians from alien land restrictions.

Mr. Brown (Vaughan) moved that the rules be suspended and the resolution returned to second reading for the purpose of amendment.

The motion was carried.

**SECOND READING OF BILLS**

Senate Joint Resolution No. 9 was re-read the second time in full.

On motion of Mr. Brown (Vaughan), the following amendment was adopted:

In lines 1 and 2 of the original resolution, being lines 1 and 2 of the printed resolution, strike the following: "WHEREAS, At the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1950," and insert in lieu thereof the following: "THAT, At the next general election in this state, whether regularly or specially called,"

The House resumed consideration of bills on third reading.

**THIRD READING OF BILLS**

On motion of Mr. Brown (Vaughan), the rules were suspended, Senate Joint Resolution No. 9 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Speaker (Mr. Kinnear presiding) declared the question before the House to be the final passage of Senate Joint Resolution No. 9, as amended by the House.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 9, as amended by the House, and the resolution passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Anderson (B, Roy), Anderson (Eva), Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hilyer, Hoefel, Hofmeister, Holliday, Hoopin-garner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rau-gust, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—80.

Those absent or not voting were: Representatives Adams, Allen, Ball, Bargreen, Bernethy, Brown (Gordon J.), Buse, Coughlin, Farrington, Gallagher (Bernard J.), Johnston, King, Mardesich, Miller (Floyd C.), Neill, Rasmussen, Rhodes, Sutherland, Vane—19.

The Speaker resumed the chair.

Senate Joint Resolution No. 9, as amended by the House, having received the constitutional two-thirds majority, was declared passed.
MOTION
On motion of Mr. Ford, 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 Anderson (Eva), Comfort, Farrington, Forshee, Gordon, Hoopingarner, Johnston, Kinnear, O'Brien, Rasmussen, Ridgway, Riley, Rosenberg, Sisson, Vane, Wilson and Woodall.

REPORTS OF STANDING COMMITTEES

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 121, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Howard T. Ball, Marshall A. Neill.

House of Representatives,

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 391, have compared same with the original bill and find it correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Howard T. Ball, Marshall A. Neill.

Re-Engrossed Senate Bill No. 198 (reported by Committee on State Government):

Do pass as amended.

Passed to second reading.

House of Representatives,

MR. SPEAKER:
We, a majority of your Committee on Horticulture, to whom was referred Senate Bill No. 246, increasing percentage of horticultural inspectors' salary payable from certification fees, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILBUR G. HALLAUER, Chairman.

We concur in this report: Alfred S. Hillyer, Joe F. Lester, Loomis J. Shadbolt, Kenneth H. Simmons.

Passed to second reading.

House of Representatives,

MR. SPEAKER:
We, a majority of your Committee on Horticulture, to whom was referred Senate Bill No. 247, increasing amounts to be retained in horticultural district funds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILBUR G. HALLAUER, Chairman.

We concur in this report: Alfred S. Hillyer, Joe F. Lester, Loomis J. Shadbolt, Kenneth H. Simmons.

Passed to second reading.
MR. SPEAKER:

We, your Committee on State Government, to whom was referred Senate Bill No. 268, revoking state treasurer's authority to make temporary loans between funds, 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.


MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 278, providing for excise tax on aircraft in lieu of ad valorem and other taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

OLE H. OLSON, Chairman.


Passed to second reading.


MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 278, providing for excise tax on aircraft in lieu of ad valorem and other taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: A. B. Comfort.

Passed to second reading.


MR. SPEAKER:

We, a majority of your Committee on Liquor Control, to whom was referred Senate Bill No. 335, prohibiting exercise of local option on liquor by the drink and question of sale only at the same election, 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: Howard Bargreen, Robert Bernethy, Edward A. Buse, Mark V. Holliday, Floyd C. Miller, Grant C. Sisson, Ray W. Sprague, R. C. (Brigham) Young, Harold (Judge) Zent.

Passed to second reading.


MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 337, revising liquor fund distribution, increasing state percentage to 50% and decreasing counties to 10% and cities to 40%; repealing War Liquor Tax and 1933 liquor tax 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.

OLE H. OLSON, Chairman.


Passed to second reading.

House of Representatives,

Mr. Speaker:

We, your Committee on State Government, to whom was referred Engrossed Senate Bill No. 339, abolishing certain funds in the state treasury 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. W. E. Carty, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 351, providing for certification of omitted assessments, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. OLE H. Olson, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Joint Memorial No. 8, requesting repeal of federal transportation excise taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. OLE H. Olson, Chairman.


Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred Senate Joint Memorial No. 8, requesting repeal of federal transportation excise taxes, 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: David M. Roderick.

Passed to second reading.

COMMUNICATION FROM THE GOVERNOR

State of Washington, Executive Department,
Olympia, March 4, 1949.

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:

24—H
House Bill No. 21:
"An Act relating to flood control and amending section 1, Chapter 99, Laws of 1947, and section 6, Chapter 204, Laws of 1941 (sec. 9663F-6, Rem. Rev. Stat.; sec. 564-11, PPC) and declaring an emergency."

House Bill No. 40:
"An Act relating to education, restricting the right to teach in the public schools, providing for the issuance of permits to teach and amending section 1, Chapter 38, Laws of 1919."

House Bill No. 44:
"An Act relating to education; relating to the distribution from the State School Equalization Fund; repealing the provisions for a county school levy; amending section 5, Sub-Chapter 9, Title III, Chapter 97, Laws of 1909, as last amended by section 1, Chapter 235, Laws of 1947; and repealing section 15, Chapter 144, Laws of 1943."

House Bill No. 60:
"An Act authorizing County Commissioners of certain classes of counties to purchase supplies and equipment and contract for public works for all county departments on a competitive basis and extending the provisions of Chapter 61, Laws of 1945 (secs. 10322-15 to 10322-18, Rem. Rev. Stat.; secs. 491-1, 491P-3, 491P-5, 491P-7 PPC) to First Class counties by amending section 1, Chapter 61, Laws of 1945 (sec. 10322-15, Rem. Rev. Stat.; sec. 491P-1 PPC)."

House Bill No. 67:
"An Act relating to education, providing for the training of teachers and other personnel of the public schools as therein defined, amending Chapter 108, Laws of 1947, and repealing all acts or parts of acts in conflict therewith and declaring an emergency."

House Bill No. 74:
"An Act granting certain land to the City of Cheney."

House Bill No. 76:
"An Act relating to taxation; providing that certain metals held in a warehouse under negotiable receipts shall be considered as property in transit and not taxable."

House Bill No. 111:
"An Act authorizing and directing a conveyance of certain real estate to the City of Centralia, a municipal corporation, and repealing Chapter 57, Laws of 1947."

House Bill No. 170:
"An Act authorizing the State Library Commission to accept and disburse grants of federal funds."

House Bill No. 189:
"An Act relating to the state fair, ratifying and approving the expenditure by the Director of Agriculture of certain sums for the maintenance of the state fair grounds, amending section 6, Chapter 164, Laws of 1927 (sec. 2736-6, Rem. Rev. Stat.), and declaring an emergency."

House Bill No. 200:
"An Act relating to the State Association of Irrigation Districts and amending Chapter 193, Laws of 1947, by adding a section thereto to be known as section 4."

House Bill No. 226:
"An Act relating to state lands and providing for easements thereon."

House Bill No. 244:
"An Act making an appropriation for flood control."

House Bill No. 311:
"An Act relating to the Department of Labor and Industries; making a deficiency appropriation; and declaring an emergency."

House Bill No. 352:
"An Act relating to the Department of Game and providing for the revocation of hunting licenses."

Sincerely yours,
H. P. Everest,
Assistant to the Governor.
MESSAGES FROM THE SENATE

Senate Chamber,

MR. SPEAKER:
The Senate has passed: House Joint Memorial No. 31; also Engrossed House Bill No. 35; also Engrossed House Bill No. 46; also Engrossed House Bill No. 161; also House Bill No. 162; also House Bill No. 216; also House Bill No. 222; also House Bill No. 254; also House Bill No. 265; also Engrossed House Bill No. 269; also House Bill No. 293, and the same are herewith transmitted.

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 52, with the following amendments:
Amend section 3, line 11, page 1 of the printed bill, strike the words "licensed doctors of medicine or surgery" and insert in lieu thereof the words "licensed physicians or surgeons"
Amend section 28, page 6, line 18 of the printed bill after the words "Laws of 1919;" insert the words "nor shall it be construed as conferring any authority to practice osteopathy or osteopathy and surgery in violation of Chapter 4, Laws of 1919, as amended by Chapter 82, Laws of 1921;", and the same is herewith transmitted.

MOTION

On motion of Mrs. Hansen, the House concurred in the Senate amendments to Engrossed House Bill No. 52.

The Speaker:
"The question before the House is the final passage of Engrossed House Bill No. 52 as amended by the Senate."

The Clerk called the roll on the final passage of Engrossed House Bill No. 52, 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 Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Roderick, Sandison, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Ball, Bassett, Blair, Carty, Eldridge, Ford, Forshee, Gordon, Holliday, Hoopingarner, Jones (John R.); Kinnear, O’Brien, Olson, Ridgway, Riley, Rosenberg, Schumann, Smiley, Sutherland, Vane—21.
Engrossed House Bill No. 52, having received the constitutional majority, was declared passed as amended by the Senate.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

**Senate Bill No. 135**, by Senator Edwards:
Authorizing appointment of deputies by state auditor.
The bill was read the second time by sections.

On motion of Mr. Rasmussen, 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.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 135.
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, 78; nays, 2; absent or not voting, 19.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Powell, Rasmussen, Raugust, Rhodes, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—78.

Those voting nay were: Representatives Brown (Gordon J.), Pedersen—2.

Those absent or not voting were: Representatives Ball, Bassett, Blair, Carty, Ford, Forshee, Gordon, Holliday, Hoopingarner, Jones (John R.), Kinnear, Miller (C. C.), O'Brien, Ridgway, Riley, Roderick, Rosenberg, Smiley, Sutherland—19.

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.

**Senate Bill No. 158**, by Senator Lee:
Creating Washington Historic Sites and Markers Commission.
The bill was read the second time by sections.

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

In section 1, line 7 of the original bill, being line 2 of the printed bill, after the comma (,) following the word "highways" and before the word "director" insert the following: "director of the Eastern Washington State Historical Society in Spokane."

On motion of Mr. Bassett, the rules were suspended, Senate Bill No. 158 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Johnston demanded the previous question and the demand was sustained.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 158 as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 158, as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Ball, Blair, Carty, Ford, Forshee, Gordon, Holliday, Hoopingarner, Kinneer, Miller (C. C.), Nunnemaker, O'Brien, Ridgway, Rosenberg, Simmons, Wilson, Woodall—17.

Senate Bill No. 158, as amended by the House, having received the 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. 175, by Senator Rogers:
Applying percentage required for city charter petition to general instead of city election.
The bill was read the second time by sections.
Mr. Rasmussen moved that the rules be suspended and that Senate Bill No. 175 be advanced to third reading, the second reading considered the third and the bill be placed on final passage.
Division was called for.

POINT OF ORDER

Mr. Gallagher (Michael J.):
“Mr. Speaker, point of order.”

RULING BY THE SPEAKER

The Speaker:
“The Speaker will have to rule, although it has not been the practice in the past, that the motion to suspend the rules is not debatable.”

The motion by Mr. Rasmussen to suspend the rules having failed to receive the two-thirds majority on a rising vote, was declared lost.

Senate Bill No. 175 was passed to third reading.

Senate Bill No. 178, by Senators Robertson and French (By Departmental Request):
Authorizing surety bond for assuring highway construction bid proposals.
The bill was read the second time by sections.
On motion of Mr. Paulsen, 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.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 178.

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, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin; Dillard, Donohue, Eldridge, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Ball, Blair, Carty, Ford, Forshee, Holliday, Hoopingarner, Kinnear, Miller (C. C.), O'Brien, Olson, Ridgway, Riley, Sisson, Washington—15.

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.

PERSONAL PRIVILEGE

Mr. Dillard:

"I move that the Sergeant-at-Arms escort Mr. Coughlin to the gallery to sit with his children so that his wife who is a former member might be escorted to the rostrum to be recognized by the House."

POINT OF ORDER

Mr. Coughlin:

"Point of order, Mr. Speaker. My wife is in the north gallery."

The Speaker instructed the Sergeant-at-Arms to escort Mr. Coughlin to the gallery and Mrs. Margaret Coughlin, former member from King County, to a seat beside the Speaker. (Applause).

Engrossed Senate Bill No. 186, by Senator Clark:

Authorizing quarter horse racing.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on License, to whom was referred Engrossed Senate Bill No. 186, authorizing quarter horse racing, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend section 1, line 14 of the engrossed bill, after the word "or" and before the word "quarter", strike the following: "or standard bred and harness" and insert in lieu
thereof the words "standard bred and harness or" the same being line 4 of the Senate amendment by Senator Flanagan to line 8 of the printed bill

Amend section 4 by striking the whole thereof.

R. C. (BRIGHAM) YOUNG, Chairman.


Engrossed Senate Bill No. 186 was read the second time by sections.

On motion of Mr. Young, the committee amendment to section 1, line 14 of the engrossed bill was adopted.

Mr. Morris moved the adoption of the following amendment:

Amend the bill by adding thereto three new subsections immediately following section 3 to be known as (a), (b) and (c), to read as follows: "(a) The Washington Horse Racing Commission is authorized to license, regulate and supervise greyhound dog racing meets in the same manner and under the same rules applicable to horse racing meets under Chapter 55, Laws of 1933, as now or hereafter amended.

"(b) The greyhound dog racing licensees authorized by the Washington Horse Racing Commission under the provisions of this act shall pay the same fees, be subject to the same penalties and in all respects be governed by the laws and rules relating to horse racing licensees under Chapter 55, Laws of 1933, as now or hereafter amended.

"(c) The Washington Horse Racing Commission shall exercise the same powers and be charged with the same duties with respect to greyhound dog racing, and make the same disposition of funds received in respect thereto as provided by Chapter 55, Laws of 1933, as now or hereafter amended."

Debate ensued.

The Speaker recognized Mr. Adams.

POINT OF ORDER

Mr. Jones (John R.): "Point of order. Mr. Speaker. The gentleman isn't talking on the amendment."

The Speaker: "I think he is talking on the amendment all right. I think it affects horse racing."

POINT OF ORDER

Mr. Carroll: "Point of order, Mr. Speaker. I think we have a three-minute limit."

The Speaker recognized Mr. Anderson (B. Roy).

Mr. Anderson (B. Roy): "Mr. Speaker, I yield my time to Mr. Adams."

With the consent of the House, Mr. Adams was allowed Mr. Anderson's time.

Further debate ensued.

Mr. Paulsen demanded the previous question but the demand was not sustained.

Debate continued.

Mr. Johnston demanded the previous question and the demand was sustained.

The motion by Mr. Morris was carried and the amendment was adopted.

Mr. O'Brien moved the adoption of the following amendment:

Amend the bill by adding a new section to include cock-fighting in established arenas set up under the jurisdiction of the Washington Horse Racing Commission.

Mr. Woodall moved that the amendment be laid on the table without taking the bill with it.
The motion was carried and the amendment was laid on the table.

Mr. Young moved the adoption of the committee amendment striking section 4.

The motion was carried on a rising vote, and the committee amendment was adopted.

Mr. Rasmussen moved the adoption of the following amendment:

Amend the bill by adding four new sections, to be numbered sections 4, 5, 6 and 7; to read as follows:

"Sec. 4. 'Person', as used in this act, shall mean and include an individual, corporation, co-partnership or association.

"Sec. 5. It shall be unlawful for any person to display, exhibit or expose, or permit to be displayed, exhibited or exposed for the purpose of use, play or operation, or permit to be used, played or operated in any public place, or in any place to which the public has access within this state, any pinball machine, slot machine, coin machine or amusement device designed to be operated upon the insertion of a coin, trade check or other instrument representing value in merchandise or money whether designed as a gambling device of whether designed to be operated by a combination of the elements of chance and skill, but said prohibition shall not include any machine or device used exclusively for any of the following: Weighing, vending of merchandise or stamps, rendering of music or showing of pictures or films, and any amusement device which is played solely for amusement and with no reward or prize for skill obtainable.

"Sec. 6. Any violation of the provisions of this act shall constitute a gross misdemeanor.

"Sec. 7. 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."

POINT OF ORDER

Mr. Carroll:

"Point of order, Mr. Speaker. I don't think the amendment is germane."

Mr. Rasmussen:

"I believe the amendment is germane, Mr. Speaker. May I ask that my amendment be read. They haven't heard the end of it."

The reading clerk was instructed to re-read the amendment.

Debate ensued.

RULING BY THE SPEAKER

The Speaker:

"The question is still the question of whether the amendment is germane. The Speaker fails to find any connection to the bill offered. The Speaker rules it is not germane to the bill. The amendment is out of order."

Mr. Rasmussen:

"I appeal from the decision of the chair and demand a roll call."

The demand for a roll call by Mr. Rasmussen was not sustained.

The Speaker:

"The question before the House is 'Shall the decision of the Speaker be the judgment of the House'. A vote 'Aye' will be to sustain the decision of the Speaker."

The decision of the Speaker was sustained as the judgment of the House.

Mr. Adams moved the adoption of the following amendment to the amendment by Mr. Morris:

Amend the amendment of Mr. Morris by adding thereto the following: "Provided, however, That electric pari-mutuel machines shall be installed at all dog racing events."
Mr. Coughlin demanded the previous question and the demand was sustained.

The motion by Mr. Adams to adopt the amendment to the amendment was lost on a rising vote and the amendment to the amendment was not adopted.

On motion of Mr. Woodall, the following amendment to the title was adopted:

Amend the title, in line 1 of the title of the engrossed bill, being line 1 of the title of the printed bill, after the word "racing" and before the semicolon (;) insert the following: "and standard bred greyhound dog racing"

Mr. Simmons moved that the rules be suspended and that Engrossed Senate Bill No. 186 be advanced to third reading, the second reading considered the third and the bill be placed on final passage.

The Speaker declared the question before the House to be the motion by Mr. Simmons to suspend the rules and advance Engrossed Senate Bill No. 186 to third reading and final passage.

The previous question was called for.

Mr. Gallagher (Michael J.) attempted to gain the floor.

POINT OF ORDER

Mr. Gallagher (Michael J.):
"Mr. Speaker, I didn't ask for a division."

The Speaker:
"I didn't see you rise at the time I put the question. The Speaker is always inclined to determine the attitude of the members at the time the decision is made."

The motion by Mr. Simmons to suspend the rules and advance Engrossed Senate Bill No. 186 to third reading and final passage was carried on a rising vote.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 186 as amended by the House.

Mr. Paulsen demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 186, as amended by the House, and the bill passed the House by the following vote: Yeas, 53; nays, 40; absent or not voting, 6.

Those voting yea were: Representatives Allen, Ball, Bargreen, Bassett, Bergevin, Blair, Brown (Gordon J.), Brown (Henry A.), Buse, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gordon, Henderson, Hillyer, Hoefel, Holliday, Jeffreys, Johnston, Kinnear, Kupka, Lester, McPherson, Miller (C. C.), Mohr, Morris, Nunamaker, Ridgway, Sandison, Schumann, Shadboit, Shannon, Sisson, Smith (Vernon A.), Stonecipher, Sutherland, Thompson, Vane, Watson, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent—53.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Beierlein, Bernethy, Boeke, Brown (Vaughan), Callow, Coughlin, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Hofmeister, Hoopingarner, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Neill, O'Brien, Paulsen, Rasmussen, Raugust, Rhodes, Rosenberg, Simmons, Smiley, Smith (Ralph A.), Sprague, Testu, Washington, Wedekind, Wyatt, Mr. Speaker—40.
Those absent or not voting were: Representatives Carty, Olson, Pedersen, Powell, Riley, Roderick—6.

Engrossed Senate Bill No. 186, as amended by the House, having received the 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. Woodall moved that Engrossed Senate Bill No. 186 be ordered immediately transmitted to the Senate.

Division was called for and the motion by Mr. Woodall was carried on a rising vote.

Senate Bill No. 205, by Senator Lee (By Departmental Request):
Restricting tax levies to districts organized prior to March in levy year, instead of May and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Olson, the rules were suspended, Senate Bill No. 205 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 205.

The Clerk called the roll on the final passage of Senate Bill No. 205, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Adams, Beierlein, Blair, Brown (Gordon J.), Carty, Forshee, Johnston, Kinnear, Rasmussen, Riley, Rosenberg, Shannon, Vane, Washington—14.

Senate Bill No. 205, having received the 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. 207, by Senator Lee (By Departmental Request):
Increasing August session of State Board of Equalization to thirty days and changing meeting date to August first.

The bill was read the second time by sections.

On motion of Mr. Olson, the rules were suspended, Senate Bill No. 207 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 207.

The Clerk called the roll on the final passage of Senate Bill No. 207, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Dillard, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Adams, Bernethy, Brown (Gordon J.), Carty, Cory, Coughlin, Donohue, Eldridge, Ford, Forshee, Hoefel, Hofmeister, Jones (Mrs. Vincent F.), Kinnear, Morris, Rasmussen, Riley, Shannon, Washington, Watson, Woodall—21.

Senate Bill No. 207, having received the 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. 265, by Committee on Liquor Control:

Permitting reliance by liquor dealers on liquor permit as establishing patron's age.

The bill was read the second time by sections.

On motion of Mr. Vane, the rules were suspended, Senate Bill No. 265 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 265.

The Clerk called the roll on the final passage of Senate Bill No. 265, and the bill passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Wedekind, Winberg (Oscar), Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—84.
Those voting nay were: Representative Farrington—1.

Those absent or not voting were: Representatives Adams, Bernethy, Brown (Gordon J.), Carty, Coughlin, Forshee, Kinnear, Rasmussen, Riley, Shannon, Washington, Watson, Wilson, Woodall—14.

Senate Bill No. 265, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 355**, by Committee on Roads and Bridges:
Making a deficiency highway appropriation and declaring an emergency. The bill was read the second time by sections.
On motion of Mrs. Hansen, the rules were suspended, Senate Bill No. 355 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. 355, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Adams, Blair, Brown (Gordon J.), Buse, Carty, Ford, Forshee, Johnston, Kinnear, Riley, Shannon, Simmons, Smith (Ralph A.), Wilson—14.

Senate Bill No. 355, having received the constitutional majority, was declared passed.

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

**Senate Joint Memorial No. 7**, by Senators Parker and Tisdale:
Relating to stabilization works at Point Chehalis.

The memorial was read the second time in full.

On motion of Mr. Vane, the rules were suspended, Senate Joint Memorial No. 7 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Joint Memorial No. 7.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 7, and the memorial passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy,
Boede, Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Winberg (Andrew), Wyatt, Young, Zent—81.

Those absent or not voting were: Representatives Blair, Brown (Gordon J.), Buse, Carty, Coughlin, Forshee, Gallagher (Bernard J.), Holliday, Kinnear, Miller (C. C.), Powell, Riley, Rosenberg, Simmons, Smith (Ralph A.), Sutherland, Wilson, Woodall—18.

Senate Joint Memorial No. 7, having received the constitutional majority, was declared passed.

**Senate Joint Memorial No. 9**, by Senators Morgan and Flanagan:
Relating to the relocation of Secondary State Highway No. 11-A through restricted areas of the Hanford Engineering Works.

The memorial was read the second time in full.

On motion of Mr. Vane, the rules were suspended, Senate Joint Memorial No. 9 was advanced to third reading, the second reading considered the third, and the memorial was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Joint Memorial No. 9.

The Clerk called the roll on the final passage of Senate Joint Memorial No. 9, and the memorial passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—80.

Those absent or not voting were: Representatives Allen, Ball, Blair, Brown (Gordon J.), Carty, Donohue, Forshee, Gallagher (Bernard J.), Holliday, Hoopingarner, Kinnear, Miller (C. C.), Miller (Floyd C.), Powell, Riley, Simmons, Smith (Ralph A.), Sutherland, Wilson—19.

Senate Joint Memorial No. 9, having received the constitutional majority, was declared passed.

**Senate Joint Resolution No. 12**, by Senators Sears and Ganders:
Designating Primary State Highway No. 1 as the Blue Star Highway.

The resolution was read the second time in full.
On motion of Mrs. Testu, the rules were suspended, Senate Joint Resolution No. 12 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Joint Resolution No. 12.

The Clerk called the roll on the final passage of Senate Joint Resolution No. 12, and the resolution passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Ruggust, Rhodes, Ridgway, Roderick, Rosenberg, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Allen, Ball, Carty, Donohue, Forshee, Holliday, Hoopingarner, Johnston, Knoblauch, O'Brien, Powell, Riley, Sandison, Shannon, Simmons, Sutherland—16.

Senate Joint Resolution No. 12, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Olson, the House reverted to the fifth order of business for the purpose of receiving committee reports.

REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 35; also Enrolled House Bill No. 162; also Enrolled House Bill No. 216; also Enrolled House Bill No. 293; also Enrolled House Joint Memorial No. 31, have compared same with the original and engrossed bills and original memorial and find them correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Robert E. Blair.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 543, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Marshall A. Neill.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 561, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Clayton Farrington, Marshall A. Neill, G. Frank Rhodes.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 612, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, G. Frank Rhodes.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 176, regulating disposition of highway fines with relation to place where violation occurs, 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 Hansen, Chairman

W. J. Beierlein, Vice-Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 232, authorizing creation of road improvement districts within five miles of cities and providing for assessment of property benefited, 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 Hansen, Chairman

W. J. Beierlein, Vice-Chairman.


Passed to second reading.

Engrossed Senate Bill No. 236 (Reported by Committee on Revenue and Taxation):

Majority: Do pass as amended.

Minority: Do not pass.

MOTION

Mr. Olson moved that Engrossed Senate Bill No. 236 be made a special order of business at eleven o'clock a.m. of the next working day.

The motion was carried.

Mr. Speaker:

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 250, removing gas tax exemption on sales to United States; requiring
bond for aviation gasoline dealers and users, 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 HANSEN, Chairman
W. J. BEIERLEIN, Vice-Chairman.


Passed to second reading.

MR. SPEAKER:
House of Representatives,

We, your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 350, authorizing surveys and location of highways in the Columbia Basin 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 HANSEN, Chairman
W. J. BEIERLEIN, Vice-Chairman.


Passed to second reading.

MR. SPEAKER:
House of Representatives,

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 353, increasing maximum value of highway work permitted by day labor, removing authorization for negotiated highway contracts 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.

JULIA BUTLER HANSEN, Chairman
W. J. BEIERLEIN, Vice-Chairman.


Passed to second reading.

House Bill No. 368 (Reported by Committee on Revenue and Taxation): Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

MOTION
On motion of Mr. Bernethy, the House reverted to the fourth order of business.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Resolution by Messrs. Bernethy and King:
WHEREAS, Numerous complaints have been received by the Committee on Forestry, State Lands and Buildings concerning the activities of log patrols authorized by existing laws to operate on certain waters of the State of Washington;
Now, Therefore, Be It Resolved by the House of Representatives of the State of Washington in legislative session assembled that the Washington State Legislative Council investigate logging operators, the log patrol, booming companies, and other
corporations and persons dealing in merchantable timber, hold public hearings and recommend to the Thirty-second Session of the Legislature appropriate legislation to deal with this problem.

MOTION

Mr. Bernethy moved the adoption of the resolution. The motion was carried and the resolution was adopted.

The Speaker announced he was about to sign House Bill No. 35; also House Bill No. 162; also House Bill No. 216; also House Bill No. 293; also House Joint Memorial No. 31.

MOTION

On motion of Mr. Ford, the House adjourned until ten o'clock a. m., Saturday, March 5, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-FIFTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, March 5, 1949.

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 Anderson (Eva), Bernethy, Blair, Dillard, Eldridge, Gallagher (Michael J.), Hillyer, Jones (John R.), Ridgway, Roderick, Sandison and Woodall.

Prayer was offered by the Reverend William E. Callahan, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred Engrossed Senate Bill No. 254, broadening definition of blind student and increasing allotments 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 do pass.

HOMER O. NUNAMAKER, Chairman.


Passed to second reading.
SECOND READING OF BILLS

Senate Bill No. 104, by Senator Happy (By Departmental Request):
Revising provisions of the 1947 insurance code.

House of Representatives,

Mr. Speaker:
We, your Committee on Insurance, to whom was referred Senate Bill No. 104, revising provisions of the 1947 insurance 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 21, page 15 of the original bill, being page 9 of the printed bill, immediately following section 21 on line 17 of the original bill, being line 43 of the printed bill, add a new paragraph to read as follows:

"Section 14.08 In Lieu Provision: As to insurers other than title insurers, the taxes imposed by this code shall be in lieu of all other taxes, except taxes on real and tangible personal property and excise taxes on the sale, purchase or use of such property."

In line 13 of the title of the original bill, being line 8 of the title of the printed bill, after the word "thereto" and before the word "new" strike the word "two" and insert in lieu thereof the word "three"

In line 14 of the title of the original bill, being line 9 of the title of the printed bill, after the word "as" and before the word and figures "section 24.08" insert the following: "section 14.08."

GORDON SANDISON, Chairman.


Senate Bill No. 104 was read the second time by sections.
The Speaker called Mr. O'Brien to preside.

On motion of Mr. Comfort, the committee amendment to section 21, page 15 of the original bill was adopted.

On motion of Mr. Sandison, the committee amendment to line 13 of the title was adopted.

Mr. Holliday moved the adoption of the following amendment:

In section 17, line 5, page 8 of the printed bill, strike the words "exclusive of such investment."

Debate ensued.
The Speaker (Mr. O'Brien presiding) recognized Mr. Bassett.

POINT OF ORDER

Mr. Gallagher (Michael J.):
"Point of order, Mr. Speaker. He is speaking on the merits of the bill, not on the amendment."

The Speaker (Mr. O'Brien presiding):
"I believe the gentleman is in order, Mr. Gallagher."

The Speaker resumed the chair.

Mr. Ford moved that the amendment by Mr. Holliday be laid on the table without taking the bill with it.

Division was called for and the motion to table the amendment was carried on a rising vote.

Mr. Holliday moved the adoption of the following amendment:

On pages 5 and 6, strike all underlined words and words omitted from the present Insurance Code indicated in the bill by asterisks appearing in sections 9, 10, 11 and 12
of the bill, all of which sections relate to contingent assessment liability of policyholders, and substitute therefore on page 5, section 9, line 11, following the word "liability" the following: "Provided: In the case of a domestic mutual life insurance company the contingent liability of its members to assessment may be extinguished, and it may adopt a by-law omitting provisions imposing contingent liability in all policies currently issued provided that reserves are maintained on a minimum basis of the American Experience Table of Mortality and interest at 3½%, or on such higher minimum basis as may be required by section .12.15 of this Code (which section is known as the Standard Valuation Law) on policies of life insurance containing no accident and health insurance benefits other than those payable for Waiver of Premium and Double Indemnity and provided that the admitted assets of any such company shall exceed all of its reserves and other liabilities by an amount which is not less than 5% of all its reserves as then determined."

Mr. Cory moved that the amendment by Mr. Holliday be laid on the table without taking the bill with it.

The motion was carried.

On motion of Mr. Sandison, the committee amendment to line 14 of the title was adopted.

Mr. Sandison moved that the rules be suspended and that Senate Bill No. 104 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 and advance Senate Bill No. 104 to third reading and final passage was carried.

Mr. Smiley demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 104, as amended by the House, and the bill passed the House by the following vote: Yeas, 72; nays, 17; absent or not voting, 10.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Vaughan), Buse, Callow, Carmichael, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, Kinnear, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Shadbolt, Shannon, Simmons, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Thompson, Vane, Wenberg (Oscar), Wilson, Woodall, Wyatt, Mr. Speaker—72.

Those voting nay were: Representatives Allen, Carroll, Gallagher (Michael J.), Jones (Mrs. Vincent F.), King, Mardesich, Miller (Floyd C.), Morris, Nunamaker, Roderick, Schumann, Smith (Ralph A.), Smith (Vernon A.), Testu, Watson, Wedekind, Young—17.

Those absent or not voting were: Representatives Adams, Brown (Henry A.), Carty, Hillyer, Hofmeister, Holliday, Rasmussen, Washington, Winberg (Andrew), Zent—10.

 Senate Bill No. 104, as amended by the House, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 99, by Senators Roup and French:
Providing for brand inspection and recording and renewal of brands.
The bill was read the second time by sections.
Mr. Raugust moved the adoption of the following amendment:

In section 7, page 3, line 20 of the engrossed bill, being page 2, line 38 of the printed bill, after the period (.) following the word "sale" strike the following: "No person shall hold a sale on any day not named in the permit without permission from the director or his authorized agent."

Debate ensued.

Mr. Wyatt moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

The motion by Mr. Raugust to adopt the amendment was carried and the amendment was adopted.

Mr. Woodall moved the adoption of the following amendment:

In section 1, page 1, lines 23 and 24 of the original bill, being lines 10 and 11 of the printed bill, after the comma (,) following the word "animals" and before the words "or actively" insert the following: "but excepting persons who slaughter the livestock of a bona fide farmer at his request and for his own use."

Debate ensued.

POINT OF INFORMATION

Mr. Rasmussen:
"Mr. Speaker, I would like to ask Mr. Woodall a question."

The Speaker:
"Does the gentleman yield?"

Mr. Woodall:
"Yes."

Mr. Rasmussen:
"Has Senator French agreed to this amendment?"

Mr. Woodall:
"Yes."

The motion by Mr. Woodall was carried and the amendment was adopted.

Mr. Raugust moved the adoption of the following amendment:

Strike the whole of section 8 and renumber section 9 to read "Sec. 8" and the following sections consecutively.

SPECIAL ORDER OF BUSINESS

The Speaker declared that the time having arrived, the House would now take up for consideration Engrossed Senate Bill No. 236.

Mr. Paulsen 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. Zent, the House proceeded with business under the call of the House.

Engrossed Senate Bill No. 236, by Senators Lee and Binzer:

Levying 2% flat net income tax and declaring an emergency and expiration date.
Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 236, levying 2% flat net income tax and declaring an emergency and expiration date, have had 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 1, line 26 of the engrossed bill, being page 1, line 16 of the printed bill, after the word "state" and before the words "or any" insert the following: "or of the United States"

In section 1, page 2, line 6 of the engrossed bill, being page 1, line 24 of the printed bill, after the period (.) following the word "made" strike the balance of the paragraph and insert in lieu thereof the following: "In the case of a calendar year taxpayer, the first income year shall be the calendar year 1950. In the case of a fiscal year taxpayer, the first income year shall be the fractional year beginning January 1, 1950, and ending with the close of the taxpayer's fiscal year in 1950."

In section 1, page 2, line 10 of the engrossed bill, being page 2, line 2 of the printed bill, strike the period (.) following the word "imposed" insert in lieu thereof a semicolon (;) and add a new subsection immediately following subsection (h) to be known as subsection "(i)" to read as follows:

"Internal Revenue Code" means the Internal Revenue Code of the United States (Act of February 10, 1939, Public No. 1, 76th Congress, 1st Session, C.2, 53 Stat. 1-503, Part I) as presently enacted and amended and as it may hereafter be amended or reenacted."

In section 1, page 2, line 14 of the engrossed bill, being page 2, line 5 of the printed bill, after the word "after" strike the balance of the sentence down to and including the period (.) after the figures "1949" and insert in lieu thereof the following: "January 1, 1950, after deducting therefrom the amount of one thousand five hundred dollars ($1,500) annually: Provided, That where a return is made for a fractional year said deduction shall be reduced to the same proportion of one thousand five hundred dollars ($1,500) as the fractional year bears to a full year."

In section 1, page 2, line 17 of the engrossed bill, page 2, line 8 of the printed bill, after the comma (,) following the word "taxpayer" strike the sentence down to and including the words "Provided, That a" in line 24 of the engrossed bill, being line 13 of the printed bill, and insert in lieu thereof the following: "as defined in Section 22 (n) of the Internal Revenue Code, and in the case of corporations, the amount of 'net income' of the taxpayer as defined in Section 21 (a) of the Internal Revenue Code, and shown by the return of the taxpayer to the Federal Government for federal personal or corporate income tax purposes for the same income year. A"".

In section 1, page 3, line 11 of the engrossed bill, being page 2, line 27 of the printed bill, after the words "deduction of" strike the balance of the sentence down to and including the period (.) after the word "corporation" and insert in lieu thereof the following: "one thousand five hundred dollars ($1,500), January 1, 1950, shall be used as the base date."

In section 1, page 3, line 17 of the engrossed bill, being page 2, line 32 of the printed bill, after the word and figures "Sec. 162." strike the sentence down to and including the word "thereafter" in line 20 of the engrossed bill, being lines 34 and 35 of the printed bill, and insert in lieu thereof the following: "The first tax due under this title shall be due and payable on or before the fifteenth day of the third month following the close of the taxpayer's first income year. Thereafter"

Amend section 1, page 6 of the engrossed bill, being page 4 of the printed bill, by adding thereto a new section immediately following section 168, to be known as section 169, to read as follows:

"Sec. 169. The tax imposed by this title is levied for the general support of the state government and its institutions."

In line 5 of the title of the engrossed bill, being line 4 of the title of the printed bill, after the semicolon (;) following the words "relation thereto" and before the word "amending" insert the following: "stating the object to which the tax shall be applied;"

Ole H. Olson, Chairman.

House of Representatives,

Mr. Speaker:
We, a minority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 236, levying 2% flat net income tax and declaring an emergency and expiration date, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

........................------
Chairman.


Engrossed Senate Bill No. 236 was read the second time by sections.

MOTION
Mr. Beierlein moved that Engrossed Senate Bill No. 236 be indefinitely postponed.

QUESTION OF CONSIDERATION
Mr. Paulsen:
"Mr. Speaker, on that I raise the question of consideration."

RULING BY THE SPEAKER
"The question of consideration is not in order when raised on a motion to indefinitely postpone."

Debate ensued.
The Speaker recognized Mr. Comfort.

POINT OF ORDER
Mr. Rasmussen:
"Point of order, Mr. Speaker. Is the gentleman talking on the income tax bill or the motion to indefinitely postpone?"

The Speaker:
"Mr. Comfort's remarks are germane. He may proceed."

Debate ensued.
The Speaker recognized Mr. Riley.

POINT OF ORDER
Mr. Roderick:
"Point of order, Mr. Speaker. Is he speaking for or against the motion to indefinitely postpone?"

RULING BY THE SPEAKER
"The motion to indefinitely postpone opens up the entire consideration of the bill, the merits of the bill and its application. The gentleman may proceed."

Further debate ensued.
Mr. Simmons demanded the previous question and the demand was sustained.
Mr. Olson demanded a roll call and the demand was sustained.
The Speaker explained the vote:
"A vote of 'Aye' will be to indefinitely postpone the bill; a vote 'No' will leave the bill on second reading."
The Clerk called the roll on the motion by Mr. Beierlein to indefinitely postpone Engrossed Senate Bill No. 236, and the motion was lost by the following vote: Yeas, 25; nays, 74; absent or not voting, 0.

Those voting yea were: Representatives Adams, Beierlein, Brown (Gordon J.), Carmichael, Dillard, Eldridge, Ford, Frayn, Gallagher (Bernard J.), Gordon, Hofmeister, Johnston, Jones (John R.), Knoblauch, Kupka, Miller (C. C.), Nunamaker, Rasmussen, Riley, Schumann, Simmons, Sisson, Smith (Vernon A.), Young, Mr. Speaker—25.

Those voting nay were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Begevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Farrington, Forshee, Foster, Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Shadbolt, Shannon, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedeking, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent—74.

On motion of Mr. Olson, the committee amendment to section 1, page 1, line 26 of the engrossed bill was adopted.

Mr. Olson moved the adoption of the committee amendment to section 1, page 2, line 6 of the engrossed bill.

POINT OF INFORMATION

Mr. Kinnear:
"Mr. Speaker, I would like to ask Mr. Olson a question."

The Speaker:
"Does the gentleman yield?"

Mr. Olson:
"Yes."

Mr. Kinnear:
"If my computation is correct—I did it rather hurriedly—I assume that this bill was written for the purpose of bringing in about 80 million dollars in revenue. Do you have any figures on that?"

Mr. Olson:
"It will bring in about 80 million dollars. Before this amendment it will bring in somewhere between 80 and 100 million dollars."

Mr. Kinnear:
"According to my figures, this amendment would reduce the income by 30 to 35 million dollars."

Mr. Olson:
"It will reduce it about one-third."

Further debate ensued.
Mr. Vane:
"Mr. Speaker, I would like to ask Mr. Olson a question."

The Speaker:
"Does the gentleman yield?"

Mr. Olson:
"Yes."

Mr. Vane:
"What is the expected revenue for the years 1950 and 1951 by year or biennium if this bill is passed?"

Mr. Olson:
"Those figures would depend on the action we take on the other amendments. The annual income would be about 40 to 50 million dollars if we raise the exemption."

The Speaker declared the question before the House to be the motion by Mr. Olson to adopt the second committee amendment.

The motion was carried and the amendment was adopted.

On motion of Mr. Coughlin, the third committee amendment to section 1, page 2, line 10 of the engrossed bill was adopted.

Mr. Olson moved the adoption of the committee amendment to section 1, page 2, line 14 of the engrossed bill.

Mr. Riley moved the adoption of the following amendment to the committee amendment to section 1, page 2, line 14 of the engrossed bill:

In section 1, page 2, line 14 of the engrossed bill, being page 2, line 5 of the printed bill, after the word "after" strike the balance of the sentence down to and including the period (.) after the figures "1949" and insert in lieu thereof the following: "January 1, 1950, after deducting therefrom the amount of one thousand five hundred dollars ($1,500) annually, and, in case of individuals who are parents, the sum of five hundred dollars ($500) for each minor child or stepchild for whom the other parent or stepparent has not claimed a deduction: Provided, That where a return is made for a fractional year said deduction shall be reduced to the same proportion of one thousand five hundred dollars ($1,500) and additional claimed deductions as the fractional year bears to a full year."

Debate ensued.

The Speaker recognized Mr. Riley.

Mr. Woodall:
"Mr. Speaker, may I ask the gentleman a question?"

The Speaker:
"Mr. Riley has not completed his remarks. You may ask the question when he has completed his remarks and used up his time."

Mr. Carmichael:
"Mr. Speaker, I would like to ask Mr. Riley a question."

The Speaker:
"Does the gentleman yield?"

Mr. Riley:
"Yes."
Mr. Carmichael:

"Mr. Coughlin spoke relative to your proposed exemption for children. He stated that such an amendment, if adopted, would be unconstitutional. Have you looked into the constitution relative to your proposed amendment?"

Mr. Riley:

"Mr. Speaker, Ladies and Gentlemen of the House, I have not, and I will tell you why I have not. This is a legislative body. I do not propose to become—

**POINT OF ORDER**

Mr. Carmichael (interrupting):

"Mr. Speaker, he is not speaking on the amendment."

The Speaker:

"The Speaker feels the gentleman is answering the question. You may proceed, Mr. Riley."

Mr. Riley:

"I have not looked into the constitutionality of this exemption for children, if adopted. I don't propose to look into the constitution on matters that we enact in this body. This is a legislative body. The members of the bar do not agree—most of them do not agree. Therefore, it is not the province of this body to inquire into the constitutionality of the question here. That is what the judicial branch of the government is for."

Further debate ensued.

Mr. Bargreen moved that the amendment to the committee amendment by Mr. Riley be laid on the table without taking the bill with it.

**POINT OF PERSONAL PRIVILEGE**

Mr. Riley:

"Mr. Speaker, I just want to have the record clear. Mr. Paulsen quoted me as saying I did not look into the constitution. What I said was that I did not look into the constitutionality of the bill. Furthermore, he said I appealed to your heart. I said I appealed not only to your heart but to your reason."

Mr. Paulsen:

"Mr. Speaker, I apologize."

The Speaker declared the question before the House to be the motion by Mr. Bargreen to lay the amendment to the committee amendment by Mr. Riley on the table.

Mr. Riley demanded a roll call but the demand was not sustained.

The motion by Mr. Bargreen to lay on the table the amendment to the committee amendment by Mr. Riley without taking the bill with it was carried.

Further debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Olson to adopt the committee amendment to section 1, page 2, line 14 of the engrossed bill.

The motion was carried and the committee amendment was adopted.

Mr. Coughlin moved the adoption of the committee amendment to section 1, page 2, line 17 of the engrossed bill.

The motion was carried and the committee amendment was adopted.

On motion of Mr. Olson, the committee amendment to section 1, page 3, line 11 of the engrossed bill was adopted.
On motion of Mr. Olson, the committee amendment to section 1, page 3, line 17 of the engrossed bill was adopted.

Mr. Olson moved the adoption of the committee amendment to section 1, page 6 of the engrossed bill.

Mr. Johnston moved the adoption of the following amendment to the committee amendment to section 1, page 6 of the engrossed bill:

Amend section 1, page 6 of the engrossed bill, being page 4 of the printed bill, by adding thereto a new section immediately following section 168, to be known as section 169, to read as follows:

"Sec. 169. The tax imposed by this title is levied for the purpose of paying old age assistance and social security benefits under the provisions of Chapter 6, Laws of 1949, and for providing capital improvements for common schools, institutions of higher learning and public institutions."

Mr. Paulsen moved that the amendment to the committee amendment by Mr. Johnston be laid on the table without taking the bill with it.

The motion was carried and the amendment to the committee amendment was laid on the table.

The motion by Mr. Olson to adopt the committee amendment to section 1, page 6 of the engrossed bill was carried and the committee amendment was adopted.

On motion of Mr. Olson, the committee amendment to the title was adopted.

On motion of Mr. Olson, the rules were suspended, Engrossed Senate Bill No. 236 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Paulsen demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 236, as amended by the House, and the bill failed to pass the House by the following vote: Yeas, 41; nays, 58; absent or not voting, 0.

Those voting yea were: Representatives Anderson (B. Roy), Bargreen, Bassett, Bergevin, Berneathy, Blair, Brown (Henry A.), Brown (Vaughan), Callow, Carroll, Carty, Coughlin, Farrington, Gallagher (Michael J.), Hallauer, Hansen, Henderson; Holliday, Jones (Mrs. Vincent F.), Kelley, Kno blauch, Kupka, McPherson, Miller (Floyd C.), Nunamaker, Olson, Paulsen, Rhodes, Roderick, Simmons, Smith (Ralph A.), Sprague, Sutherland, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt—41.

Those voting nay were: Representatives Adams, Allen, Anderson (Eva), Ball, Beierlein, Boede, Brown (Gordon J.), Buse, Carmichael, Comfort, Cory, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), King, Kinnear, Lester, Mardesich, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Pedersen, Powell, Rasmussen, Rau gust, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Vernon A.), Stonecipher, Testu, Wenberg (Oscar), Woodall, Young, Zent, Mr. Speaker—58.

Engrossed Senate Bill No. 236, as amended by the House, having failed to receive the constitutional majority, was declared lost.
MOTION

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

MOTION

On motion of Mr. Ford, the House was declared at recess 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 Anderson (Eva), Brown (Gordon J.), Carmichael, Coughlin, Foshee, Foster, Frayn, Hansen, Hillyer, Hoefel, Hoopingarner, Kupka, Miller (C. C.), O'Brien, Ridgway, Roderick, Schumann, Shannon, Washington, Wilson, Woodall and Young.

MESSAGES FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 5, 1949.

Mr. Speaker:
The President has signed: Senate Bill No. 20; also
Senate Bill No. 33; also
Senate Bill No. 71; also
Senate Bill No. 84; also
Senate Bill No. 85; also
Senate Bill No. 94; also
Senate Bill No. 121; also
Senate Bill No. 122; also
Senate Bill No. 123; also
Senate Bill No. 166, and the same are herewith transmitted.

HERBERT H. SIELER,
Secretary.

Senate Chamber,
Olympia, Wash., March 5, 1949.

Mr. Speaker:
The President has signed: House Bill No. 35; also
House Bill No. 162; also
House Bill No. 216; also
House Bill No. 293; also
House Joint Memorial No. 31, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced he was about to sign Senate Bill No. 20; also
Senate Bill No. 33; also
Senate Bill No. 71; also
Senate Bill No. 84; also
Senate Bill No. 85; also
Senate Bill No. 94; also
Senate Bill No. 121; also
Senate Bill No. 122; also
Senate Bill No. 123; also
Senate Bill No. 166.
The House resumed consideration of bills on second reading.
SECOND READING OF BILLS

The House resumed consideration of Engrossed Senate Bill No. 99.

The Speaker declared the question before the House to be the motion by Mr. Raugust to adopt the amendment striking the whole of section 8.

The motion was carried and the amendment was adopted.

On motion of Mr. Raugust, the rules were suspended. Engrossed Senate Bill No. 99 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 99 as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 99, as amended by the House, and the bill passed the House by the following vote: Yeas, 77; nays, 1; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Dillard, Donohue, Farrington, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hofmeister, Hopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Lester, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neil, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Ver non A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Winberg (Oscar), Wilson, Woodall, Wyatt, Young, Mr. Speaker—77.

Those voting nay were: Representative Henderson—1.

Those absent or not voting were: Representatives Anderson (Eva), Bernethy, Carty, Coughlin, Eldridge, Ford, Forshie, Frayn, Hoefel, Holliday, King, Kupka, McPherson, Rhodes, Ridgway, Riley, Roderick, Vane, Washington, Winberg (Andrew), Zent—21.

Engrossed Senate Bill No. 99, as amended by the House, having received the 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. 165, by Senators Roup and French:

Creating division of livestock identification to supervise livestock brands and brand inspection.

The bill was read the second time by sections.

On motion of Mr. Jones (John R.), the rules were suspended, Engrossed Senate Bill No. 165 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 165.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 165, and the bill passed the House by the following vote: Yeas, 64; nays, 13; absent or not voting, 22.

Those voting yea were: Representatives Adams, Allen, Anderson (B Roy), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Callow, Carroll, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Gallagher (Bernard J.), Gordon, Hallauer, Hansen, Hillyer, Hofmeister,
Hoopingarner, Johnston, Jones (John R.), Knoblauch, Kupka, Lester, Mar
desich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr,
Morris, O’Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Rosen-
berg, Sandison, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.),
Sprague, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wen-
berg (Oscar), Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—64.

Those voting nay were: Representatives Ball, Bassett, Brown (Vaughan),
Foster, Henderson, Jeffrey, Kinnear, Neill, Nunamaker, Schumann, Shadbolt,
Shannon, Stonecipher—13.

Those absent or not voting were: Representatives Anderson (Eva),
Brown (Gordon J.), Buse, Carmichael, Carty, Coughlin, Forshee, Frayn, Gal-
lagher (Michael J.), Hoefel, Holliday, Jones (Mrs. Vincent F.), Kelley, King,
Powell, Rasmussen, Riley, Roderick, Sisson, Vane, Wilson, Woodall—22.

Engrossed Senate Bill No. 165, having received the constitutional majority,
was declared passed.

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

Engrossed Senate Bill No. 154, by Committee on Roads and Bridges:
Authorizing Washington Toll Bridge Authority to acquire and operate a
ferry system and declaring an emergency.

House of Representatives,

We, a majority of your Committee on Roads and Bridges, to whom was referred
Engrossed Senate Bill No. 154, authorizing Washington Toll Bridge Authority to acquire
and operate a ferry system and declaring an emergency, have had the same under
consideration, and we respectfully report the same back to the House with the recom-
menation that it do pass with the following amendments:

In section 1, page 1, line 20 of the original bill, being page 1, line 12 of the printed
bill, after the period (.) following the word “system”, add the following: “In addition
to the powers of acquisition herein granted the Authority is hereby empowered to
enter into any contracts, agreements or leases with any person, firm or corporation and
to thereby provide, on such terms and conditions as it shall determine, for the operation
of any ferry or ferries or system thereof, whether acquired by the Authority or not.”

In section 2, page 1, line 28 of the original bill, being section 2, line 18 of the printed
bill, after the word “county” and before the words “in which any”, insert the following:
“or other court of competent jurisdiction”

Amend the title in line 3 of the original bill, being line 2 of the printed bill, after
the word “thereto” and before the words “and to issue”, strike the comma (.) and
insert in lieu thereof the following: “or to contract for the operation thereof.”

Julia Butler Hansen, Chairman.
W. J. Beierlein, Vice-Chairman.

We concur in this report: Arthur H. Bassett, Gordon J. Brown, Henry A. Brown,
Wallace I. Carmichael, James P. Dillard, Dewey C. Donohue, J. Chester Gordon, Alfred
S. Hillyer, Russell T. Hoopingarner, John R. Jones, Reuben A. Knoblauch, C. C. Miller,
W. C. Raugust, Emma Abbott Ridgway, K. O. Rosenberg, Ralph A. Smith, James D.
Stonecipher, Max Wedekind, John N. Wilson.

Engrossed Senate Bill No. 154 was read the second time by sections.

On motion of Mrs. Hansen, the first two committee amendments were
adopted.

Mr. Paulsen moved the adoption of the following amendment:

Amend section 8, line 18, page 5 of the printed bill, by striking all of section 8 and
renumbering the succeeding sections accordingly.
Debate ensued.
Mr. Ford moved that the amendment be laid on the table without taking the bill with it.
Division was called for and the motion by Mr. Ford to table the amendment was carried on a rising vote.
On motion of Mrs. Hansen, the committee amendment to the title was adopted.
On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 154 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 154 as amended by the House.
Mr. Wilson demanded the previous question and the demand was sustained.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 154, as amended by the House, and the bill passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 7.
Those voting yea were: Representatives Adams, Anderson (B. Roy), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.
Those voting nay were: Representatives Foster, Hoefel, Shadbolt—3.
Those absent or not voting were: Representatives Allen, Anderson (Eva), Blair, Brown (Gordon J.), Hillyer, King, Smiley—7.
Engrossed Senate Bill No. 154, as amended by the House, having received the 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. 133, by Senator Sapp:
Reappropriating for mine-to-market roads and declaring an emergency.
The bill was read the second time by sections.
On motion of Mr. Johnston, the rules were suspended, Senate Bill No. 133 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 133.
The Speaker called Mr. Paulsen to preside.
The Clerk called the roll on the final passage of Senate Bill No. 133, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon
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J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young—90.

Those absent or not voting were: Representatives Anderson (Eva), Blair, Carty, Hillyer, King, Knoblauch, Stonecipher, Zent, Mr. Speaker—9.

Senate Bill No. 133, having received the constitutional majority, was declared passed.

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

Senate Bill No. 73, by Senator Huntley (by Departmental Request):
Authorizing certain college extension programs by counties or municipalities.

The bill was read the second time by sections.

On motion of Mr. Neill, the rules were suspended, Senate Bill No. 73 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. 73, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—85.

Those absent or not voting were: Representatives Anderson (Eva), Carty, Comfort, Donohue, Foster, Hillyer, Johnston, Kinnear, Lester, Nunamaker, Rosenberg, Simmons, Sutherland, Mr. Speaker—14.

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.

Engrossed Senate Bill No. 6, by Senator Westberg:
Enabling formation of county park districts; granting power of condemnation.
Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 6, enabling formation of county park districts; granting power of condemnation, have had 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 bill, being line 3 of the printed bill, following the word "devise" strike the comma (,) and insert in lieu thereof the word "and" and after the word "bequest" insert a period (.) and strike the balance of the section.

John L. O'Brien, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O. Nunamaker, Kenneth H. Simmons, Ray W. Sprague.

Engrossed Senate Bill No. 6 was read the second time by sections.

Mr. Brown (Gordon J.) moved that Engrossed Senate Bill No. 6 be indefinitely postponed.

Debate ensued.

Mr. Winberg (Andrew) demanded the previous question and the demand was sustained.

The Speaker (Mr. Paulsen presiding) explained the vote:

"A vote 'Aye' will be to indefinitely postpone the bill; a vote 'No' will leave the bill before the House on second reading."

The motion by Mr. Brown (Gordon J.) was lost.

Mr. Brown (Gordon J.) moved that action on Engrossed Senate Bill No. 6 be deferred until the next working day and that it retain its place on the second reading calendar.

The motion was lost.

On motion of Mr. O'Brien, the committee amendment was adopted.

On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 6 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Miller (Floyd C.) demanded the previous question and the demand was sustained.

The Speaker (Mr. Paulsen presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 6, as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 6, as amended by the House, and the bill passed the House by the following vote: Yeas, 71; nays, 12; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Madeschich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Pedersen, Powell, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Sutherland, Testu, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent—71.
Those voting nay were: Representatives Brown (Gordon J.), Comfort, Gordon, Holliday, Jeffreys, Paulsen, Raugust, Rhodes, Shadbolt, Stonecipher, Vane, Woodall—12.

Those absent or not voting were: Representatives Anderson (Eva), Carty, Donohue, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hillyer, Miller (C. C.), Nunamaker, Olson, Rasmussen, Simmons, Smith (Vernon A.), Thompson, Mr. Speaker—16.

Engrossed Senate Bill No. 6, as amended by the House, having received the 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. 148, by Senators Hall and Rosellini (by Request):
Revising State Employees' Retirement System; creating Retirement System Expense Fund and declaring an emergency.
The bill was read the second time by sections.
Mr. Cory moved the adoption of the following amendment:
Amend section 11, line 40, page 8 of the printed bill, after the word "service," and before the word "and", insert the words "not to exceed fifteen years."

The Speaker (Mr. Paulsen presiding) recognized Mr. Cory.

POINT OF ORDER

Mr. Roderick:
"Mr. Speaker, is he speaking on the amendment?"

Mr. Cory:
"Yes, I am."

The Speaker (Mr. Paulsen presiding):
"Proceed, Mr. Cory."

Mr. Bernethy moved that the amendment by Mr. Cory be laid on the table without taking the bill with it.
Division was called for and the amendment was tabled on a rising vote.
Mr. Cory moved the adoption of the following amendment:
Amend section 14, line 6, page 10 of the printed bill, strike underlined word and figures "Thirty (30)" and insert word and figures "Fifteen (15)"

Mr. Smiley moved that the amendment by Mr. Cory be laid on the table without taking the bill with it.
Division was called for and the amendment was tabled on a rising vote.
On motion of Mr. Gallagher (Michael J.), the rules were suspended, Senate Bill No. 148 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Debate ensued.
The Speaker (Mr. Paulsen presiding) declared the question before the House to be the final passage of Senate Bill No. 148.
The Clerk called the roll on the final passage of Senate Bill No. 148, and the bill passed the House by the following vote: Yeas, 57; nays, 23; absent or not voting, 19.
Those voting yea were: Representatives Allen, Anderson (B. Roy), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carroll, Carty, Coughlin, Dillard, Donohue, Eldridge,
Those voting nay were: Representatives Bassett, Callow, Comfort, Cory, Forshee, Hallauer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Pedersen, Raugust, Riley, Schumann, Shadbolt, Shannon, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall, Zent—23.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Brown (Gordon J.), Carmichael, Foster, Frayn, Gordon, Hansen, Hillyer, King, Miller (C. C.), Neill, Olson, Powell, Rosenberg, Simmons, Vane, Wyatt, Mr. Speaker—19.

Senate 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.

Re-Engrossed Senate Bill No. 198, by Senators Dixon and Kimball:
Providing for patrol officers' competitive examinations and organization of state patrol and declaring an emergency.

MR. SPEAKER:

We, your Committee on State Government, to whom was referred Re-Engrossed Senate Bill No. 198, providing for patrol officers' competitive examinations and organization of state patrol 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, page 4, line 1 of the re-engrossed bill, after the word "provided" strike the asterisks (• • • •) and all the underscored matter down to the end of the section and insert in lieu thereof a colon (:) and the following: "Provided, however, Nothing contained in this act shall be construed as giving the chief of the Washington state patrol the right to demote or to reduce the rank of any officer of the Washington state patrol who is holding such office at the time this act becomes effective."

Amend the re-engrossed bill by adding thereto, immediately following section 5, a new section to be designated section 6, to read as follows: "Sec. 6. Chapter 25, Laws of 1933, is amended by adding a new section, after section 3, to be known as section 3-E, reading as follows: "Section 3-E. The minimum monthly salary that shall be paid to state patrol officers shall be as follows: officers, three hundred dollars ($300); staff or technical sergeants, three hundred twenty-five dollars ($325); line sergeants, three hundred fifty dollars ($350); lieutenants, three hundred seventy-five dollars ($375); and captains, four hundred twenty-five dollars ($425)."

Further amend the re-engrossed bill by renumbering section 6 to read "Sec. 7."

Amend the title as follows:

In line 3 of the title of the re-engrossed bill, being lines 2 and 3 of the title of the printed bill, after the word "ranks" and before the word "amending" strike the semicolon (;) and insert in lieu thereof a comma (,) and the following: "and fixing minimum salaries for officers;"

In lines 4 and 5 of the title of the re-engrossed bill, being line 4 of the title of the printed bill, after the enumerated section "3-D" and before the word "and" strike
the semicolon (;) and insert in lieu thereof a comma (,) and the following: "3-E:"
W. E. Carty, Chairman.


Re-Engrossed Senate Bill No. 198 was read the second time by sections.

On motion of Mr. Vane, the committee amendment to section 5, page 4, line 1 of the re-engrossed bill was adopted.

On motion of Mr. Gallagher (Michael J.), the committee amendment adding a new section to be known as section 6 was adopted.

On motion of Mr. Gallagher (Michael J.), the committee amendments to the title were adopted.

On motion of Mr. Gallagher (Michael J.), the rules were suspended, Re-Engrossed Senate Bill No. 198 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

On motion of Mr. Comfort, Mr. Mardesich and Mr. Blair were excused for work in the engrossing room.

The Speaker (Mr. Paulsen presiding) declared the question before the House to be the final passage of Re-Engrossed Senate Bill No. 198 as amended by the House.

The Clerk called the roll on the final passage of Re-Engrossed Senate Bill No. 198, as amended by the House, and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clay J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Rasmussen, Raugust, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—81.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Blair, Carmichael, Cory, Frayn, Hallauer, Henderson, Hillyer, Holliday, Olson, Powell, Rhodes, Rosenberg, Simmons, Smith (Vernon A.), Testu, Mr. Speaker—18.

Re-Engrossed Senate Bill No. 198, as amended by the House, having received the constitutional majority, was declared 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, Re-Engrossed Senate Bill No. 198 was ordered immediately transmitted to the Senate.

Senate Bill No. 278, by Committee on Aeronautics and Airports:
Providing for excise tax on aircraft in lieu of ad valorem and other taxes.
The bill was read the second time by sections.

On motion of Mr. Dillard, the rules were suspended, Senate Bill No. 278
was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Paulsen presiding) declared the question before the House to be the final passage of Senate Bill No. 278.

The Clerk called the roll on the final passage of Senate Bill No. 278, and the bill passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 32.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Raugust, Riley, Sandison, Schumann, Shadbolt, Shannon, Sisson, Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Zent—67.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Blair, Boede, Brown (Gordon J.), Carty, Cory, Coughlin, Forshee, Foster, Frayn, Hallauer, Henderson, Hillyer, Holliday, Jones (John R.), Mardesich, Miller (Floyd C.), Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Wyatt, Young, Mr. Speaker—32.

Senate Bill No. 278, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 353**, by Senator Robertson:

Increasing maximum value of highway work permitted by day labor, removing authorization for negotiated highway contracts and declaring an emergency.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, Senate Bill No. 353 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Paulsen presiding) declared the question before the House to be the final passage of Senate Bill No. 353.

The Clerk called the roll on the final passage of Senate Bill No. 353, and the bill passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 32.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Riley, Sandison, Schumann, Shadbolt, Shannon, Sisson, Sprague, Stonecipher, Testu, Thompson, Washington,
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Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Zent—67.

Those absent or not voting were: Representatives Allen, Anderson (Eva), Bernethy, Blair, Boede, Brown (Gordon J.), Carty, Cory, Coughlin, Forshee, Frayn, Henderson, Hillyer, Holliday, Jones (John R.), King, Mardesich, Miller (Floyd C.), Powell, Rasmussen, Ridgway, Roderick, Rosenberg, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Vane, Wyatt, Young, Mr. Speaker—32.

Senate Bill No. 353, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 350, by Senators Robertson and French:

Authorizing surveys and location of highways in the Columbia Basin and making an appropriation.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 350 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Paulsen presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 350.

The Speaker resumed the chair.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 350, and the bill passed the House by the following vote: Yeas, 68; nays, 1; absent or not voting, 30.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Hallauer, Hansen, Hoefel, Hofmeister, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, O'Brien, Olson, Paulsen, Pedersen, Rhodes, Roderick, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Mr. Speaker—68.

Those voting nay were: Representative Nunamaker—1.

Those absent or not voting were: Representatives Allen, Anderson (Eva), Bernethy, Blair, Boede, Carty, Frayn, Gallagher (Michael J.); Gordon, Henderson, Hillyer, Holliday, Hoopingarner, Jeffreys, Jones (John R.), King, Mardesich, Neill, Powell, Rasmussen, Raugust, Ridgway, Riley, Rosenberg, Simmons, Smith (Ralph A.), Smith (Vernon A.), Vane, Young, Zent—30.

Engrossed Senate Bill No. 350, having received the constitutional majority, was declared passed.

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

Senate Bill No. 351, by Senator Lee (by Departmental Request):

Providing for certification of omitted assessments.

The bill was read the second time by sections.

Mr. Ford moved the adoption of the following amendment:
Amend the bill by adding a new section immediately after section 1, to be known as section 2, to read as follows:

"Sec. 2. To aid in the proper listing and valuation of all real and personal property for taxation in the manner provided by law, such property shall be subject to visitation, investigation and examination at any reasonable time by the county assessor or his deputies, and all records, accounts and inventories of any taxpayer deemed necessary by the assessor to determine the amount and valuation of such property shall be subject to inspection at any reasonable time by the assessor or his deputies at any office of the taxpayer in this state. Refusal by the taxpayer of any right accorded herein to the assessor or his deputies shall constitute a misdemeanor. Any information obtained pursuant to this act shall be used for assessment and taxation purposes only, and shall not be disclosed without the permission of the taxpayer to any persons other than public officers or employees whose duties relate to assessment or taxation, or when necessary in a court action pertaining to assessment or taxation, and any violation of this secrecy provision shall constitute a misdemeanor."

Debate ensued.

Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.

Division was called for and the motion by Mr. Ford was lost and the amendment was not adopted.

On motion of Mr. Hofmeister, the rules were suspended, Senate Bill No. 351 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 351, and the bill passed the House by the following vote: Yeas, 74; nays, 2; absent or not voting, 23.

Those voting yea were: Representatives Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Cory, Coughlin, Donohue, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneir, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—74.

Those voting nay were: Representatives Buse, Wilson—2.

Those absent or not voting were: Representatives Adams, Allen, Anderson (Eva), Boede, Carty, Comfort, Dillard, Eldridge, Frayn, Gordon, Henderson, Hillyer, Holliday, Johnston, Miller (C. C.), Miller (Floyd C.), Powell, Ridgway, Riley, Rosenberg, Smith (Ralph A.), Smith (Vernon A.), Sutherland—23.

Senate Bill No. 351, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

Engrossed Senate Bill No. 111, by Senator Copeland:

Relating to riparian rights and protection of fish life.

On motion of Mr. Olson, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 111 was placed on final passage.
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, 77; nays, 2; absent or not voting, 20.

Those voting yea were: Representatives Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—77.

Those voting nay were: Representatives Donohue, McPherson—2.

Those absent or not voting were: Representatives Adams, Allen, Anderson (Eva), Boede, Carty, Frayn, Gallagher (Bernard J.), Hallauer, Holliday, Jones (John R.), Kinnear, Miller (C. C.), Miller (Floyd C.), Powell, Rasmussen, Ridgway, Riley, Rosenberg, Smith (Vernon A.), Young—20.

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.

Senate Bill No. 175, by Senator Rogers:
Applying percentage required for city charter petition to general instead of city election.

Mr. Gallagher (Michael J.) moved that Senate Bill No. 175 be re-referred to the Committee on Elections.

Mr. Zent moved that the motion by Mr. Gallagher be laid on the table without taking the bill with it.

The motion was lost.

POINT OF INFORMATION

Mr. O'Brien:
"Mr. Speaker, I would like to ask Mr. Gallagher (Michael J.) a question."

The Speaker:
"Does the gentleman yield?"

Mr. Gallagher (Michael J.):
"Yes."

Mr. O'Brien:
"Do you think your committee could do anything with this measure by considering it at this late hour?"

Mr. Gallagher (Michael J.):
"I think we could. At least, our committee would consult with the parties who are vitally interested in this matter, not just assume it is a good bill."

Mr. Woodall moved that action on Senate Bill No. 175 be deferred until the next working day and that it retain its place on the third reading calendar.

Debate ensued.

Mr. Carroll moved that the motion by Mr. Woodall be laid on the table without taking the bill with it.
Mr. Woodall:

"Point of order, Mr. Speaker. I don't believe the motion made by Mr. Carroll is germane."

RULING BY THE SPEAKER

The Speaker:

"The Speaker rules the motion to lay on the table is of higher rank than any motion pending, and is not debatable."

The motion by Mr. Carroll was lost.

The Speaker declared the question before the House to be the motion by Mr. Woodall that action on Senate Bill No. 175 be deferred until the next working day and the bill retain its place on the third reading calendar.

The motion was carried.

MOTION

On motion of Mr. Ford, 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 5, 1949.

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 93, requiring actuarial investigation of government retirement systems, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  ARTHUR R. PAULSEN, Chairman.

We concur in this report: Vaughan Brown, F. Stuart Foster, Elmer E. Johnston, George Kinnear, Tony P. Mardesich, George V. Powell, O. R. Schumann, Patrick D. Sutherland.

Passed to second reading.

Olympia, Wash., March 5, 1949.

We, your Committee on Colleges and Universities, to whom was referred Engrossed Senate Bill No. 97, authorizing state college regents to fix tuition fees above stated minimum, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  JOHN N. WILSON, Chairman.


Passed to second reading.


We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 106, relating to municipal corporations under council-manager plan, and amending sections 15 and 17, Chapter 271, Laws of 1943, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.  JOHN L. O'BRIEN, Chairman.

We concur in this report: Henry A. Brown, Arthur L. Callow, Dewey C. Donohue, Chester D. Forshee, George W. Kupka, Joe F. Lester, Homer O. Nunamaker, Ray W. Sprague.

Passed to second reading.
FIFTY-FIFTH DAY, MARCH 5, 1949

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 115, removing lack of consideration as defense to obligation of written release, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Arthur R. Paulsen, Chairman.

We concur in this report: Paul Coughlin, F. Stuart Foster, Elmer E. Johnston, George Kinnear, Tony P. Mardesich, George V. Powell, O. R. Schumann, Patrick D. Sutherland.

Passed to second reading.

Engrossed Senate Bill No. 118 (Reported by Judiciary Committee):

Do pass as amended.

Passed to second reading.

Engrossed Senate Bill No. 136 (Reported by Committee on Roads and Bridges):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 143, authorizing 99 year lease of county property to the United States or its agencies, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 159, limiting time for action to set aside tax deed, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.

We concur in this report: Vaughan Brown, F. Stuart Foster, Elmer E. Johnston, George Kinnear, Tony P. Mardesich, George V. Powell, O. R. Schumann, Patrick D. Sutherland.

Passed to second reading.

Mr. Speaker:

We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 171, authorizing one superior court judge for Adams County 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.

Arthur R. Paulsen, Chairman.

We concur in this report: Robert E. Blair, James P. Dillard, F. Stuart Foster, Elmer E. Johnston, Tony P. Mardesich, George V. Powell, Patrick D. Sutherland, Perry B. Woodall.

Passed to second reading.
Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 192, authorizing homicide search warrants and return of certain property seized upon search, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.

We concur in this report: Vaughan Brown, Paul Coughlin, F. Stuart Foster, Elmer E. Johnston, George Kinnear, Tony P. Mardesich, George V. Powell, O. R. Schumann.

Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 200, establishing justice of the peace salaries in certain cities and prohibiting justices therein from private practice, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.

We concur in this report: Vaughan Brown, Paul Coughlin, F. Stuart Foster, Elmer E. Johnston, George Kinnear, Tony P. Mardesich, George V. Powell, Patrick D. Sutherland.

Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 253, authorizing conditional suspending of sentences, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.

We concur in this report: Vaughan Brown, Paul Coughlin, F. Stuart Foster, Elmer E. Johnston, George Kinnear, Tony P. Mardesich, George V. Powell, O. R. Schumann.

Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 255, authorizing conditional probation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Arthur R. Paulsen, Chairman.

We concur in this report: Vaughan Brown, Paul Coughlin, F. Stuart Foster, Elmer E. Johnston, George Kinnear, Tony P. Mardesich, George V. Powell, O. R. Schumann.

Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Aviation and Airports, to whom was referred Senate Bill No. 257, permitting inclusion of cities and towns in airport districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

James P. Dillard, Chairman.


Passed to second reading.

Mr. Speaker:
We, a majority of your Judiciary Committee, to whom was referred Senate Bill No. 290, regulating industrial insurance accident experience rating changes and de-
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claring 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.

ARTHUR R. PAULSEN, Chairman.

We concur in this report: Vaughan Brown, Paul Coughlin, F. Stuart Foster, Elmer E. Johnston, George Kinnear, Tony P. Mardesich, George V. Powell, O. R. Schumann.

Passed to second reading.

Engrossed Senate Bill No. 295 (Reported by Committee on Agriculture and Livestock):
Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., March 5, 1949.

MR. SPEAKER:
We, a majority of your Committee on Agriculture and Livestock, to whom was referred Engrossed Senate Bill No. 303, enlarging powers of Director of Agriculture relating to apiculture and regulating dealings in bees and honey 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., March 5, 1949.

MR. SPEAKER:
We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 405, defining rights of nonconsenting shareholders in certain cases and method of enforcement thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ARTHUR R. PAULSEN, Chairman.

We concur in this report: Robert E. Blair, Vaughan Brown, Paul Coughlin, James P. Dillard, F. Stuart Foster, Elmer E. Johnston, George Kinnear, George V. Powell.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 5, 1949.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 46, have compared same with the engrossed bill and find it correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Mrs. Vincent F. Jones, Grace Kelley.

House of Representatives,
Olympia, Wash., March 5, 1949.

MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 222; also Enrolled House Bill No. 254; also Enrolled House Bill No. 265; also Enrolled House Bill No. 269, have compared same with the original and engrossed bills and find them correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Gordon J. Brown, G. Frank Rhodes.
Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 161, have compared same with the engrossed bill and find it correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Robert E. Blair, Tony P. Mardesich.

The Speaker announced he was about to sign House Bill No. 46; also House Bill No. 161; also House Bill No. 222; also House Bill No. 254; also House Bill No. 265; also House Bill No. 269.

Motion
On motion of Mr. Roderick, the House adjourned until two o'clock p. m., Sunday, March 6, 1949.

Chas. W. Hodde, Speaker.

S. R. Holcomb, Chief Clerk.

FIFTY-SIXTH DAY

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 Beierlein, Gallagher (Bernard J.), Hillyer, Roderick, Rosenberg, Smith (Vernon A.) and Woodall, Representatives Beierlein and Smith (Vernon A.) having been previously excused.

Prayer was offered by the Reverend William E. Callahan, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS

Motion
Mr. Rasmussen moved that the House of Representatives issue a statement through the newspapers that the members of the House enjoy having school children visit the House when the Legislature is in session.
The motion was carried.

Resolution by Messrs. Washington and Roderick:
Whereas, The founding fathers of the State of Washington were well aware of the evils of monopolistic practices such as price fixing and curtailment of production; and
WHEREAS, Article XII, section 22, of the State Constitution definitely prohibits monopolies; and
WHEREAS, This constitutional prohibition is not self-executing, and state anti-trust laws are ineffective or inoperative, and various corporations, associations and individuals have in the past and now are violating this prohibition; and
WHEREAS, The consumers of the State of Washington in many instances have and now are subjected to higher prices and limitations in production; and
WHEREAS, The economic welfare of the people is seriously jeopardized by such practices,

Now, Therefore, Be It Resolved by the House of Representatives of the State of Washington in Legislative Session assembled that the State Legislative Council investigate the extent of monopolistic practices, their effect upon prices and production, hold public hearings, and recommend appropriate legislation to the Thirty-second Session of the Legislature to correct these evils.

MOTION

Mr. Washington moved the adoption of the resolution.
Mr. Vane demanded the previous question and the demand was sustained.
The motion was carried and the resolution was adopted.

Resolution by Mr. Johnston:

WHEREAS, The drinking fountains in the chambers of the House of Representatives are inadequate and are also in a pitifully deplorable condition; and
WHEREAS, If better drinking fountains were made available to the members and placed in proper places and were adequately equipped with modern refrigeration facilities, more of the members of the House of Representatives and their staffs and others frequenting the chambers, would satisfy their thirst on good wholesome cool drinking water rather than with some other type of liquid refreshments;

Now, Therefore, Be It Resolved by the House of Representatives in Legislative Session assembled, that the Speaker be directed to instruct the Chief Clerk to communicate with the Superintendent of Buildings and Grounds, or other proper authorities, and earnestly request that adequate modern drinking fountains, equipped with refrigeration facilities so as to cool the water, be installed as follows:
One in the men's lounge room;
One in the women’s lounge room;
and that all present drinking fountains be replaced with new modern drinking fountains similarly equipped, and that the same be installed before the opening of the Thirty-second Session of the Legislature.

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

REPORTS OF STANDING COMMITTEES

MR. SPEAKER:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Senate Bill No. 14, providing for conveyance of certain Thurston County tide lands to the Port 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.

ROBERT BERNETHY, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 28 (Reported by Committee on Cities and Counties):
Do pass as amended.
Passed to second reading.
Engrossed Senate Bill No. 32 (Reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.

Senate Bill No. 46 (Reported by Committee on Forestry, State Lands and Buildings):

Majority: Do pass as amended.
Minority: Do not pass.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 52, fixing maximum officers' salaries in certain cities, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

We concur in this report: Arthur L. Callow, Chester D. Forshee, George W. Kupka, Joe F. Lester, Kenneth H. Simmons, Ray W. Sprague.
Passed to second reading.

Engrossed Substitute Senate Bill No. 87 (Reported by Committee on State Institutions):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 107, abolishing Washington State Development Fund and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House without recommendation.

We concur in this report: Arthur L. Callow, Chester D. Forshee, George W. Kupka, Joe F. Lester, Kenneth H. Simmons, Ray W. Sprague.
Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 132, authorizing counties to exercise right of eminent domain 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, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 137, authorizing superior court judge to fill city commission vacancy in case of deadlock 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: Arthur L. Callow, Chester D. Forshee, George W. Kupka, Joe F. Lester, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 163, making an appropriation to certain cities and towns for firemen's pensions, 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. 164 (Reported by Committee on Social Security):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Senate Bill No. 188, directing re-survey of Olympia outer harbor line, 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. 216 (Reported by Committee on Fisheries):

Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 221, authorizing board of diking commissioners to conduct diking district elections, 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: Arthur Bergevin, Ole H. Olson, W. C. Raugust, Oscar Wenberg.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 223, authorizing board of drainage commissioners to conduct
drainage district elections, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

NAT W. WASHINGTON, Chairman.

We concur in this report: Arthur Bergevin, Ole H. Olson, W. C. Raugust, Oscar Wenberg.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Senate Bill No. 229, authorizing bond issuance to finance reforestation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT BERENHEIM, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 241, creating State Civil Defense Committee, making an appropriation for disaster relief 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 F. RILEY, Chairman.

................. Vice-Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Social Security, to whom was referred Senate Bill No. 252, revising organization of 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.

HOMER O. NUNAMAKER, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 262, making an appropriation for relief from escheat decree, 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.

................. Vice-Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Education and Libraries, to whom was referred Senate Bill No. 267, authorizing dissolution of union high school districts, have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 5, 1949.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred Senate Bill No. 296, authorizing pre-school educational training for handicapped children, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. Stuart Foster, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 5, 1949.

Mr. Speaker:

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Senate Bill No. 328, authorizing use of certain tide lands for boat moorage and service by City of Seattle, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Robert Bernethy, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., March 5, 1949.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Senate Bill No. 342, providing method of determining census for basis of fund distribution to counties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John L. O'Brien, Chairman.

We concur in this report: Arthur L. Callow, Chester D. Forshee, George W. Kupka, Joe F. Lester, Kenneth H. Simmons, Ray W. Sprague.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 5, 1949.

Mr. Speaker:

We, a majority of your Committee on Education and Libraries, to whom was referred Senate Bill No. 348, authorizing limited petty cash fund for school districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. Stuart Foster, Chairman.


Passed to second reading.
Engrossed Senate Bill No. 364 (Reported by Committee on Fisheries): 
Do pass as amended.
Passed to second reading.

Senate Bill No. 376 (Reported by Committee on Education and Libraries): 
Do pass as amended.
Passed to second reading.

MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed: Senate Bill No. 135; also Senate Bill No. 178; also Senate Bill No. 203; also Senate Bill No. 207; also Senate Bill No. 265; also Senate Bill No. 355; also Senate Joint Memorial No. 7; also Senate Joint Memorial No. 9; also Senate Joint Resolution No. 12, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Senate Chamber,
Olympia, Wash., March 5, 1949.

Mr. Speaker:
The Senate has passed: House Joint Memorial No. 15; also House Joint Memorial No. 27; also Engrossed House Bill No. 96; also Substitute House Bill No. 168; also House Bill No. 165; also Engrossed House Bill No. 183; also Substitute House Bill No. 221; also Engrossed House Bill No. 232; also House Bill No. 242; also Engrossed House Bill No. 291; also Engrossed House Bill No. 347; also House Bill No. 395; also House Bill No. 463; also House Bill No. 464; also House Bill No. 467; also House Bill No. 555, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

The Speaker announced he was about to sign Senate Bill No. 135; also Senate Bill No. 178; also Senate Bill No. 203; also Senate Bill No. 207; also Senate Bill No. 265; also Senate Bill No. 355; also Senate Joint Memorial No. 7; also Senate Joint Memorial No. 9; also Senate Joint Resolution No. 12.

MESSAGE FROM THE SENATE

Mr. Speaker:
The Senate has passed: House Bill No. 12, with the following amendments:
Amend the bill, commencing on line 8 of the original bill, same being line 2 of the printed bill, by striking the whole of Secs. 2 and 3 and inserting in lieu thereof the following:

"Sec. 2. There shall be three judges of the Superior Court in Yakima County.
"Sec. 3. There shall be sixteen judges of the Superior Court in King County.
"Sec. 4. There shall be one judge of the Superior Court in Adams County.
"Sec. 5. The Governor shall, upon the taking effect of this act, appoint one additional judge for the Superior Court of Spokane County, one additional judge for the Superior Court of Yakima County and one judge for King County, each of whom shall hold his office from the time of his appointment until his successor is elected and qualified, which said successor shall be elected at the general election to be held in November, 1950, to serve until the second Monday in January, 1953: Provided, That the successor so elected shall not be entitled to qualify until the second Monday in January, 1951, and, commencing with the second Monday in January, 1953, the succeeding terms of such judge shall be four years.
"Sec. 6. 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."

Amend the title by striking the whole thereof and inserting in lieu the following:

"An Act providing for an additional judge in the Superior Court of Spokane County; an additional judge in the Superior Court of Yakima County; an additional judge in the Superior Court of King County; and one judge for Adams County, prescribing for their appointment and election, and declaring an emergency."

Mr. Foster moved that the House concur in the Senate amendments to House Bill No. 12.

Debate ensued.

POINT OF INFORMATION

Mr. Gallagher (Bernard J.):
"Mr. Speaker, I would like to ask Mr. Coughlin a question."

The Speaker:
"Does the gentleman yield?"

Mr. Coughlin:
"Yes."

Mr. Gallagher (Bernard J.):
"I understand that the King County Superior Court is about a year behind?"

Mr. Coughlin:
"We ordinarily find our Superior Court calendar about six months behind."

Mr. Gallagher (Bernard J.):
"Are you attorneys satisfied?"

Mr. Coughlin:
"We are not entirely satisfied, but we have adapted ourselves to the situation."

The Speaker observed within the bar of the House former Representative Warner Poyhonen from Grays Harbor County, and appointed Mr. Winberg (Andrew) and Miss Kelley to escort him to a seat beside the Speaker. (Applause).

The Speaker observed within the bar of the House former Representative Agnes M. Gehrman from King County, and appointed Mr. Morris and Mr. Eldridge to escort her to a seat beside the Speaker. (Applause).

The Speaker also observed within the bar of the House former Representative L. A. Dwinell from Cowlitz County, and appointed Mrs. Hansen
and Mr. Miller (Clyde J.) to escort him to a seat beside the Speaker. (Ap­plause).

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

The motion by Mr. Foster was carried on a rising vote and the House con­urred in the Senate amendments to House Bill No. 12.

The Speaker declared the question before the House to be the final pas­sage of House Bill No. 12, as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 12, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 71; nays, 20; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Blair, Boede, Buse, Carmichael, Carroll, Cory, Dillard, Donohue, Eldridge, Farrington, Forshew, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, O'Brien, Olson, Paulsen, Powell, Raugust, Rhodes, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisso, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wilson, Woodall, Zent, Mr. Speaker—71.

Those voting nay were: Representatives Bergevin, Bernethy, Brown (Gor­don J.), Brown (Henry A.), Brown (Vaughan), Callow, Comfort, Coughlin, Ford, Morris, Nunamaker, Pedersen, Rasmussen, Riley, Rosenberg, Vane, Wenberg (Oscar), Winberg (Andrew), Wyatt, Young—20.

Those absent or not voting were: Representatives Beierlein, Carty, Hal­lauer, Henderson, Jeffreys, King, Knoblauch, Smith (Vernon A.)—8.

House Bill No. 12, having received the constitutional majority, was de­clared passed as amended by the Senate.

MESSAGE FROM THE SENATE

Senate Chamber,
Olympia, Wash., March 5, 1949.

Mr. Speaker:

The Senate has passed: Re-Engrossed House Bill No. 105 with the following amend­ment:

Amend section 1, (section 31-e) lines 25 and 26, page 4 of the re-engrossed bill, being line 20, page 3 of the printed bill, strike the words "such policy or bond", and the same is herewith transmitted.

Herbert H. Sieeler, Secretary.

On motion of Mr. Bassett, the House concurred in the Senate amendment to Re-Engrossed House Bill No. 105.

The Speaker declared the question before the House to be the final pas­sage of Re-Engrossed House Bill No. 105 as amended by the Senate.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 105, as amended by the Senate, and the bill passed the House by the fol­lowing vote: Yeas, 81; nays, 7; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Cory, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshew, For­

The Speaker declared the question before the House to be the final pas­sage of Re-Engrossed House Bill No. 105 as amended by the Senate.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 105, as amended by the Senate, and the bill passed the House by the fol­lowing vote: Yeas, 81; nays, 7; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Cory, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshew, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John
R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Brown (Gordon J.), Callow, Gallagher (Michael J.), Miller (C. C.), Miller (Floyd C.), Rasmussen, Smith (Ralph A.)—7.

Those absent or not voting were: Representatives Beierlein, Bernethy, Hallauer, King, Knoblauch, Ridgway, Rosenberg, Smith (Vernon A.), Sutherland, Wenberg (Oscar), Wilson—11.

Re-Engrossed House Bill No. 105, having received the constitutional majority, was declared passed as amended by the Senate.

MOTION

On motion of Mr. Ford, all other House bills amended by the Senate were made a special order of business for eleven a. m., Tuesday, March 8, 1949.

FIRST READING OF HOUSE CONCURRENT RESOLUTION

House Concurrent Resolution No. 13, by Representative Ford:
Relating to closing the business of the Thirty-first Legislature.
The resolution was read the first time by title.
On motion of Mr. Ford, the rules were suspended, the resolution was advanced to second reading and read the second time in full.
On motion of Mr. Ford, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and the resolution was adopted.
On motion of Mr. Ford, House Concurrent Resolution No. 13 was ordered immediately transmitted to the Senate.
Mr. Miller (Floyd C.) demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.
The Clerk called the roll and all members were present except Representatives Hallauer, Rosenberg and Smith (Vernon A.).

MOTION

On motion of Mr. Dillard, Mr. Rosenberg was excused from the call of the House.

MOTION

On motion of Mr. Ford, the absent members were excused and the House proceeded with business under the call of the House.

SECOND READING OF BILLS

Senate Bill No. 12, by Senator Westberg:
Requiring fair employment practices, creating a board and making an appropriation.
The bill was read the second time by sections.
Mr. Miller (C. C.) moved the adoption of the following amendment:
Amend section 7, line 23 of the printed bill, after the word "origin" strike the period (.) insert a semicolon (;) and add the following: "Provided, That these membership
Debate ensued.

Mr. Roderick moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table.

Mr. Adams moved the adoption of the following amendment:

> Amend section 6, line 36 of the printed bill, after the word “have” insert the following: “As soon as all discrimination against the right of Indians to buy liquor at state liquor stores and licensed agencies under same conditions as other citizens, non-residents and aliens, has been removed,"

The Speaker recognized Mr. Adams.

**POINT OF ORDER**

Mr. Miller (Floyd C.):

“Mr. Speaker, I don’t believe the amendment is germane to the subject-matter of the bill which relates to discrimination of employment and not to the purchase of liquor.”

Mr. Adams:

“I think it is germane. The bill is dealing in anti-discrimination.”

**RULING BY THE SPEAKER**

“The Speaker rules the amendment is germane. The title of the bill says not only to prevent discrimination in employment but to set up a state board to provide against discrimination.”

**POINT OF ORDER**

Mr. Dillard:

“Mr. Speaker, point of order. I understand the Indians are wards of the federal government.”

The Speaker:

“Your statement, Mr. Dillard, is more on the merits of the bill. Mr. Adams has the floor on the merits of the amendment. Proceed, Mr. Adams.”

On motion of Mr. Ford, the amendment by Mr. Adams was laid on the table without taking the bill with it.

The Speaker recognized Mr. Henderson.

Mr. Henderson:

“As a member of the Appropriations Committee, I move this bill be re-referred to the Committee on Appropriations for consideration.”

**POINT OF ORDER**

Mr. Riley:

“Point of order, Mr. Speaker. He made a speech before making the motion.”

The Speaker:

“The point is well taken. Your motion is out of order, Mr. Henderson; you made your speech before making the motion.”

Mr. Beierlein moved that Senate Bill No. 12 be re-referred to the Committee on Appropriations.

On motion of Mr. Allen, the motion by Mr. Beierlein was laid on the table without taking the bill with it.
On motion of Mr. Miller (Floyd C.), the rules were suspended, Senate Bill No. 12 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

**POINT OF INFORMATION**

Mr. Dillard:
"Mr. Speaker, I would like to ask Mr. Miller (Floyd C.) a question."

The Speaker:
"Does the gentleman yield?"

Mr. Miller (Floyd C.):
"Yes."

Mr. Dillard:
"Do you feel that this legislation will solve the problem you are trying to remedy?"

Mr. Miller (Floyd C.):
"I do feel after consultation with those in authority on the measure that it is a good piece of legislation. It will not bar anyone. I had the honor and pleasure of meeting with Mr. Fitts from New York. He explained the operations in New York. They worked it out in aviation, and other states have adopted it. I feel the same thing would be true in the State of Washington. This is part of the New York act."

The Speaker recognized Mr. Powell.

Mr. Powell:
"Answering Mr. Dillard's question further, resolutions on this same general subject have been passed in four states. This is not exactly the same as in the other states. This has been worked out over a period of about three years."

Further debate ensued.

Mr. Blair demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 12.

The Clerk called the roll on the final passage of Senate Bill No. 12, and the bill passed the House by the following vote: Yeas, 77; nays, 19; absent or not voting, 3.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Hillyer, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Simmons, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—77.

Those voting nay were: Representatives Adams, Beierlein, Callow, Carty, Cory, Forshee, Foster, Henderson, Hoefel, Hofmeister, Holliday, McPherson, Miller (C. C.), Olson, Raugust, Shadbolt, Shannon, Sisson, Zent—19.

Those absent or not voting were: Representatives Hallauer, Rosenberg, Smith (Vernon A.)—3.
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. Sutherland, Senate Bill No. 12 was ordered immediately transmitted to the Senate.

**MOTIONS**

Mr. Holliday moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

On motion of Mr. Anderson (B. Roy), Mr. Kinnear was excused for the purpose of a conference in the Senate.

On motion of Mr. Comfort, Mr. Hofmeister and Mr. Knoblauch were excused for fifteen minutes to attend a meeting in the Senate.

Mr. Simmons moved that Mr. Simmons be excused until 4:10 p.m.

The motion was lost.

Mr. Jones (John R.) moved that Mr. Simmons be excused until 4:15 p.m.

The motion was carried.

**House Bill No. 415**, by Representative Olson (By Departmental Request):

Revising certain definitions, exemptions and administrative provisions of Revenue Act of 1935, as amended and declaring an emergency.

**MR. SPEAKER:**

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 415, revising certain definitions, exemptions and administrative provisions of Revenue Act of 1935, as amended and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, page 1, line 25 of the original bill, being page 1, line 15 of the printed bill, after the word “person” and before the word “engaging” insert the following: “except persons taxable under paragraph (2) of subsection (d) below”

In section 1, page 2, line 7 of the original bill, being page 2, line 3 of the printed bill, after the letter “(d)” and before the word “Upon” insert the following: “(1)”

In section 1, page 2, immediately following line 12 of the original bill, being page 2, line 7 of the printed bill, insert the following additional paragraph:

“\(2\) Upon every person engaging within this state in the business of manufacturing wheat into flour; as to such persons the amount of tax with respect to such business shall be equal to the value of the flour manufactured, multiplied by the rate of one-eighth of one per cent;”

In section 2, page 9, line 14 of the original bill, being page 5, line 43 of the printed bill, after the word “Washington” strike the period (.) and insert in lieu thereof a semicolon (;)

Amend the bill by adding thereto on page 9 of the original bill, being page 6 of the printed bill, an additional section immediately following section 2, to be designated section 2-A, reading as follows:

“Sec. 2-A. Section 6, Chapter 180, Laws of 1935, as last amended by section 3, Chapter 156, Laws of 1943, 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 of 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) * * * (b) or (d) (2) of said section shall not be taxable under paragraphs (c) or (e) of said section with respect to making sales at retail or wholesale of products extracted or manufactured within this state by such persons.”
In section 3, page 9, line 26 of the original bill, being page 6, line 8 of the printed bill, after the comma (,) following the word "retail" and before the word "except" insert the following: "to which shall be added all subsidies and bonuses received from the purchaser or from any other person with respect to the extraction, manufacture, or sale of such products or by-products by the seller."

In section 3, page 10, line 6 of the original bill, being page 6, line 17 of the printed bill, strike the period (.) following the word "taxpayers", insert in lieu thereof a comma (,) and add the following: "plus the amount of subsidies or bonuses ordinarily payable by the purchaser or by any third person with respect to the extraction, manufacture, or sale of such products."

In section 5, page 12, line 7 of the original bill, being page 7, line 20 of the printed bill, after the word "transporting" and before the word "property" insert the words "therein or therewith."

In section 5, page 12, line 14 of the original bill, being page 7, line 26 of the printed bill, at the end of the line and of the paragraph, add the following two paragraphs:

"(1) Sales of motor vehicles and trailers to be used for the purpose of transporting therein persons or property for hire in interstate or foreign commerce: Provided, That the purchaser must be the holder of a carrier permit issued by the Interstate Commerce Commission, and that said vehicles will first move upon the highways of this state from the point of delivery in this state to a point outside of this state under the authority of a one-transit permit issued by the Director of Licenses pursuant to the provisions of section 17, Chapter 188, Laws of 1937, as amended by section 15, Chapter 200, Laws of 1947, or any law amendatory thereto:

"(m) Sales of motor vehicles and trailers to non-residents of this state for use outside of this state, even though delivery be made within this state, but only when (1) said vehicles or trailers will be taken from the point of delivery in this state directly to a point outside this state under the authority of a one-transit permit issued by the Director of Licenses pursuant to the provisions of section 17, Chapter 188, Laws of 1937, as amended by section 15, Chapter 200, Laws of 1947, or any law amendatory thereto, or (2) said motor vehicles and trailers will be registered and licensed immediately under the law of the state of the purchaser's residence and will not be required to be registered and licensed under the laws of this state."

In section 8, page 14, line 30 of the original bill, being page 8, line 43 of the printed bill, after the semicolon (;) following the word "state" and before the words "or in respect" insert the following: "or in respect to the use by a non-resident of this state of a motor vehicle which is registered or licensed under the laws of the state of his residence and which is not required to be registered or licensed under the laws of this state;"

In section 8, page 15, line 17 of the original bill, being page 9, line 13 of the printed bill, after the word "transporting" and before the word "property" insert the following: "therein or therewith."

In section 8, page 15, line 24 of the original bill, being page 9, line 18 of the printed bill, after the semicolon (;) following the word "commerce" add the following: "and in respect to the use of any motor vehicle or trailer while being operated under the authority of a one-transit permit issued by the Director of Licenses pursuant to the statutory provisions cited in section 19 (1) of this act;"

In section 8, page 16, line 20 of the original bill, being page 9, line 38 of the printed bill, strike the period (.) following the word "same" at the end of the line, and insert in lieu thereof a semicolon (;)

In section 13, page 22, line 31 of the original bill, being page 13, line 16 of the printed bill, following the word "fraction" and before the words "of the intended" insert the word "thereof."

In section 15, page 27, line 11 of the original bill, being page 15, line 33 of the printed bill, at the end of the line after the period (.) following the word "thereof" add the following: "The keeping of any unstamped articles coming within the provisions of this title shall be prima facie evidence of the intent to violate the provisions of this title."

In section 16, page 27, line 15 of the original bill, being page 15, line 36 of the printed bill, after the word "articles" and before the words "herein are" strike the word "taxes" and insert in lieu thereof the word "taxed."

In section 18, page 29, lines 2 to 9, inclusive, of the original bill, being page 16,
lines 31 to 37, inclusive, of the printed bill, strike the entire paragraph and substitute in lieu thereof the following:

“(a) Upon every person engaging within this state in business as an operator of any pin-ball machine, iron claw machine, traveling crane or other similar mechanical device wherein the element of skill, or a combination of the elements of chance and skill is involved in determining a payout to the player, as to such persons the amount of the tax on such business shall be equal to the gross operating income of the business multiplied by the rate of twenty-five per cent:

Provided, That this paragraph shall not be applicable to devices which require more than one operation by the player and where the result of any such operation by the player is determined by chance alone;”

In section 18, page 29, lines 10 to 17, inclusive, of the original bill, being page 16, lines 38 to 43, inclusive, of the printed bill, strike the entire paragraph and substitute in lieu thereof the following:

“(b) Upon every person engaging within this state in business as an operator of (1) any mechanical device wherein only the element of chance determines a pay-out to the player, or (2) any mechanical device which requires more than one operation by the player and where the result of any such operation by the player is determined by chance alone, without regard to whether or not an element of skill is involved in any other operation of the device by the player; as to such persons the amount of tax on such business shall be equal to the gross operating income of the business multiplied by the rate of forty per cent.”

In section 21, page 32, line 7 of the original bill, being page 18, line 19 of the printed bill, beginning with the words “No interest” strike the entire sentence down to and including the period (.) following the word “taxpayer” on page 32, line 11 of the original bill, being page 18, line 22 of the printed bill and insert in lieu thereof the following: “Interest at the rate of three per cent (3%) per annum shall be allowed by the Tax Commission and by any court on the amount of any refund or recovery allowed to a taxpayer for taxes, penalties or interest paid by him after May 1, 1949, and interest at the same rate shall be allowed on any judgment recovered by a taxpayer after said date.”

In the first line of the title of the original bill and of the printed bill, after the comma (,) following the figure “5” and before the figure “7”, insert the following: “6,”

Ole H. Olson, Chairman.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 415, revising certain definitions, exemptions and administrative provisions of Revenue Act of 1935, as amended 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.

Ole H. Olson, Chairman.


House Bill No. 415 was read the second time by sections.

On motion of Mr. Olson, the first three committee amendments were adopted.

Mr. Coughlin moved the adoption of the following amendment:

Amend section 1, line 6, page 2 of the printed bill, after the word “rate” strike the words “one one-hundredth of one per cent” and substitute the words “one one-eighth of one per cent”

Debate ensued.

Mr. Mardesich moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.
On motion of Mr. Olson, the 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th and 13th committee amendments were adopted.

Mr. Olson moved the adoption of the following amendment:

In section 8, page 16, line 24 of the original bill, being page 9, line 41 of the printed bill, strike the period (.) at the end of the line, insert in lieu thereof a semicolon (;) and add the following paragraph:

“(k) In respect to the use of fuel by the extractor or manufacturer thereof when used directly in the operation of the particular extractive operation or manufacturing plant which produced or manufactured the same.”

The motion was carried and the amendment was adopted.

MOTION

On motion of Mr. Comfort, Mr. Ball and Mr. Neill were excused from the call of the House for work in the engrossing room.

MOTION

On motion of Mr. Comfort, Mr. Thompson and Miss Kelley were excused from the call of the House for work in the engrossing room.

On motion of Mr. Olson, the 14th, 15th and 16th committee amendments were adopted.

Mr. Olson moved the adoption of the committee amendment to section 18, page 29, lines 2 to 9 inclusive, of the original bill.

Mr. Allen moved that the amendment be laid on the table without taking the bill with it.

Debate ensued.

Mr. Ford demanded the previous question and the demand was sustained.

Division was called for and the motion by Mr. Allen was lost on a rising vote.

The motion by Mr. Olson was carried and the committee amendment was adopted.

On motion of Mr. Olson, the committee amendment to section 18, page 29, lines 10 to 17 inclusive, of the original bill was adopted.

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

In section 21, page 31, line 29 of the original bill, being page 18, line 12 of the printed bill, strike the period (.) following the words “same period” and add the following:

“: Provided, That notwithstanding the foregoing limitations there shall be refunded or credited to taxpayers engaged in the performance of the United States Government contracts or subcontracts the amount of any tax paid, measured by that portion of the amounts received from the United States, which taxpayer is required by contract or applicable Federal statute to refund or credit to the United States, if claim for such refund is filed by the taxpayer with the Tax Commission within one year of the date that the amount of the refund or credit due to the United States is finally determined and filed within four years of the date on which the tax was paid: Provided, further, That no interest shall be allowed on such refund.”.

On motion of Mr. Olson, the committee amendment to section 21, page 32, line 7 of the original bill was adopted.

Mr. Coughlin moved the adoption of the following amendment:

Amend section 2, line 27, page 3 of the printed bill, after the period (.) following the word “prescribe”, add the following: “The term ‘sale at retail’ or ‘retail sale’ shall be construed to include the sale of or charges paid for the dissemination or distribution of advertising or advertising material, whether by newspaper, magazine, periodical, billboard, circular, handbill, radio broadcast, television broadcast, or any other advertising medium whatsoever.”
MOTION

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

MOTION

On motion of Mr. Ford, the House was declared at recess until eight o'clock p.m.

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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 Carroll, Carty, Forshee, Hallauer, Hillyer, Hofmeister, Holliday, King, Miller (C. C.), Nunamaker, Rasmussen, Ridgway, Rosenberg, Sisson, Smith (Vernon A.), Thompson, Wenberg (Oscar), Woodall, Wyatt, and Zent, Representatives Forshee and Wyatt having been previously excused.

MOTION

On motion of Mrs. Hansen, 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,
Olympia, Wash., March 5, 1949.

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 52, have compared same with the engrossed bill and find it correctly enrolled.

A. B. COMFORT, Chairman.

I concur in this report: James P. Dillard.

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MR. SPEAKER:

House of Representatives,
Olympia, Wash., March 6, 1949.

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 96; also Enrolled Substitute House Bill No. 108; also Enrolled House Bill No. 193; also Enrolled House Bill No. 232, have compared same with the engrossed and substitute bills and find them correctly enrolled.

A. B. COMFORT, Chairman.

I concur in this report: Howard T. Ball.

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MR. SPEAKER:

House of Representatives,
Olympia, Wash., March 6, 1949.

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 165; also Enrolled Substitute House Bill No. 221; also Enrolled House Bill No. 291; also Enrolled House Bill No. 555, have compared same with the original, substitute and engrossed bills and find them correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

Engrossed Senate Bill No. 27 (reported by Committee on Cities and Counties):

Do pass as amended.
Passed to second reading.
Engrossed Senate Bill No. 108 (reported by Committee on Roads and Bridges):

Part: Do pass as amended.
Part: Do pass.
Part: Do not pass.
Passed to second reading.

House of Representatives,
Olympia, Wash., March 6, 1949.

Senator Sorensen:
We, a majority of your Committee on Roads and Bridges, to whom was referred
Engrossed Senate Bill No. 108, authorizing motor vehicle license plates for continuous
use, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: W. O. Allen, Wesley Eldridge, Robert M. Ford, Michael J.
Gallagher, Grace Kelley, Edward F. Riley, Jeanette Testu.

House of Representatives,
Olympia, Wash., March 6, 1949.

Senator Sorensen:
We, a minority of your Committee on Roads and Bridges, to whom was referred
Engrossed Senate Bill No. 108, authorizing motor vehicle license plates for continuous
use, 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: F. Stuart Foster, Grant C. Sisson, Z. A. Vane.

Passed to second reading.

House of Representatives,
Olympia, Wash., March 5, 1949.

Senator Sorensen:
We, a majority of your Committee on Roads and Bridges, to whom was referred
Engrossed Senate Bill No. 258, authorizing motor vehicle license plates for continuous
use, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Senator Sorensen:
We, a minority of your Committee on Roads and Bridges, to whom was referred
Engrossed Senate Bill No. 258, authorizing motor vehicle license plates for continuous
use, 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: Eva Anderson, Arthur H. Bassett, Gordon J. Brown,
Henry A. Brown, Wallace I. Carmichael, James P. Dillard, Dewey C. Donohue, J. Chester
Gordon, A. B. McPherson, K. O. Rosenberg, James D. Stonecipher, Nat W. Washington,
Max Wedekind, John N. Wilson.

Passed to second reading.

Senate Bill No. 259 (reported by Committee on Banks and Banking):
Do pass as amended.
Passed to second reading.

Senate Bill No. 264 (reported by Committee on State Government):
Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Roads and Bridges, to whom was referred
Engrossed Senate Bill No. 352, amending and revising motor vehicle laws relating to
operation, equipment, traffic and traffic offenses, 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 Hansen, Chairman**


**House of Representatives,**
Olympia, Wash., March 5, 1949.

Mr. Speaker:

We, a minority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 352, amending and revising motor vehicle laws relating to operation, equipment, traffic and traffic offenses, 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.

..................................................., Vice-Chairman.

We concur in this report: Wallace I. Carmichael, C. C. Miller.

Passed to second reading.

**House of Representatives,**
Olympia, Wash., March 6, 1949.

Mr. Speaker:

We, a majority of your Committee on State Government, to whom was referred Engrossed Senate Joint Resolution No. 10, limiting use of initiative by requiring appropriation and revenue provisions in laws proposing expenditure, 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: W. O. Allen, Wesley Eldridge, Robert M. Ford, F. Stuart Foster, Edward F. Riley, Grant C. Sisson.

**House of Representatives,**
Olympia, Wash., March 6, 1949.

Mr. Speaker:

We, a minority of your Committee on State Government, to whom was referred Engrossed Senate Joint Resolution No. 10, limiting use of initiative by requiring appropriation and revenue provisions in laws proposing expenditure, 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: Michael J. Gallagher, Grace Kelley, Jeanette Testu, Z. A. Vane.

Passed to second reading.

**MESSAGES FROM THE SENATE**

**Senate Chamber,**
Olympia, Wash., March 6, 1949.

Mr. Speaker:

The President has signed: Senate Bill No. 73; also Senate Bill No. 133; also Senate Bill No. 148; also Senate Bill No. 165; also Senate Bill No. 278; also Senate Bill No. 350; also Senate Bill No. 351; also Senate Bill No. 353, and the same are herewith transmitted.

**Herbert H. Siller, Secretary.**

**Senate Chamber,**
Olympia, Wash., March 6, 1949.

Mr. Speaker:

The President has signed: House Bill No. 46; also
The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

The House resumed consideration of House Bill No. 415.

The Speaker declared the question before the House to be the motion by Mr. Coughlin to adopt the amendment to section 2, line 27, page 3 of the printed bill.

Debate ensued.

Mr. Dillard moved that the amendment be laid on the table without taking the bill with it.

Division was called for and the motion was carried on a rising vote.

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

Amend the committee amendment to section 21, page 18, line 19 of the printed bill, adopted March 6, 1949, in the last line of the amendment after the word “taxpayer” and before the word “after” insert the following: “for taxes, penalties or interest paid”

On motion of Mr. Olson, the committee amendment to the title was adopted. House Bill No. 415 was passed to third reading and ordered engrossed.

Senate Bill No. 78, by Senator Lindsay:

Authorizing fire protection districts to put fire departments under civil service.

The bill was read the second time by sections.

On motion of Mr. Dillard, the rules were suspended, Senate Bill No. 78 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 78.
The Clerk called the roll on the final passage of Senate Bill No. 78, and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Adams, Bernethy, Forshee, Hallauer, Nunamaker, Rosenberg, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Wenberg (Oscar), Woodall—13.

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.

Engrossed Substitute Senate Bill No. 51, by Judiciary Committee:
Providing state guaranty of Judges' Retirement Fund solvency and authorizing return of contributions to judges' widows.
The bill was read the second time by sections.
On motion of Mr. Kinnear, the following amendment was adopted:
Strike the whole of section 2.

On motion of Mr. Paulsen, the rules were suspended, Engrossed Substitute Senate Bill No. 51 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
Mr. Woodall demanded the previous question but the demand was not sustained.
Debate ensued.
Mr. Smiley demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 51 as amended by the House.
The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 51, as amended by the House, and the bill passed the House by the following vote: Yeas, 62; nays, 23; absent or not voting, 14.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, O'Brien, Paulsen, Powell, Raugust, Rhodes, Ridgway, Riley,
Schumann, Shadbolt, Shannon, Smiley, Sutherland, Washington, Woodall, Young, Zent, Mr. Speaker—62.

Those voting nay were: Representatives Beierlein, Bergevin, Brown (Gordon J.), Callow, Cory, Hofmeister, Holliday, Kelley, McPherson, Miller (C. C.), Morris, Nunamaker, Pedersen, Rasmussen, Sisson, Sprague, Stonecipher, Testu, Thompson, Watson, Wedekind, Wilson, Winberg (Andrew)—23.

Those absent or not voting were: Representatives Ford, Forshee, Gallagher (Michael J.), Hallauer, Olson, Roderick, Rosenberg, Sandison, Simmons, Smith (Ralph A.), Smith (Vernon A.), Vane, Wenberg (Oscar), Wyatt—14.

Engrossed Substitute Senate Bill No. 51, as amended by the House, having received the constitutional majority, was declared passed.

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

**Engrossed Senate Bill No. 118**, by Senator Parker:

Providing for surviving spouse's claim in lieu of homestead and authorizing court control thereof in certain cases.

*House of Representatives,*

*Olympia, Wash., March 5, 1949.*

**MR. SPEAKER:**

We, a majority of your Judiciary Committee, to whom was referred Engrossed Senate Bill No. 118, providing for surviving spouse's claim in lieu of homestead and authorizing court control thereof in certain cases, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, page 3, line 2 of the engrossed bill, being page 2, line 23 of the printed bill, after the word “spouse” strike the period (.) and insert the following: “Provided, that the awards provided for in this section shall not be taken from separate property of the deceased which is otherwise disposed of by will.”

In section 2, page 4, line 20 of the engrossed bill, being page 3, line 18 of the printed bill, after the word “spouse” strike the period (.) and insert the following: “Provided, that the awards provided for in this section shall not be taken from separate property of the deceased which is otherwise disposed of by will.”

**ARTHUR R. PAULSEN,** Chairman.

We concur in this report: Vaughan Brown, Paul Coughlin, F. Stuart Foster, Elmer E. Johnston, George Kinnear, Tony P. Mardesich, George V. Powell, O. R. Schumann.

Engrossed Senate Bill No. 118 was read the second time by sections.

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

On motion of Mr. Paulsen, the rules were suspended, Engrossed Senate Bill No. 118 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 118 as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 118, as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller
(Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rhodes, Ridgway, Riley, Roderick, Schumann, Shadbolt, Shannon, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Brown (Gordon J.), Carty, Forshee, Hallauer, Hillyer, Olson, Rasmussen, Raugust, Rosenberg, Sandison, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Vane, Wenberg (Oscar), Wyatt—17.

Engrossed Senate Bill No. 118, as amended by the House, having received the 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. 136, by Senator Robertson:**

Authorizing Washington State Patrol to regulate transportation of explosives.

Mr. Speaker: We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed Senate Bill No. 136, authorizing Washington State Patrol to regulate transportation of explosives, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, line 6 of the engrossed bill, being section 1, line 1 of the Senate amendment, after the word “patrol” and before the word “jurisdiction”, strike the following: “under the direction of the chief shall have exclusive” and insert in lieu thereof the following: “acting by and through the Chief of the Washington State Patrol, together with the committee created by section 3 hereof shall have”

Amend the bill, strike the whole of section 4 of the engrossed bill, same being section 4 of the Senate amendment.


Engrossed Senate Bill No. 136 was read the second time by sections. On motion of Mrs. Hansen, the committee amendments were adopted. On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 136 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 136, as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 136, as amended by the House, and the bill passed the House by the following vote: Yeas, 73; nays, 2; absent or not voting, 24.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopinger, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Mardesich, Miller (Clyde
J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Riley, Roderick, Schumann, Shadbolt, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—73.

Those voting nay were: Representatives Brown (Vaughan), Nunamaker—2.

Those absent or not voting were: Representatives Anderson (Eva), Brown (Gordon J.), Forshee, Gordon, Hallauer, Hillyer, King, Lester, McPherson, Miller (C. C.), Olson, Raugust, Ridgway, Rosenberg, Sandison, Shannon, Simmons, Smith (Ralph A.), Smith (Vernon A.), Vane, Washington, Wenberg (Oscar), Woodall, Young—24.

Engrossed Senate Bill No. 136, as amended by the House, having received the 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. 159**, by Senator Shank:
Limiting time for action to set aside tax deeds.
The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 159 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 159.

The Clerk called the roll on the final passage of Senate Bill No. 159, and the bill passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 30.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Donohue, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Riley, Roderick, Schumann, Shadbolt, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—69.

Those absent or not voting were: Representatives Bargreen, Bernethy, Blair, Brown (Gordon J.), Comfort, Coughlin, Dillard, Eldridge, Forshee, Gordon, Hallauer, Hillyer, Hoefer, Jones (Mrs. Vincent F.), Knoblach, Miller (C. C.), Neill, Raugust, Ridgway, Rosenberg, Sandison, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Vane, Washington, Wenberg (Oscar), Young—30.

Senate Bill No. 159, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
Senate Bill No. 176, by Senator Rogers:
Regulating disposition of highway fines with relation to place violation occurs.
The bill was read the second time by sections.
On motion of Mr. Brown (Henry A.) the rules were suspended, Senate Bill No. 176 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 176.
The Clerk called the roll on the final passage of Senate Bill No. 176, and the bill passed the House by the following vote: Yeas, 63; nays, 0; absent or not voting, 36.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bervin, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Cory, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Holliday, Hoopinagarner, Jeffreys, Jones (John R.), Kelley, King, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Pedersen, Powell, Rhodes, Riley, Roderick, Schumann, Shadbolt, Shannon, Sisson, Smiley, Sprague, Stonecipher, Testu, Thompson, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—63.
Those absent or not voting were: Representatives Bargreen, Bernethy, Blair, Brown (Gordon J.), Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Forshee, Gordon, Hallauer, Hillyer, Hoefel, Hofmeister, Johnston, Jones (Mrs. Vincent F.), Kinnear, Knoblauch, Miller (C. C.), Neill, Paulsen, Rasmussen, Raugust, Ridgway, Rosenberg, Sandison, Simmons, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Vane, Washington, Wenberg (Oscar), Young—36.
Senate Bill No. 176, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 250, by Senators Robertson and French:
Removing gas tax exemption on sales to United States; requiring bond for aviation gasoline dealers and users.
The bill was read the second time by sections.
On motion of Mrs. Hansen, the following amendment was adopted:
Amend the bill by adding thereto a new section immediately following section 2, to be known as section 3, to read as follows:

"Sec. 3. Section 32, Chapter 188, Laws of 1937, as last amended by section 9, Chapter 164, Laws of 1947 (section 6312-32, Rem. Supp. 1947), is amended to read as follows:
"Section 32. At the time application is made to the Director of Licenses, the County Auditor or other agent for the issuance of a vehicle license, or for transfer of vehicle license, change in vehicle license classification or for original or increase in vehicle gross weight license or seating capacity, the applicant shall pay to the Director of Licenses, County Auditor or other agent a fee of $50 cents (50¢) for each application in addition to the license fee for such vehicle, which fee of $50 cents (50¢), if paid to the County Auditor as agent of the Director of Licenses, shall be paid to the County Treasurer in the same manner as other fees collected by the County Auditor and credited to the county current expense fund. In the event that such fee is paid to another agent of the Director of Licenses then the same shall be used by such
agent to defray his expenses in handling the applications. All such filing fees collected by the Director of Licenses or branches of his office shall be certified to the State Treasurer and deposited to the credit of the motor vehicle fund."

On motion of Mrs. Hansen, the following amendment to the title was adopted:

Amend the title by striking the whole thereof and insert in lieu thereof the following: "An Act relating to motor vehicles; the operators' fees thereof; and to motor vehicle fuel and the tax thereon; prescribing penalties; amending section 17, Chapter 58, Laws of 1933, as last amended by section 4, Chapter 84, Laws of 1943; and amending section 19, Chapter 58, Laws of 1933, and section 32, Chapter 188, Laws of 1937, as last amended by section 9, Chapter 164, Laws of 1947."

On motion of Mrs. Hansen, the rules were suspended, Senate Bill No. 250 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 250, as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 250, as amended by the House, and the bill passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 32.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hansen, Henderson, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs Vincent F.), Kelley, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Riley, Roderick, Schumann, Shadbolt, Shannon, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Zent, Mr. Speaker—67.

Those absent or not voting were: Representatives Allen, Bargreen, Bernathy, Brown (Gordon J.), Carty, Dillard, Donohue, Eldridge, Forshee, Gallagher (Bernard J.), Hallauer, Hillyer, King, Kinne, Knoblauch, Miller (C. C.), Neill, Rasmussen, Rauaugst, Rhodes, Ridgway, Rosenberg, Sandison, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Vane, Washington, Wenberg (Oscar), Wyatt, Young—32.

Senate Bill No. 250, as amended by the House, having received the 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. 253**, by Senator McMullen:

Authorizing conditional suspending of sentences.

The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 253 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 253.

The Clerk called the roll on the final passage of Senate Bill No. 253, and the bill passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 33.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Dillard, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rhodes, Riley, Schumann, Shadbolt, Sisson, Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wilson, Winberg (Andrew), Zent, Mr. Speaker—66.

Those absent or not voting were: Representatives Bargreen, Bernethy, Brown (Gordon J.), Carmichael, Coughlin, Donohue, Eldridge, Forshee, Hal-lauer, Hansen, Hillyer, Holliday, King, Knoblauch, Miller (C. C.), Olson, Rasmussen, Raugust, Ridgway, Roderick, Rosenberg, Sandison, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Vane, Washington, Wen-berg (Oscar), Woodall, Wyatt, Young—33.

Senate Bill No. 253, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 254, by Senators Pearson and Zednick:
Broadening definition of blind student and increasing allotments thereto and declaring an emergency.

Mr. Riley moved that action on Engrossed Senate Bill No. 254 be deferred until the next working day and that it retain its place on the second reading calendar.

The motion was carried.

Senate Bill No. 255, by Senator McMullen:
Authorizing conditional probation.

The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 255 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 255.

The Clerk called the roll on the final passage of Senate Bill No. 255, and the bill passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 31.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Dillard, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Roderick, Schumann, Shadbolt, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wilson, Winberg (Andrew), Zent, Mr. Speaker—68.

Those absent or not voting were: Representatives Adams, Bargreen, Brown (Gordon J.), Carty, Cory, Donohue, Eldridge, Forshee, Gallagher (Bernard J.),
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Hallauer, Hansen, Hillyer, Holliday, Knoblauch, Miller (C. C.), Olson, Rau­
gust, Ridgway, Riley, Rosenberg, Sandison, Shannon, Simmons, Smith (Ralph A.), Smith (Vernon A.), Vane, Washington, Wenberg (Oscar), Woodall, Wyatt, Young—31.

Senate Bill No. 255, having received the constitutional majority, was de­
clared passed.

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

title of the act.

**Senate Bill No. 257**, by Senator Witten:
Permitting inclusion of cities and towns in airport districts.

The bill was read the second time by sections.

On motion of Mr. Dillard, 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 Speaker declared the question before the House to be the final passage
of Senate Bill No. 257.

Debate ensued.

Mr. Rhodes moved that action on Senate Bill No. 257 be deferred until the
next working day and that it retain its place on the second reading calendar.
The motion was carried.

**Engrossed Senate Bill No. 97**, by Senator Clark:
Authorizing state college regents to fix tuition fees above stated minimum.
The bill was read the second time by sections.

On motion of Mr. Wilson, the rules were suspended, Engrossed Senate Bill
No. 97 was advanced to third reading, the second reading considered the third,
and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage
of Engrossed Senate Bill No. 97.

The Clerk called the roll on the final passage of Engrossed Senate Bill No.
97, and the bill passed the House by the following vote: Yeas, 72; nays, 1; ab­
sent or not voting, 26.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy),
Ball, Bargreen, Bassett, Beierlein, Blair, Boede, Brown (Henry A.), Brown
(Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin,
Dillard, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher
(Michael J.), Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, John­
ston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knob­
lauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.),
Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen,
Rhodes, Ridgway, Roderick, Schumann, Shadbolt, Sisson, Smiley, Smith (Ver­
non A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wede­
kind, Wilson, Winberg (Andrew), Young, Zent, Mr. Speaker—72.

Those voting nay were: Representative Bergevin—1.

Those absent or not voting were: Representatives Anderson (Eva), Ber­
nethy, Brown (Gordon J.), Donohue, Forshee, Foster, Gordon, Hallauer,
Hansen, Hillyer, Holliday, Miller (C. C.), Powell, Rasmussen, Raugust, Riley,
Rosenberg, Sandison, Shannon, Simmons, Smith (Ralph A.), Vane, Washing­
ton, Wenberg (Oscar), Woodall, Wyatt—26.

Engrossed Senate Bill No. 97, having received the 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

Senate Bill No. 175, by Senator Rogers:
Applying percentage required for city charter petition to general instead of city election.

MOTION

Mr. Ford moved that action on Senate Bill No. 175 be deferred until the next working day and that it retain its place on the third reading calendar.

The motion was carried.

OTHER BUSINESS TO BE CONSIDERED

Resolution by Mr. Adams:

To the Honorable Harry S. Truman, President of the United States of America, and to the Honorable Senate and House of Representatives of the United States in Congress Assembled:

We, your Memorialists, the House of Representatives of the State of Washington, in Legislative session assembled, most respectfully represent and petition the Honorable Harry S. Truman, President of the United States, and your Honorable Bodies, as follows:

WHEREAS, The Federal laws against the sale of intoxicating liquor to Indians were placed on the Federal statute books at a time when the Indians were in great need of protection against the evils of strong drink; and

WHEREAS, Indians have been granted the right to vote for something over twenty (20) years; and

WHEREAS, The need for such Federal legislation has long since passed, since most of the Indian tribes now live under conditions approximating the conditions of the other races of people living in their respective territories; and

WHEREAS, The State of Washington, after many years' experience with a law comparable to the present Federal statute prohibiting the sale of liquor to Indians in 1935 repealed such law; and

WHEREAS, The present Federal laws are unduly restrictive of the rights of Indians in that the right to purchase liquor is prohibited as to practically all persons having Indian blood in their veins.

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington in legislative session assembled, that we respectfully petition the President and the Congress of the United States to repeal all existing laws placing the sale of liquor to Indians on any different ground than the sale of liquor to persons generally; and

Be It Further Resolved, That copies of this resolution be immediately transmitted to the Honorable Harry S. Truman, President of the United States, the President of the United States Senate, Speaker of the House of Representatives, and to each Senator and Representative from the State of Washington.

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

MOTION

On motion of Mr. Ford, the House adjourned until ten o'clock a. m., Monday, March 7, 1949.

S. R. Holcomb, Chief Clerk.

Chas. W. Hodde, Speaker.
The Speaker called the House to order at 10 o'clock a. m.
The Clerk called the roll and all members were present except Representatives Anderson (Eva), Bernethy, Frayn, Hallauer, Hofmeister, Holliay, Hoopingarner, Miller (C. C.), O’Brien, Rasmussen, Ridgway, Sandison, Smith (Ralph A.), Sutherland, Thompson, Vane and Woodall, Representative O’Brien having been previously excused.

Prayer was offered by the Reverend Henry S. Rahn, 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

**Resolutions**

**Resolution by Mr. Foster:**

WHEREAS, The cafeteria located in the Legislative Building at the State Capitol is maintained for the benefit of the state employees and the members of the Legislature; and

WHEREAS, The service in said cafeteria is slow, causing great inconvenience and loss of valuable time to said employees and legislative members; and

WHEREAS, There has been considerable criticism of the quality of the food by those patronizing said cafeteria, and particularly as to the type of coffee served; and

WHEREAS, The cafeteria is in need of remodeling and installation of up-to-date sanitary equipment so as to serve better meals in shorter time during rush periods;

Now, Therefore, Be It Resolved by the House of Representatives in Legislative Session assembled, that the Speaker be directed to instruct the Chief Clerk to communicate with the Superintendent of Buildings and Grounds, or other proper authorities, to see that the equipment in the cafeteria is modernized and that a more efficient plan of handling the public is inaugurated and every other thing possible be done to improve both the service and quality of the food served.

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

**Reports of Standing Committees**

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 395; also

Enrolled House Bill No. 464; also

Enrolled House Joint Memorial No. 15; also

Enrolled House Joint Memorial No. 27, have compared same with the original bills and memorials and find them correctly enrolled. A. B. Comfort, Chairman.

We concur in this report: Grace Kelley, George R. Thompson.
MR. SPEAKER:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 242; also Enrolled House Bill No. 463; also Enrolled House Bill No. 467, have compared same with the original bills and find them correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Howard T. Ball, Marshall A. Neill.

The Speaker announced he was about to sign House Bill No. 242; also House Bill No. 395; also House Bill No. 463; also House Bill No. 464; also House Bill No. 467; also House Joint Memorial No. 15; also House Joint Memorial No. 27.

MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has passed: House Bill No. 28; also House Bill No. 80; also Engrossed House Bill No. 241; also Engrossed House Bill No. 289; also Engrossed House Bill No. 303; also House Bill No. 317; also House Bill No. 330; also Engrossed House Bill No. 351; also House Bill No. 384; also House Bill No. 397; also Engrossed House Bill No. 398; also House Bill No. 450; also Engrossed House Bill No. 499, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
The Senate has adopted: House Concurrent Resolution No. 13, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:
The President has signed: House Bill No. 52; also House Bill No. 96; also Substitute House Bill No. 108; also House Bill No. 165; also House Bill No. 193; also Substituted House Bill No. 221; also House Bill No. 232; also House Bill No. 291; also House Bill No. 555, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

SECOND READING OF BILLS

Engrossed Senate Bill No. 254, by Senators Pearson and Zednick: Broadening definition of blind student and increasing allotments thereto and declaring an emergency.

The bill was read the second time by sections.
On motion of Mr. Rasmussen, the rules were suspended, Engrossed Senate Bill No. 254 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 254.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 254, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Anderson (Eva), Bargreen, Blair, Brown (Gordon J.), Carty, Frayn, Hallauer, Holliday, Hoopengarner, O'Brien, Powell, Ridgway, Smith (Ralph A.), Sutherland, Vane—15. Engrossed 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.

**Senate Bill No. 257**, by Senator Witten:
Permitting inclusion of cities and towns in airport districts.

The bill was read the second time by sections.

Mr. Gallagher (Bernard J.) moved the adoption of the following amendment:

In section 1, page 2, line 3 of the original bill, being page 1, line 24 of the printed bill, strike the period (.) following the word "district" and add the following: "Provided, however, Such levy shall not be made unless first approved at any election called for the purpose of voting on such levy."

Mr. Carmichael moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

Mr. Allen moved the previous question.

The motion by Mr. Gallagher (Bernard J.) was carried and the amendment was adopted.

On motion of Mr. Dillard, 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.

Debate ensued.

Mr. Rosenberg demanded the previous question and the demand was sustained.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 257, as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 257, as amended by the House, and the bill passed the House by the following vote: Yeas, 66; nays, 15; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Beierlein, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hofmeister, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, Olson, Pedersen, Ridgway, Roderick, Rosenberg, Schumann, Shadbolt, Shannon, Sisson, Smiley, Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Zent—66.

Those voting nay were: Representatives Bassett, Comfort, Hoefel, Knoblauch, Neill, Paulsen, Rasmussen, Raugust, Rhodes, Riley, Simmons, Smith (Vernon A.), Sutherland, Wyatt, Mr. Speaker—15.

Those absent or not voting were: Representatives Anderson (Eva), Bergevin, Blair, Brown (Gordon J.), Cory, Forshee, Hallauer, Holliday, Hoopgarner, Johnston, Miller (C. C.), O'Brien, Powell, Sandison, Smith (Ralph A.), Vane, Woodall, Young—18.

Senate Bill No. 257, as amended by the House, having received the constitutional majority, was declared passed.

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

Senate Bill No. 100, by Senators Roup and French:
Relating to disposal of dead animals.
The bill was read the second time by sections.
On motion of Mr. Adams, the following amendment was adopted:

Amend the bill by adding thereto a new section immediately following section 18 to be known as section 18A, to read as follows:

"Sec. 18A. Nothing in this act shall prohibit the State Game Department from using the carcasses of dead animals for trap bait in their regular trapping operations."

On motion of Mr. Rasmussen, the rules were suspended, Senate Bill No. 100 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 100, as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 100, as amended by the House, and the bill passed the House by the following vote: Yeas, 75; nays, 5; absent or not voting, 19.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hillyer, Hoefel, Hofmeister, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd
C.), Mohr, Morris, Neill, Nunamaker, Olson, Pedersen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—75.

Those voting nay were: Representatives Callow, Donohue, Kinnear, Paulsen, Powell—5.

Those absent or not voting were: Representatives Anderson (Eva), Bergevin, Blair, Brown (Gordon J.), Forshee, Frayn, Hallauer, Hansen, Holliday, Hoopingarner, Miller (C. C.), O'Brien, Rasmussen, Roderick, Smiley, Smith (Ralph A.), Sutherland, Vane, Woodall—19.

Senate Bill No. 100, as amended by the House, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 229**, by Senator Parker:
Authorizing bond issuance to finance reforestation.

The bill was read the second time by sections.

On motion of Mr. Bernethy, the rules were suspended, Senate Bill No. 229 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 229.

The Clerk called the roll on the final passage of Senate Bill No. 229, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hillyer, Hoefel, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Adams, Anderson (Eva), Blair, Brown (Gordon J.), Cory, Coughlin, Forshee, Hallauer, Hansen, Hofmeister, Holliday, Hoopingarner, Kinnear, Miller (C. C.), Miller (Floyd C.), O'Brien, Roderick, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sutherland—21.

Senate Bill No. 229, having received the 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. 328**, by Senator Kimball:
Authorizing use of certain tide lands for boat moorage and service by City of Seattle.
The bill was read the second time by sections.

On motion of Mr. Bernethy, the rules were suspended, Senate Bill No. 328 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 328.

Debate ensued.

The Clerk called the roll on the final passage of Senate Bill No. 328, and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Anderson (Eva), Ball, Blair, Brown (Henry A.), Carty, Cory, Ford, Hallauer, Hansen, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Miller (C. C.), O'Brien, Olson, Rosenberg, Smiley, Smith (Ralph A.), Sutherland, Young—21.

Senate Bill No. 328, having received the constitutional majority, was declared passed.

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

Senate Bill No. 376, by Senators Hutchinson and Earlywine:

Revising computation of educational units in union high school districts under school plant facility law.

MR. SPEAKER:

We, a majority of your Committee on Education and Libraries, to whom was referred Senate Bill No. 376, revising computation of educational units in union high school districts under school plant facility law, have had 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 9 of the original bill, being page 2, line 28 of the printed bill, after the words "Provided further," strike all the matter down to and including the period (.) after the word "nature" on page 3, line 15 of the original bill, being page 2, line 33 of the printed bill, and insert in lieu thereof the following: "That additional state assistance may be allowed if it is found by the Superintendent of Public Instruction that such assistance is necessary in order to meet (a) a school housing emergency resulting from the destruction of a school building by fire, the condemnation of a school building by properly constituted authorities, a sudden and excessive past or clearly foreseeable future increase in school population, and other conditions similarly emergent in nature; or (b) a special school housing burden imposed by virtue of the admission of non-resident students into parental schools or into educational programs established, maintained and operated in conformity with the requirements of Chapter 115, Laws of 1945; or (c) a deficiency in the capital funds of the district resulting from financing, subsequent to the effective date of Chapter 278, Laws of 1947, and
without benefit of the state assistance provided for therein, the construction of a needed school building project or projects approved in conformity with the requirements of the aforesaid Chapter 278, after having first applied for and been denied state assistance because of the inadequacy of state funds available for the purpose; or (d) conditions similar to those defined under (a), (b) and (c) hereinafore, creating a like emergency."

F. STUART FOSTER, Chairman.


The bill was read the second time by sections.

Mr. Washington moved the adoption of the committee amendment.

Debate ensued.

Mr. Carty demanded the previous question and the demand was sustained.

The motion by Mr. Washington was carried and the committee amendment was adopted.

On motion of Mr. Foster, 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 Speaker declared the question before the House to be the final passage of Senate Bill No. 376, as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 376, as amended by the House, and the bill passed the House by the following vote:

Yeas, 84; nays, 3; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hillyer, Hoefel, Hofmeister, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardevich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shannon, Simmons, Sisson, Smith, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—84.

Those voting nay were: Representatives Comfort, Shadbolt, Washington—3. Those absent or not voting were: Representatives Blair, Callow, Hallauer, Hansen, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Miller (C. C.), O'Brien, Raugust, Sutherland—12.

Senate Bill No. 376, as amended by the House, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 163**, by Senators Zednick and Jackson:

Making an appropriation to certain cities and towns for firemen's pensions.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, Senate Bill No. 163 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. 163, and the bill passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hillyer, Hofmeister, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—85.

Those voting nay were: Representatives Callow, Pedersen—2.

Those absent or not voting were: Representatives Carty, Hallauer, Hansen, Hoefel, Holliday, Hoopingarner, Jones (John R.), Kinnear, Miller (C. C.), O'Brien, Raugust, Woodall—12.

Senate 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.

**Senate Bill No. 93**, by Senator Zednick:

Requiring actuarial investigation of government retirement systems.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, Senate Bill No. 93 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 93.

The Speaker called Mr. Ford to preside.

The Clerk called the roll on the final passage of Senate Bill No. 93, and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Michael J.), Gordon, Henderson, Hoefel, Holliday, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Brown (Gordon J.), Frayn, Gallagher (Bernard J.), Hallauer, Hansen, Hillyer, Hofmeister, Hoop-
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ingarner, Jones (John R.), Lester, O'Brien, Olson, Raugust, Thompson, Wyatt—15.

Senate Bill No. 93, having received the 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. 132, by Senator Westberg:**

Authorizing counties to exercise right of eminent domain and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, Engrossed Senate Bill No. 132 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

**POINT OF INFORMATION**

Mr. Riley:

"Mr. Speaker, I would like to ask Mr. Kinnear a question."

The Speaker (Mr. Ford presiding):

"Does the gentleman yield?"

Mr. Kinnear:

"Yes."

Mr. Riley:

"In line 2 it says 'within the county for public use'. To me that is a pretty broad provision. What is to prevent a county from making this provision limitless?"

Mr. Kinnear:

"The limitation is the power now set up in our statutes for the authority of counties to act. Anything a county can do whether it pertains to highways, sewers, buildings or anything of that character, will come in and be construed as 'public use'."

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 132.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 132, and the bill passed the House by the following vote: Yeas, 81; nays, 7; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent—81.

Those voting nay were: Representatives Beierlein, Boede, Hofmeister, Nunamaker, Riley, Stonecipher, Wyatt—7.
Those absent or not voting were: Representatives Brown (Gordon J.), Foster, Frayn, Hallauer, Jones (John R.), Morris, O'Brien, Olson, Smiley, Vane, Mr. Speaker—11.

Engrossed Senate 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.

**Engrossed Senate Bill No. 28, by Senator Kimball:**
Increasing compensation of county elective officials.

House of Representatives.
Olympia, Wash., March 5, 1949.

Mr. Speaker:

We, a majority of your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 28, increasing compensation of county elective officials, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend section 1, strike the Senate amendments thereto and insert in lieu thereof the following:

Amend section 1, line 15, page 1 of the original bill, same being line 9, page 1 of the printed bill, by striking everything after line 8, page 1 of the printed bill, to and including line 30, page 2 of the original bill, same being line 26, page 2 of the printed bill, and insert in lieu thereof the following:

“Class A counties: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, Coroner, six thousand dollars; Prosecuting Attorney, six thousand six hundred dollars;

“Counties of the first class: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, fifty-four hundred dollars; Prosecuting Attorney, six thousand dollars; Coroner, two thousand four hundred dollars;

“Counties of the second class: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, four thousand five hundred dollars; Prosecuting Attorney, four thousand eight hundred dollars; Coroner, fifteen hundred dollars;

“Counties of the third class: Auditor, Clerk, Treasurer, Sheriff, Superintendent of Schools, members of Board of County Commissioners, four thousand dollars; Prosecuting Attorney, forty-two hundred dollars; Coroner, twelve hundred dollars;

“Counties of the fourth class: Auditor, Clerk, Treasurer, Prosecuting Attorney, Sheriff, Superintendent of Schools, members of Board of County Commissioners, thirty-six hundred dollars;

“Counties of the fifth class: Auditor, Clerk, Treasurer, Sheriff, Prosecuting Attorney, Assessor, Superintendent of Schools, members of Board of County Commissioners, thirty-two hundred dollars;

“Counties of the sixth class: Auditor, Clerk, Treasurer, Assessor, Sheriff, Superintendent of Schools, three thousand one hundred dollars; Prosecuting Attorney, eighteen hundred dollars; members of Board of County Commissioners, fifteen hundred dollars;

“Counties of the seventh class: Auditor, Clerk, Treasurer, Assessor, Sheriff, Superintendent of Schools, three thousand dollars; Prosecuting Attorney, seventeen hundred dollars; members of the Board of County Commissioners, ten dollars per diem;

“Counties of the eighth class: Auditor, Treasurer, Assessor, Sheriff, Superintendent of Schools, twenty-eight hundred dollars; Prosecuting Attorney, fifteen hundred dollars; members of the Board of County Commissioners, ten dollars per diem; Clerk, twenty-six hundred dollars;

“Counties of the ninth class: Clerk, Sheriff, Treasurer, twenty-four hundred dollars; Prosecuting Attorney, Superintendent of Schools, twelve hundred dollars; members of the Board of County Commissioners, ten dollars per diem;
"All county officers of Class A and first-class counties shall maintain full time offices in the County City Building, Public Safety Building or County Court House."

JOHN L. O'BRIEN, Chairman.

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Chester D. Forshee, George W. Kupka, Joe F. Lester, Kenneth H. Simmons, Ray W. Sprague.

Engrossed Senate Bill No. 28 was read the second time by sections.

Mr. Simmons moved the adoption of the committee amendment.

Mr. Gallagher (Michael J.) moved the adoption of the following amendment to the House committee amendment:

Amend the House committee amendment to the engrossed Senate bill by striking the whole of the first quoted paragraph thereof beginning with "Class A counties:" and ending with "six thousand six hundred dollars;"

The Speaker (Mr. Ford presiding) observed within the bar of the House former Representative Anders Anderson from Snohomish County, and appointed Mr. Winberg (Andrew) and Mr. Bargreen to escort him to a seat beside the Speaker. (Applause).

Debate ensued.

The Speaker (Mr. Ford presiding) recognized Mr. Riley.

POINT OF ORDER

Mr. Rasmussen:
"Point of order, Mr. Speaker. Is the gentleman speaking on the amendment or on advertising?"

Mr. Riley:
"I am. I am proving a point."

The Speaker (Mr. Ford presiding):
"I think the gentleman is staying fairly close to the point under debate."

Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.

Division was called for and the motion by Mr. Gallagher (Michael J.) to adopt the amendment to the committee amendment was lost on a rising vote.

Mr. Brown (Henry A.) moved the adoption of the following amendment to the committee amendment:

On page 2 of the mimeographed committee amendment, under "counties of the sixth class", lines 4, 5 and 6, strike the following: "eighteen hundred dollars" and insert in lieu thereof the following: "two thousand dollars"

Debate ensued.

The motion by Mr. Brown (Henry A.) to adopt the amendment to the committee amendment was carried and the amendment was adopted.

Mr. Brown (Henry A.) moved the adoption of the following amendment to the committee amendment:

On page 2 of the mimeographed committee amendment, lines 4, 5 and 6 under Counties of the seventh class, strike the words "seventeen hundred" and insert in lieu thereof "two thousand" and strike the words "ten dollars per diem" and insert in lieu thereof "fifteen hundred dollars"

Debate ensued.

POINT OF INFORMATION

Mr. Rasmussen:
"Mr. Speaker, I would like to ask Mr. Brown (Henry A.) a question."
The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Brown (Henry A.):
"Yes.

Mr. Rasmussen:
"I don't quite get what you are doing in the amendment. Raising them how much?"

Mr. Brown (Henry A.):
"The Prosecuting Attorney from $1700 to $2000 and the County Commissioners to $1500 a year instead of salary on a per diem basis."

Mr. Rasmussen:
"How many days do they work—the County Commissioners?"

Mr. Brown (Henry A.):
"That is hard to tell. It is a thirty day per month job—sometimes seventeen days."

POINT OF INFORMATION

Mr. Forshee:
"Mr. Speaker, I would like to ask Mr. Brown (Henry A.) a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Brown (Henry A.):
"Yes."

Mr. Forshee:
"If the County Commissioners' salaries are raised so they get a flat $1500 a year, can they receive additional compensation as their own road supervisors?"

Mr. Brown (Henry A.):
"No."

Mr. Forshee:
"It is understood they won't be acting as road supervisors?"

Mr. Brown (Henry A.):
"Yes."

The motion by Mr. Brown (Henry A.) to adopt the amendment to the committee amendment was carried and the amendment was adopted.

Mr. Brown (Henry A.) moved the adoption of the following amendment to the committee amendment:

On page 2 of the mimeographed committee amendment, line 4 under "Counties of the eighth class" strike the words "fifteen hundred dollars" and insert in lieu thereof "two thousand dollars" and in line 5 strike the following: "ten dollars per diem" and insert "fifteen hundred dollars"

Mr. Coughlin moved that the issues presented in Mr. Brown's (Henry A.) amendment be divided; that the House take up, first, the question of increase in salary for the prosecuting attorneys, and second, the increase in salary for the county commissioners.

The motion was carried.

The Speaker (Mr. Ford presiding):
"We will now consider the first part of the amendment. The clerk will read the first half of the amendment."

Mr. Rasmussen moved that Engrossed Senate Bill No. 28 be made a special order of business for two o'clock p. m.

Debate ensued.

Mr. Henderson moved that the motion by Mr. Rasmussen be laid on the table without taking the bill with it.

The motion was carried on a rising vote.

The Speaker (Mr. Ford presiding) announced the question before the House to be the first part of Mr. Brown's (Henry A.) amendment to the committee amendment relating to an increase in salaries for prosecuting attorneys.

The first part of the amendment to the committee amendment was adopted.

The Speaker (Mr. Ford presiding):

"We will now consider the second half of Mr. Brown's (Henry A.) amendment."

Debate ensued.

The Speaker (Mr. Ford presiding) declared the question before the House to be the second part of Mr. Brown's (Henry A.) amendment to the committee amendment relating to an increase in salaries for county commissioners.

The second part of the amendment to the committee amendment was adopted.

The Speaker (Mr. Ford presiding) observed within the bar of the House former Representative J. W. Maxwell from Pacific County, and appointed Mr. Smith (Vernon A.) and Mr. King to escort him to a seat beside the Speaker. (Applause).

Mr. Dillard moved the adoption of the following amendment to the committee amendment:

In page 1 of the committee amendment, line 6 under "counties of the first class", after the word "coroner" strike the figures "$2400" and insert in lieu thereof "$1800"

Debate ensued.

Mr. Zent moved that the amendment by Mr. Dillard be laid on the table without taking the bill with it.

The motion was carried.

Mr. Frayn moved that Engrossed Senate Bill No. 28 be made a special order of business for three o'clock p. m.

Debate ensued.

Mr. Allen demanded the previous question and the demand was sustained.

The motion by Mr. Frayn was lost.

Mr. Jones (John R.) moved that the House recess until two o'clock p. m.

The motion was lost.

The Speaker (Mr. Ford presiding) declared the question before the House to be the motion by Mr. Simmons to adopt the committee amendment, as amended.

The motion was carried and the committee amendment as amended was adopted.

Mr. Johnston moved the adoption of the following amendment:

Amend the bill after section 1 by adding thereto the following sections:

"Sec. 2. The salaries of all justices of the peace in all cities having a population of more than ten thousand (10,000) and less than twenty thousand (20,000) inhabitants, according to the last Federal census, shall be thirty-six hundred dollars ($3,600) per annum.

"Sec. 3. The salaries of justices of the peace in all cities having a population of more than twenty thousand (20,000) and less than one hundred thousand (100,000) inhabitants, according to the last Federal census, shall be forty-two hundred dollars ($4,200) per annum."
"Sec. 4. The salaries of justices of the peace in all cities having a population of more than one hundred thousand (100,000) and less than two hundred thousand (200,000) inhabitants, according to the last Federal census, shall be forty-eight hundred dollars ($4,800) per annum: Provided, That any justice of the peace receiving such salary shall not practice law during his continuance in office."

"Sec. 5. The salaries of justices of the peace in all cities having a population of more than two hundred thousand (200,000) inhabitants, according to the last Federal census, shall be six thousand dollars ($6,000) per annum: Provided, That any justice of the peace receiving such salary shall not practice law during his continuance in office."

"Sec. 6. No person eighty (80) or more years old at time of declaring his candidacy shall hereafter be permitted to occupy the office of justice of the peace."

Mr. Rasmussen moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

Mr. Allen demanded the previous question and the demand was sustained.

Division was called for. The motion by Mr. Johnston was carried and the amendment was adopted.

MOTION

On motion of Mr. Rasmussen, the House reverted to the fifth order of business for the purpose of receiving committee reports.

REPORTS OF STANDING COMMITTEES

Senate Bill No. 197 (reported by Committee on License):
Do pass as amended.
Passed to second reading.

MR. SPEAKER:
We, a majority of your Committee on Liquor Control, to whom was referred Engrossed Senate Bill No. 386, regulating redemption of liquor club scrip and distribution of liquor pools, 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: B. Roy Anderson, Howard Bargreen, Robert Bernethy, Edward A. Buse, Alfred S. Hillyer, C. C. Miller, Grant C. Sisson, Ralph A. Smith, R. C. (Brigham) Young, Harold (Judge) Zent.

Passed to second reading.

MR. SPEAKER:
We, a majority of your Committee on License, to whom was referred Senate Bill No. 403, authorizing certain persons to be registered as engineers and/or land surveyors without examination and revoking registration requirements and inter-state registrations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R. C. (Brigham) Young, Chairman.


Passed to second reading.

MOTION

On motion of Mr. Rasmussen, the House was declared at recess until two o'clock p. m.
FIFTY-SEVENTH DAY, MARCH 7, 1949

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 Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Gordon, Holliday, Kelley, King, Ridgway, Roderick, Rosenberg and Wilson.

MESSAGE FROM THE SENATE

MR. SPEAKER:

The Senate has passed: Engrossed Substitute House Bill No. 107; also
Engrossed House Bill No. 157; also
Engrossed House Bill No. 180; also
House Bill No. 203; also
Engrossed House Bill No. 211; also
Engrossed House Bill No. 267; also
Substitute House Bill No. 276; also
Engrossed House Bill No. 302; also
House Bill No. 329; also
Engrossed House Bill No. 348; also
Engrossed House Bill No. 373; also
House Bill No. 389; also
Engrossed House Bill No. 403; also
House Bill No. 404; also
Engrossed House Bill No. 407; also
House Bill No. 419; also
House Bill No. 449; also
House Bill No. 521; also
Engrossed House Bill No. 612, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

The House resumed consideration of Engrossed Senate Bill No. 28.
Mr. Bargreen moved the adoption of the following amendment to the committee amendment:

On page 1 of the House amendment, under "counties of the second class" after the semicolon (;) add the following: "Bailiff's salary $2300."

POINT OF ORDER

Mr. Simmons:
"Mr. Speaker, point of order. This bill pertains to elective county officials. Bailiffs are not elective county officials."

RULING BY THE SPEAKER

The Speaker:
"I think the amendment is in order."

POINT OF INFORMATION

Mr. Gallagher (Michael J.):
"Mr. Speaker, I would like to ask Mr. Bargreen a question."

The Speaker:
"Does the gentleman yield?"

Mr. Bargreen:
"Yes."
Mr. Gallagher (Michael J.):
“I notice that your amendment deals only with second class counties.”

Mr. Bargreen:
“Correct.

Mr. Gallagher (Michael J.):
“I would like to include Class A and first class counties in your amendment.”

Mr. Bargreen:
“I certainly would not object to such an amendment.”

POINT OF ORDER

Mr. Simmons:
“Mr. Speaker, point of order. This bill is amending Chapter 177 of the Laws of 1923 and the Laws of 1945. This bill does not in any way pertain to bailiffs. Bailiffs are not included.”

RULING BY THE SPEAKER

The Speaker:
“The Speaker is of the opinion that while the matter has not been amended in this particular section of the bill, it would be germane if bailiffs are to be included.”

Mr. Zent demanded the previous question and the demand was sustained. The motion by Mr. Bargreen to adopt the amendment was lost and the amendment was not adopted.

On motion of Mr. Johnston, the following amendment was adopted:
Amend the title, in line 1 of the title of the original bill, being line 1 of the title of the printed bill, after the words “compensation of” and before the word “county” insert the words “city and”

On motion of Mr. Simmons, the rules were suspended, Engrossed Senate Bill No. 28 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 28 as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 28, as amended by the House, and the bill passed the House by the following vote: Yeas, 80; nays, 6; absent or not voting, 13.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Holliday, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Powell, Rasmussen, Ruggust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Mr. Speaker—80.

Those voting nay were: Representatives Beierlein, Comfort, Gallagher (Michael J.), Pedersen, Shadbolt, Young—6.
Those absent or not voting were: Representatives Adams, Brown (Gordon J.), Carmichael, Carty, Ford, Hallauer, Hofmeister, Hoopingarner, Kupka, Miller (C. C.), Sutherland, Washington, Zent—13.

Engrossed Senate Bill No. 28, as amended by the House, having received the 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. 53**, by Senator Parker:
Placing flood control districts under county officers when partly within and partly without cities.

The bill was read the second time by sections.
On motion of Mr. Holliday, the rules were suspended, Senate Bill No. 53 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 53, and the bill passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forsee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Holliday, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kninnear, Knoblauch, Kopka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Millar (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Schumann, Shadbolt, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedeking, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—80.

Those absent or not voting were: Representatives Blair, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Gallagher (Bernard J.), Hallauer, Hofmeister, Hoopingarner, O'Brien, Rasmussen, Sandison, Shannon, Simmons, Smiley, Sutherland, Washington, Woodall, Zent—19.

Senate Bill No. 53, having received the 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. 335**, by Senator Westberg:
Prohibiting exercise of local option on liquor by the drink and question of sale only at the same election.

The bill was read the second time by sections.
On motion of Mr. Vane, the rules were suspended, Senate Bill No. 335 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 335.

The Clerk called the roll on the final passage of Senate Bill No. 335, and the bill passed the House by the following vote: Yeas, 53; nays, 28; absent or not voting, 18.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Buse, Carroll, Eld-
ridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Holliday, Johnston, Kelley, King, Kinnee, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Neill, O'Brien, Olson, Powell, Raugust, Riley, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Testu, Vane, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Zent—53.

Those voting nay were: Representatives Ball, Bassett, Brown (Vaughan), Comfort, Cory, Coughlin, Donohue, Hofmeister, Jeffreys, Jones (Mrs. Vincent F.), Mardesich, Miller (Clyde J.), Morris, Nunamaker, Paulsen, Pedersen, Ridgway, Roderick, Rosenberg, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Watson, Wyatt, Young, Mr. Speaker—28.

Those absent or not voting were: Representatives Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Callow, Carmichael, Carty, Dillard, Hallauer, Hoopinagarne, Joneis (John R.), Rasmussen, Rhodes, Sandison, Shannon, Simmons, Washington, Woodall—18.

Senate Bill No. 335, having received the constitutional majority, was declared passed.

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

Engrossed Substitute Senate Bill No. 87, by Committee on Social Security and State Institutions:

Prescribing methods and procedure for commitment and treatment of the mentally afflicted, alcoholics, sexual psychopaths, addicts and delinquents; requiring certain licenses and prescribing penalties.

Mr. Speaker:

We, a majority of your Committee on State Institutions, to whom was referred Engrossed Substitute Senate Bill No. 87, prescribing methods and procedure for commitment and treatment of the mentally afflicted, alcoholics, sexual psychopaths, addicts and delinquents; requiring certain licenses 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 everything after section 1 and insert in lieu thereof the following:

"Sec. 2. Any person who knowingly contrives to have any person committed to any state institution unlawfully or without good faith shall be guilty of a gross misdemeanor.

"Sec. 3. When any person, peace officer, physician attending the patient, or physician attached to a public hospital or institution in which the patient is held, or other public official in the course of his duties, makes or files an application for the commitment of any person under any provisions for commitment of persons to state institutions in good faith, neither the person making or filing such application, nor his superiors, nor the department, hospital or institution to which he is attached, nor any of the employees thereof, shall be rendered liable thereby either civilly or criminally.

"Sec. 4. When any person becomes so mentally ill as to require immediate emergency apprehension, supervision, or restraint during the night time, a legal holiday, or at other such times as the judge of the superior court is not available, the patient may be detained in the quarters provided in any regular licensed hospital, sanitarium, or other suitable place upon the application of any person under oath setting forth that said patient is mentally ill and is unsafe to be at large until such time as the application may be presented to the court, not to exceed forty-eight hours, unless a legal holiday falls on a Saturday or Monday, and then not exceeding seventy-two hours.

"Sec. 5. At the time of the service of the application, the officer making the service shall also deliver to each person served a copy of a notice which shall read substantially as follows:

"The application which accompanies this notice has been filed in the superior court
in and for the county of ................................ , alleging that ........................................ is mentally ill and in need of supervision, treatment and care; ........................................ has the right to appear before the court to make a reply to the allegation, to bring in witnesses, and to be represented by an attorney and that should he be dissatisfied with any order of commitment he may have recourse to a jury trial, that he may call in his private physician at his own expense who may file a report of his physical and mental examination in the cause. If ........................................ or a relative or friend, counsel or representative desires to be heard by the court, he must, within three (3) days after his apprehension, file a request for a hearing with the clerk of the superior court of the county wherein the application is on file, and unless such a request is filed the judge may proceed to determine the case on the basis of the doctor's examination without the necessity of a hearing.'

"Sec. 6. Any officer apprehending any person on an application of mental illness, shall, unless the person's guardian or responsible relative has taken possession of his personal property, take all necessary precautions with respect to the personal property in the actual possession of or in the premises occupied by such mentally ill person to preserve and safeguard the same pending the determination of the proceedings. The officer shall then furnish to the court a full and complete and itemized report of the patient's property so preserved and safeguarded and its disposition, in substantially the form set forth in this section. Thereupon the responsibility imposed herein upon the officer shall terminate. Pending the examination, such order may be made relative to the care, custody, confinement and the preservation and safeguarding of the property of the alleged mentally ill person as to the judge seems for the best interest, welfare and health of the patient.

"Report of Officer"

"I hereby report to the above entitled court that the personal property of the person apprehended herein consisting of ........................................ was preserved and safeguarded by ........................................ (insert name of officer, relative or guardian). The property is now located at .........................................
Dated ........................................, 19...........

signature of officer"

"Sec. 7. If no demand is made for a hearing in behalf of the alleged mentally ill person within three (3) days of his apprehension as provided in this act, the judge may proceed immediately to determine the mental status of the alleged mentally ill person. If the judge is satisfied that the person is so mentally ill as to be in need of supervision, treatment, care and restraint, the judge may immediately issue an order for the commitment of the person to an institution for the custody and treatment of persons who are mentally ill. No order for commitment shall issue unless two medical examiners have jointly made a physical and mental examination of the person alleged to be mentally ill and have filed with the judge a report containing the facts and circumstances upon which the judgment of the examiners is based, and stating that the condition of the person examined is such as to require care and treatment in an institution for the mentally ill. If no one has secured the services of two (2) medical examiners, the court must designate two (2) such examiners. If it appears that the mentally ill person is harmless and his relatives or guardian are willing and able properly to care for him at some place other than a hospital or institution, upon their written consent, the judge may order that the person be placed in the care and custody of his relatives or guardian. The judge may require other proof in addition to the application and the report of the medical examiners. Such determination shall be made only from testimony under oath reported by a court reporter and with findings of fact sufficient to support the determination made and filed by the judge.

"Sec. 8. If a request is made for a hearing on behalf of the alleged mentally ill person, the judge shall, or he may upon his own motion, by order fix such time and place for the hearing and examination as will give reasonable opportunity for the production and examination of witnesses, as per Chapter 72, Laws of 1947.

"Sec. 9. For the purpose of conducting hearings pursuant to commitment, the court may be convened at any time and place within the county suitable to the mental and physical health of the person, and such hearing shall be a regular open hearing as in any civil action, except that the time and place for the trial of civil actions if any party to the proceeding, prior to the hearing, objects to any different time or place, and provided that if the hearing is held at any place other than a regular court room of the superior court three (3) days' notice be given thereof to the patient and the
petitioner, unless waived by the person or his representative, and appropriate minute order made thereof on the records of the court.

"Sec. 10. Subpoenas may be issued to compel the attendance of witnesses by the superior court judge or in the same manner as in civil cases: Provided, That such subpoenas shall be effective within the boundaries of the county: And provided further, That the same shall be served by the sheriff at the expense of the county. The judge shall compel the attendance of at least two (2) medical examiners, who shall hear the testimony of all witnesses, make a personal examination of the alleged mentally ill person, and testify before the court as to the result of the examination, and to any other pertinent facts within their knowledge. The judge shall also cause to be examined before him as a witness any other person who he has reason to believe has any knowledge of the mental condition of the alleged mentally ill person or of his financial condition or that of the persons liable for his maintenance.

"All witnesses attending a hearing upon a subpoena issued under this section shall be entitled to the same fees and expenses as in criminal cases, to be paid upon the same conditions and in a like manner. An official court reporter shall be present who shall fully transcribe the proceedings.

"Sec. 11. The alleged mentally ill person shall be present at any hearing, and if he has no attorney, the judge may appoint an attorney to represent him. Or, if a request is made for an attorney by the alleged mentally ill person or by anyone in his behalf, the judge shall appoint an attorney to represent him, expense to be paid by the county if the person is indigent.

"Sec. 12. The medical examiners, after making the examination and hearing testimony, shall fully make out and sign a certificate of physical and mental examination and recommendations on forms provided by the Department of Public Institutions.

"Sec. 13. All files in these cases shall be closed files subject to examination only by the person alleged therein to be mentally ill or his representative until such time as an order of mental illness and commitment is made, at which time those facts required for the clerk's index as hereinafter set forth, shall become a public file. The county clerk shall keep an index, alphabetically arranged, which shall show the name and age of each person examined and declared to be mentally ill, the date of the order of commitment or hospitalization and the name of the licensed hospital or sanitarium to which the person was ordered confined and cared for, or the name of the designated state hospital to which the person was committed. All medical reports and case histories shall be available as part of the record for the use of the hospital wherein the person is to be confined, but no such records shall be a part of the public records and their contents shall be deemed subject to the physician-patient privilege.

"Sec. 14. If no legal guardian has been appointed for such patient, all monies found on the person of the mentally ill person at the time of the apprehension shall be certified to by the judge and sent with the mentally ill person to the hospital, there to be delivered to the superintendent thereof.

"Sec. 15. Nothing in this act shall be held to change or interfere with the provisions of law in this state relating to insane persons charged with crime or to the criminally insane.

"Sec. 16. Any person complained against in any application or proceedings started by virtue of the provisions of this act shall not forfeit or suffer any legal disability by reason of the pendency of proceedings under the provisions of this act, or while a person is under the jurisdiction of the court, until an order declaring the person to be mentally ill has been made.

"Sec. 17. No person under the age of sixteen (16) years shall be regularly confined in any ward in any state hospital, which ward is designed and operated to care for the adult mentally ill. No person between the ages of sixteen (16) and eighteen (18) shall be placed in any such ward when, in the opinion of the superintendent, such placement would be detrimental to the mental condition of such a minor person or would impede his recovery and treatment.

"Sec. 18. The Director of Public Institutions may designate one (1) or more wards at one (1) or more state hospitals as may be deemed necessary for the sole care and treatment of minor persons referred to in section 17. Nurses and attendants for such ward or wards shall be selected for their special aptitude and sympathy with such young people, and occupational therapy and recreation shall be provided as may be deemed necessary for their particular age requirements and mental improvement.

"Sec. 19. Pursuant to rules and regulations established by the Department of Public Institutions, the medical examiners shall examine and testify as above before the court and shall be entitled to the fees and expenses fixed by the Judicial Department, the same to become a public charge.

"Sec. 20. All of the cases decided under this act shall be transmitted to the Department of Public Institutions for the purpose of preparing a report of medical findings, with the recommendation of the superintendent, to be transmitted to the state legislature with the annual report of the department.
Institutions, the superintendent or person in charge of any state hospital shall receive and detain in such hospital as a patient any person who is, in the opinion of the superintendent of such hospital, a suitable person for care and treatment in such state hospital upon receipt of a written application for the admission of the person into the hospital for care and treatment made in accordance with the following requirements:

"(a) In the case of an adult person, the application shall be voluntarily made by the person, at a time when he is in such a condition of mind as to render him aware of the significance of his act.

"(b) In the case of a minor person, the application shall be made by his parents, or by the parent, guardian, or other person entitled to his custody to any such mental hospital as may be designated by the Director of Public Institutions under section 18 hereof to admit minors. Any such person received and detained in a state hospital shall be deemed a voluntary patient, and shall not suffer a loss of civil rights by reason of his application and admission. Upon the admission of a voluntary patient to a state hospital the superintendent or person in charge shall immediately forward to the office of the Department of Public Institutions the record of such voluntary patient, showing the name, address, sex, place of birth, occupation, date of admission, and name of nearest relative and such other information as the department may from time to time require.

"No adult person received into a state hospital under such voluntary application shall be detained therein for more than twelve (12) days after his having given notice in writing to the superintendent or person in charge of such hospital of his desire to leave such hospital. No minor person received into a state hospital as a voluntary patient shall be detained therein for more than twelve (12) days after notice is given in writing to the superintendent or other person in charge of the hospital by the parents, or the parent or guardian or other person entitled to the custody of the minor, of their desire to remove him from the hospital but if the superintendent believes that further care, treatment, or restraint is required he shall, within the twelve (12) day period, start proceedings for commitment of said persons under the provisions of this act. Such person received into a state hospital as a voluntary patient during his minority shall not be detained therein after he reaches the age of majority, but any such person, after attaining the age of majority, may apply for admission into the hospital for care and treatment in the manner prescribed in these sections for application by adult persons. The department shall establish such rules and regulations as are necessary to properly carry out the provisions of this section and it shall be the policy of the department to permit liberal use of this section for those cases that can be benefited by treatment and returned to normal life and mental condition, in the opinion of the superintendent, within a six (6) months' period. No person shall be carried as a voluntary patient for a period of more than one (1) year. No person shall be admitted as a voluntary patient who has not been a resident of the State of Washington for a period of two (2) years.

"Sec. 20. Any person who procures the escape of any inmate of any mental hospital, school for mental defectives, or institutions for psychopaths to which a person is committed under any of the provisions of this act, or who advises, connives at, aids, or assists in such escape or conceals any such escape, is guilty of a misdemeanor.

"Sec. 21. Whenever it appears by affidavit to the satisfaction of a judge of the superior court that any person is so far addicted to the intemperate use of alcoholic beverages so as to become a chronic alcoholic, he shall issue and deliver to some peace officer, for service, a warrant directing that the person be apprehended and taken before a judge of the superior court for hearing and examination. The officer shall thereupon apprehend and detain the person until a hearing and examination can be had.

"Sec. 22. The form of the various applications and orders and the proceedings in the case of such a person shall be in substantially the same form as those set forth for the apprehension, detention, examination and adjudication of the mentally ill.

"Sec. 23. If the judge, after such hearing and examination, believes the person is so far addicted to the intemperate use of alcoholic beverages and is a chronic alcoholic, and if there be in the county or under state auspices some special facility, not a state hospital, provided for the care of such persons, he shall make an order that the person be confined in a licensed hospital or sanitarium, or in the event that the county maintains a branch of the county jail at which inmates thereof are required to perform
agricultural or other out-of-doors labor, he may make an order confining the person to such branch of the county jail.

"Sec. 24. If the judge, after the hearing and examination, believes the person is addicted to the intemperate use of alcoholic beverages as to have lost the power of self-control and is a chronic alcoholic, but that the condition of the person is not such as to require custodial care or treatment, the judge may place such person on probation, subject to the supervision of the psychiatric probation officer, if there be one, or to the care of some other qualified person until further order of the court.

"Sec. 25. As used in this act "sexual psychopaths" means any person who is affected in a form predisposing to the commission of sexual offenses, and in a degree constituting him a menace to the health or safety of others.

"Sec. 26. If, when any person is charged with crime either before or after adjudication of the charge, it appears by affidavit to the satisfaction of the court that such person is a sexual psychopath within the meaning of this act, the court may adjourn the proceedings or suspend the sentence, as the case may be, and thereupon proceed as provided by this act. The affidavit shall state fully the facts upon which the allegation is based. If the person is not then before the court or in custody, the court may order that the person be detained in a place of safety until the issue of and service of a warrant of apprehension. The judge or justice presiding in such court shall issue and deliver to some peace officer, for service, a warrant directing that the person be apprehended and taken before a judge of the superior court for a hearing and examination upon the allegation that the person is a sexual psychopath. The officer shall thereupon apprehend and detain the person until a hearing and examination can be had. At the time of the apprehension, a copy of the affidavits and warrant shall be personally delivered to the person.

"Sec. 27. If, upon the hearings of the allegation of sexual psychopathy, the person before the court upon trial, or under conviction, is found to be a sexual psychopath, the court, may proceed with trial or impose sentence, as the case may be. If, upon the hearing on the allegation of sexual psychopathy, the person is found to be a sexual psychopath the court may suspend proceedings, and commitment to a state hospital shall proceed according to the provisions for the commitment of the mentally ill.

"Sec. 28. Whenever a person committed to a state hospital as a sexual psychopath recovers from his sexual psychopathy to such an extent that, in the opinion of the superintendent of the state hospital, he is no longer a menace to the health and safety of others, the superintendent may certify said opinion to the committing court. Unless within thirty days after the receipt of the certification the court shall order the return of the person to await the further action of the court with reference to the criminal charge against him, the superintendent of the hospital in which the person is confined may parole the person, under such terms and conditions as shall be specified by the superintendent, for a period of not less than five years. If at the end of the five year period the person has not shown any tendency to revert to his sexual psychopathy, he may be discharged as recovered. Whenever, in the opinion of the superintendent, the sexual psychopath will not benefit by further care and treatment in the hospital, the superintendent may return him to the court for further disposition of the case.

"Sec. 29. The person alleged to be a sexual psychopath shall be taken before a judge of the superior court, to whom the affidavit and warrant of apprehension shall be delivered to be filed with the clerk. The judge shall then inform him that he is alleged to be a sexual psychopath, and inform him of his rights to make a reply to the allegation and to produce witnesses in relation thereto. The judge shall by order fix such time and place for hearing and examination in open court as will give reasonable opportunity for the production and examination of witnesses. If, however, the person is too ill to appear in court, or if appearance in court would be detrimental to the mental or physical health of the person, the judge may hold the hearing at the bedside of the person. The order shall be entered at length in the minute book of the court or shall be signed by the judge and filed and a certified copy thereof served on the person. The judge shall order that notice of apprehension of the person and of the hearing on the allegation of sexual psychopathy be served on such relatives of the person known to be residing in the county as the judge deems necessary and proper.

"Sec. 30. The judge shall appoint not less than two nor more than three psychiatrists, each of whom shall be the holder of a valid and unrevoked physician's and surgeon's certificate who has directed his professional practice primarily to the diagnosis and treatment of mental and nervous disorders for a period of not less than five years.
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and at least one of whom shall be from the medical staff of a state hospital or psychopathic ward of a county hospital, to make a personal examination of the alleged sexual psychopath, directed toward ascertaining whether the person is a sexual psychopath.

"Sec. 31. The psychiatrists so appointed shall file with the court a written report of the result of their examination, together with their conclusions and recommendations. At the hearing they shall hear the testimony of all witnesses, and shall testify as to the result of their examination and to any other pertinent facts within their knowledge.

"Sec. 32. Any psychiatrist so appointed by the court may be called by either party or by the court itself, and when so called shall be subject to all legal objections as to competency and bias and as to qualifications as an expert. When called by the court, or by either party to the proceedings, the court may examine the psychiatrists, as deemed necessary, but either party shall have the same right to object to the questions asked by the court and the evidence adduced as though the psychiatrist were a witness for an adverse party. When the psychiatrist is called and examined by the court the parties may cross examine him in the order directed by the court. When called by either party to the proceeding the adverse party may examine him the same as in the case of any other witness called by such party.

"Sec. 33. The provisions of this act relating to psychiatrists appointed by the court shall not be deemed or construed to prevent any party to a proceeding under this act from producing any other expert evidence as to mental condition of the alleged sexual psychopath.

"Sec. 34. The judge shall cause to be examined as a witness any other person whom he believes to have knowledge of the mental condition of the alleged sexual psychopath. In any proceedings under sections 26 through 39 of this act, subpoenas may be issued and the attendance of witnesses compelled within the boundaries of the county as in any criminal case.

"Sec. 35. All witnesses attending a hearing upon a subpoena issued by the court shall be entitled to witness fees and expenses as in criminal cases, to be paid upon the same conditions and in the same manner.

"Sec. 36. The alleged sexual psychopath shall be present at the hearing and, if he has no attorney, the judge may appoint an attorney to represent him.

"Sec. 37. If, after examination and hearing, the judge believes the person is a sexual psychopath, he shall make and sign an order that the person be committed to Eastern State Hospital at Medical Lake for the care and treatment of the mentally ill.

"Sec. 38. Persons found to be sexual psychopaths under this act shall have the same rights to jury trial for persons found to be mentally ill.

"Sec. 39. The sheriff of any county wherein an order is made by any court committing any person under this act or returning the person to the court, or any other person designated by the court, shall execute the writ of commitment or order of return and shall deliver certified copies of the affidavit, warrant of apprehension, order for hearing and examination, report of the psychiatrists and order of commitment or return to the superintendent of the state hospital or the clerk of the court to which the person is to be returned, as the case may be.

"Sec. 40. As used in this act, 'psychopathic delinquent' means any minor who is psychopathic, and who is an habitual delinquent, if his delinquency is such as to constitute him a menace to the health, person, or property of himself or others, and the minor is not a proper subject for commitment to a state correctional school, to a state school for the mentally deficient as a mentally deficient person, or to a state hospital as a mentally ill person. As used in this act 'minor' means any person under twenty-one years of age.

"Sec. 41. The director of public institutions may when legally authorized to do so, provide on the grounds of an existing state institution or institutions or on any other property owned or acquired by the state for such purpose, one or more wards or institutional units, to be used for the custodial care and treatment of psychopathic delinquents which shall be administered in the manner provided by law for the government of institutions in which such ward or institutional unit is established.

"Sec. 42. A petition alleging that a person is a psychopathic delinquent and asking that the person be committed to a state institution for psychopathic delinquents may be filed in the county wherein such person resides by any of the following persons:

"(a) The parent, guardian, or other person charged with the support of the person alleged to be a psychopathic delinquent.

"(b) Any prosecuting attorney.
“(c) The department of youth protection, when and if provided.
“(d) Any duly appointed representative of the school district in which the person, if a minor, resides.
“(e) Any official of a public welfare agency.
“(f) Any person designated for that purpose by the court.
“(g) The superintendent of a state institution for mentally defective persons.

The petition shall state the petitioner's reasons for supposing the person to be eligible for admission thereto, and shall be verified by the affidavit of the petitioner.

Sec. 43. The court shall fix the time and place for the hearing of the petition. The hearing, may, in the discretion of the court, be held at any time and place which the court deems proper, and which will give opportunity for the production and examination of witnesses.

Sec. 44. In all cases the court shall require due notice of the hearing of the petition to be given to the alleged psychopathic delinquent. Whenever a petition is filed by any one except the parent or guardian, the court shall require such notice of the hearing of the petition as it deems proper to be given to any parent, guardian, or other person charged with the support of the alleged psychopathic delinquent.

Sec. 45. Whenever the court considers it necessary or advisable, it may cause a warrant to issue for the apprehension and delivery to the court of the alleged psychopathic delinquent, and may have the warrant issued by any peace officer.

Sec. 46. Pending the hearing, the alleged psychopathic delinquent may be left in the charge of his parent, guardian, or other suitable person, or may be placed in the psychopathic ward of a county hospital, or county detention home.

Sec. 47. The court shall inquire into the mental condition, record, character, and personality of the alleged psychopathic delinquent. For this purpose it shall by subpoena require the attendance before it of at least two persons who have made a special study of mental deficiency, psychopathic personality, or delinquency, each of whom shall be a clinical psychologist or psychiatrist, to examine the person and testify concerning his mentality, character and personality. The court may also by subpoena require the attendance of such other persons as it deems advisable, to give evidence.

Sec. 48. If the court, after hearing the evidence, is of the opinion that, or in doubt whether, the person is a psychopathic delinquent, the court may commit the person to a state institution for psychopathic delinquents for observation and diagnosis for a period not to exceed ninety days, with the further provision in said order that the superintendent of such institution shall within the ninety day period report to the court his diagnosis and recommendations concerning such minor. The court shall attach to the order of ninety day commitment its findings and conclusions, together with all the social and other data it has bearing upon the case, and the same shall be delivered to the institution with such order. The superintendent or other person in charge of the state institution in which the minor has been placed for observation shall within ninety days examine the person and forward to the committing court a report, diagnosis and recommendation concerning the minor's future care, supervision and treatment. If the superintendent or other person in charge of the state institution in which the minor has been placed for observation reports to the court that the minor is a psychopathic delinquent, and recommends that the minor be so committed, the court shall proceed with the case and make such orders for the return of the minor to the court and for the time, place and notice of the further hearing as the court may deem necessary and proper under all the circumstances. Upon such further hearing, the court may make an order committing the person to the department of public institutions for placement in a state institution for psychopathic delinquents for an indeterminate period. No person shall be committed for an indeterminate period as a psychopathic delinquent unless an observation commitment has been diagnosed, reported, and recommended upon as provided in this section. If the department has designated a particular state institution to receive designated minors committed for observation or for an indeterminate period as psychopathic delinquents, all commitments shall be made to the department for placement in the institution so designated. On the presentation of either order designated herein, the superintendent of the institution to which the minor is committed may receive him therein if there is room in the unit designated herein under section 42 and if the fund available for its support is not exhausted. Before any such person is conveyed to the institution it shall be ascertained from the superintendent thereof that such person has been accepted as herein set forth.
"Sec. 49. A psychopathic person committed pursuant to this act shall remain under commitment until discharged, and the attainment of the age of twenty-one years by the psychopathic person shall not terminate his commitment.

"Sec. 50. Any person committed under the provisions of this act may be paroled by the superintendent of the institution wherein the person is confined whenever thereafter the superintendent is of the opinion that the person has improved to such an extent that he is no longer a menace to the health and safety of others or that the person will receive benefit from such parole, and the superintendent certifies such opinion to the committing court. Unless within thirty days after the receipt of such certification the committing court orders the return of the person to await the further action of the court, the superintendent may parole the person under such terms and conditions as may be specified by the superintendent. Any such paroled inmate may, at any time during the parole period, be recalled to the institution. The period of parole shall in no case be less than five years. When any person has been paroled for five consecutive years, if in the opinion of the superintendent and the director of public institutions the person is no longer a menace to the health, person, or property of himself or of any other person, the superintendent, subject to the approval of the director, may discharge the person. When, in the opinion of the superintendent, a person who is committed under this chapter has been sufficiently treated, or will not benefit by further care and treatment in the institution, or has improved to such an extent that he is no longer a menace to the health and safety of others, the superintendent may return the person to the court for further disposition of his case by the court.

"Sec. 51. If, when a minor is brought before a juvenile court or charged with crime in any court, it appears to the court, either before or after adjudication, that the minor is a psychopathic delinquent, the court may adjourn or suspend the proceedings or suspend the sentence, as the case may be, and direct some suitable person to take proceedings under this act against the minor in the superior court, and the court may order that, pending the preparation, filing and hearing of the petition, or upon a subsequent hearing under this act the minor is found not to be a psychopathic delinquent, the superior court shall return the person to the court in which the case originated for such disposition as that court may deem necessary and proper. If, upon the hearing of the petition, the court is of the opinion that, or in doubt whether, the minor is a psychopathic delinquent, the court shall proceed in accordance with the provisions of section 49 for the commitment of the minor or other disposition of the case.

"Sec. 52. Any person not authorized by law so to do, who brings into any institution or within the grounds thereof, any opium, morphine, cocaine or other narcotic, or any intoxicating liquor of any kind whatever, except for medicinal or mechanical purposes, or any firearms, weapons, or explosives of any kind is guilty of a felony.

"Sec. 53. As used in sections 53 through 68 of this act, “establishment” and “institution” include every hospital, sanitarium, home, or other place receiving or caring for any insane, alleged insane, mentally ill, or other incompetent person referred to in this act.

"Sec. 54. No person, association, or corporation, shall establish or keep, for compensation or hire, an establishment for the care, custody, or treatment of the insane, alleged insane, mentally ill, or other incompetent persons referred to in this act without first having obtained a license therefor from the department of public health, and having paid the license fee provided in this act. Any person who carries on, conducts, or attempts to carry on or conduct an establishment for the care or treatment, or for the care and treatment of the insane or alleged insane, mentally ill, or incompetents without first having obtained a license from the department of public health, as in this act provided, is guilty of a misdemeanor and on conviction thereof shall be punished by imprisonment in a county jail not exceeding six months, or by a fine not exceeding one thousand dollars, or by both such fine and imprisonment. The managing and executive officers of any corporation violating the provisions of this act shall be liable under the provisions of this act in the same manner and to the same effect as a private individual violating the same.

"Sec. 55. The prosecuting attorney of every county shall, upon application by the department of public health or its authorized representatives, institute and conduct the prosecution of any action brought for the violation within his county of any of the provisions of this act.
"Sec. 56. Every application for a license shall be accompanied by a plan of the premises proposed to be occupied, describing the capacities of the buildings for the uses intended, the extent and location of grounds appurtenant thereto, and the number of patients proposed to be received therein, with such other information, and in such form, as the department requires. The application shall be accompanied by the proper license fee. The amount of the license fee for each fiscal year is fixed by the following schedule:

(a) For establishments licensed to receive not more than six patients, the fee is five dollars.
(b) For establishments licensed to receive more than six but not more than twenty-five patients, the fee is twenty-five dollars.
(c) For establishments licensed to receive more than twenty-five but not more than fifty patients, the fee is fifty dollars.
(d) For establishments licensed to receive more than fifty patients, the fee is seventy-five dollars.

In the case of the issuance of a license on or after the first day of January next succeeding the beginning of the fiscal year, the license fee for the remainder of the fiscal year is one-half the sum fixed for the entire fiscal year. The department shall require a license fee in situations where licensed establishments increase their number of patients during any fiscal year, based on a pro-rata charge under the schedule set forth herein. No additional fee will be required in the event of an application for transfer of a license to another person to operate the same establishment. No additional license fee shall be required for the transfer of the license issued in the name of one person to operate an establishment at a certain location where an application is received to transfer that license to the same person to operate an establishment at a different location.

"Sec. 57. The department of public health shall not grant any such license until it has made an examination of the premises proposed to be licensed, and is satisfied that they are substantially as described, and are otherwise fit and suitable for the purposes for which they are designed to be used, and that such license should be granted.

"Sec. 58. The department of public health may at any time examine and ascertain how far a licensed establishment is conducted in compliance with the license therefor. If the interests of the inmates of the establishment so demand, the department may, for just and reasonable cause, suspend or revoke any such license after notice and hearing.

"Sec. 59. All licenses issued under the provisions of this act shall expire on the first day of July next succeeding the date of issue. Application for renewal of the license, accompanied by the necessary fee, shall be filed with the department of public health annually, not less than ten days prior to its expiration and if application is not so filed, the license shall be automatically cancelled.

"Sec. 60. The department may at any time cause any hospital, establishment or home caring for or treating insane, alleged insane, mentally ill or incompetent persons to be visited and examined.

"Sec. 61. Each such visit may include an inspection of every part of each establishment, and all the outhouses, places, buildings and grounds used in connection therewith. The representatives of the department of public health may make an examination of all records, methods of administration, the general and special dietary, the stores and methods of supply, and may cause an examination and diagnosis to be made of any person confined therein. The representatives of the department may examine to determine their fitness for their duties the officers, attendants, and other employees, and may talk with any of the patients apart from the officers and attendants.

"Sec. 62. The representatives of the department of public health may, from time to time, at times and places designated by the department, meet the managers or responsible authorities of such establishments in conference, and consider in detail all questions of management and improvement of the establishments, and may send to them, from time to time, written recommendations in regard thereto.

"Sec. 63. The authorities of each establishment for insane or mentally ill persons or other incompetents shall place on file in the office of the establishment the recommendations made by the department of public health as a result of such visits, for the purpose of consultation by such authorities, and for reference by the department representatives upon their visits. Every private establishment or home for the care and treatment of insane, mentally ill or other incompetent person referred to in this act shall keep records of every person admitted thereto as follows and shall furnish to the department,
when required, the following data: name, age, sex, marital status, date of admission, voluntary or other commitment, name of physician, diagnosis, and date of discharge.

"Sec. 64. This act shall not prevent local authorities of any city, or city and county, within the reasonable exercise of the police power, from adopting rules and regulations, by ordinance or resolution, prescribing standards of sanitation, health and hygiene for private institutions for the care, custody or treatment of the insane, alleged insane or other incompetent persons, not in conflict with the provisions of this act, and requiring a certificate by the local health officer, that the local health, sanitation and hygiene laws have been complied with before maintaining or conducting any such institution within such city or city and county.

"Sec. 65. The person in charge of any private institution, hospital, or sanitarium which is conducted for, or includes a department or ward conducted for, the care and treatment of persons who are mentally ill or deranged may receive and detain therein as a voluntary patient any person suffering from mental illness or derangement who is a suitable person for care and treatment in the institution, hospital, or sanitarium, who voluntarily makes a written application to the person in charge for admission into the institution, hospital or sanitarium, and who is at the time of making the application mentally competent to make the application. Upon the admission of a voluntary patient to a private institution, hospital, or sanitarium, the person in charge shall immediately forward to the office of the department of public health a record of the voluntary patient showing the name, residence, age, sex, place of birth, occupation, marital status, date of admission to the institution, hospital or sanitarium, and who is at the time of making the application mentally competent to make the application. No voluntary patient in a private institution, hospital, or sanitarium shall be detained therein for more than ten days after having given notice, in writing, to the person in charge of the institution, hospital, or sanitarium of his desire to leave the institution, hospital, or sanitarium.

"Sec. 66. No person in a private institution, hospital, sanitarium, department, or ward for the care or treatment of any person provided for by this act shall be restrained from sending written communications of the fact of his detention in such institution to a friend, relative, or other person. The physician in charge of such person and the person in charge of such hospital shall send each such communication to the person to whom it is addressed. If, however, the person in charge finds it inadvisable to send any such communication because it contains other matter which would do harm to the reputation of, and would later cause mental anguish to the person detained, or if the physician finds it impossible to send any such communication within twenty-four hours, then both the physician in charge of the patient and the person in charge of the institution shall give notice of the detention of such patient to the prosecuting attorney of the county from which the patient came at the time of admission and the prosecuting attorney of the county in which the institution is located, and the person to whom such communication was addressed, and to the department of public health, giving the name and address of the patient and the names and addresses of the person or persons who arranged for his admission and stating the facts of the attempted communication and the reason for withholding it. Such prosecuting attorney or prosecuting attorneys shall investigate the detention of such patient and advise the patient concerning his legal rights and shall report in full concerning said patient to the department of public health. The person in charge of the institution may detain a patient only when there has been compliance with the provisions of this section.

"Sec. 67. No court proceeding shall be had in relation to the mental condition of a patient in a private institution, hospital, sanitarium, department or ward for the care of or treatment of the mentally ill unless the patient is either present or represented by an attorney. The judge of the superior court before whom the proceedings are to be heard shall appoint two licensed medical examiners who are not connected with any private psychopathic institution to make a personal examination of the patient and to testify before the judge as to the results of such examinations. The provisions of this section shall not be applicable to proceedings for the appointment of a guardian under general law of this state.

"Sec. 68. Failure to comply with any of the provisions of sections 64 through 67 shall constitute grounds for revocation of license: Provided, however, That nothing in this act or the rules and regulations adopted pursuant thereto shall be construed as authorizing the supervision, regulation, or control of the remedial care or treatment of residents or patients in any sanitarium, home, establishment or institution as defined in
this act conducted in accordance with the practice and principles of the body known as Church of Christ, Scientist.

"Sec. 69. If any section, subsection, clause, sentence or phrase of this act is for any reason held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this act."

Amend the title by striking the whole thereof and inserting in lieu thereof the following: "An Act relating to state government; providing for the commitment, custody, detention, treatment, parole and discharge of mentally ill, inebriated and dipsomaniac persons, sexual psychopaths and psychopathic delinquent persons; prescribing the powers and duties of certain officers, and defining crimes and prescribing penalties."

REUBEN A. KNOBLAUCH, Chairman.

We concur in this report: Howard T. Ball, Arthur S. Cory, James P. Dillard, Russell T. Hoopingarner, Mrs. Vincent F. Jones, Grace Kelley, Floyd C. Miller, G. Frank Rhodes, Grant C. Sisson.

Engrossed Substitute Senate Bill No. 87 was read the second time by sections.

Mr. Knoblauch moved the adoption of the committee amendment to the bill.

Debate ensued.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The motion by Mr. Knoblauch was carried and the committee amendment was adopted.

On motion of Mr. Gallagher (Bernard J.), the following amendment was adopted:

Amend the committee amendment adopted March 7, 1949, in lines 2 and 3 of section 11 of the mimeographed amendment, being page 3, line 5 of section 11 of the original amendment, after the word "judge" and before the word "appoint" strike the word "may" and insert in lieu thereof the word "must"

On motion of Mr. Knoblauch, the committee amendment to the title was adopted.

On motion of Mr. Knoblauch, the rules were suspended, Engrossed Substitute Senate Bill No. 87 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 87, as amended by the House.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 87, as amended by the House, and the bill passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris,Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent.

Mr. Speaker—83.
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Those voting nay were: Representative Gallagher (Bernard J.)—1.
Those absent or not voting were: Representatives Boede, Brown (Gordon J.), Brown (Henry A.), Carmichael, Carty, Gordon, Hallauer, Jones (John R.), Nunamaker, Simmons, Sutherland, Vane, Washington, Woodall, Young—15.

Engrossed Substitute Senate Bill No. 87, as amended by the House, having received the constitutional majority, was declared passed.

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

On motion of Mr. Knoblauch, Engrossed Substitute Senate Bill No. 87 was ordered immediately transmitted to the Senate.

Engrossed Senate Bill No. 164, by Senators Hall and Sears (By Departmental Request):

Revising computation of experience rating credits for unemployment compensation.

House of Representatives,
Olympia, Wash., March 6, 1949.

MR. SPEAKER:

We, a majority of your Committee on Social Security, to whom was referred Engrossed Senate Bill No. 164, revising computation of experience rating credits for unemployment compensation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 5, page 6, line 8 of the original bill, being page 4, line 20 of the printed bill, by inserting after the words "the provisions" the following words and figures: "of sections 1, 2, 3 and 4"

After section 5, page 6, line 14 of the original bill, being page 4, line 25 of the printed bill, add the following sections:

"CHAPTER XI. DISABILITY COMPENSATION

"Sec. 6. Sections 136 through section 179, inclusive, of Chapter 35 of the Laws of 1945 (section 9938-274 through section 318, Remington's Revised Statutes, 1945 Supp.) are hereby repealed.

"Sec. 7. A new section to be known hereafter as section 136 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

"Section 136. Unemployment and Disability Compensation Related. The general provisions of Chapters I, II, III, IV, V, VI, VII, X, XII and XIII, of the Unemployment Compensation Act shall apply in respect to Chapter XI, Disability Compensation, except as hereinafter made specifically nonapplicable.

"(a) Sections 68, 69, 70, 71, 72, 73, 74, 75, 76, 78, 79, 81, 89, 108, 109, 110, 111, 112, 113, 114, 115 and 116 shall not apply in respect to Chapter XI, Disability Compensation.

"Sec. 8. A new section to be known hereafter as section 137 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

"Section 137. Definitions. The following words and phrases as used in the provisions of this chapter shall have the following meanings unless the context clearly requires otherwise:

"(a) 'Disability' shall mean any physical or mental condition due to an injury or illness which renders an individual incapable of performing his regular or customary work. In no case shall the term 'disability' include any injury or illness caused by or arising in connection with pregnancy up to the termination of such pregnancy and for a period of four (4) weeks thereafter.

"(b) 'Disabled'—An individual with a 'disability' shall be deemed disabled.

"(c) 'Disability benefits' shall mean the compensation payable to an individual with respect to his unemployment due to a 'disability'.

"Sec. 9. A new section to be known hereafter as section 138 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

"Section 138. Disability Compensation Fund. There is hereby established a Disability Compensation Fund which shall be maintained separate and apart from all public moneys or funds of this state including the Unemployment Compensation Fund and the Unemployment Compensation Administration Fund. This fund shall be administered by
the Commissioner exclusively for the purpose of providing 'disability benefits' as that term is defined herein. All moneys which are deposited or paid into this fund are hereby made available to the Commissioner and shall be expended solely for the purpose of paying disability benefits, payment of refunds, and defraying the costs of administration under the provisions of this chapter. All moneys in this fund shall be deposited, administered, and disbursed by the treasurer of the fund under rules and regulations prescribed by the Commissioner and none of the provisions of section 5501 of Remington's Revised Statutes, as amended, shall be applicable to this fund. The treasurer of the Unemployment Compensation Fund shall be the treasurer of the Disability Compensation Fund and shall give a bond in an amount fixed by the state administration board in a form prescribed by law or approved by the Attorney General. Said bond shall be conditioned upon the faithful performance of the treasurer's duties in connection with the Disability Compensation Fund and the premiums for said bond shall be paid from such fund. All sums recovered on the official bond for losses sustained by this fund shall be deposited in said fund.

"Sec. 10. A new section to be known hereafter as section 139 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:"

"Section 139. Sources of Disability Compensation Fund. All moneys in the Disability Compensation Fund shall be commingled and undivided and said fund shall consist of:

(a) All disability compensation contributions collected pursuant to the provisions of this act;

(b) all interest on disability compensation contributions collected pursuant to the provisions of this act;

(c) interest earned upon any moneys in the fund;

(d) any property or securities acquired through the use of moneys belonging to the fund;

(e) all earnings of such property or securities; and

(f) all moneys received for the fund from any other source, or granted to this state for the payment of disability benefits or the cost of administration.

"Sec. 11. A new section to be known hereafter as section 140 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:"

"Section 140. Administration Expenses. The Commissioner is hereby authorized to allocate to and use for the expense of administering the provisions of this chapter a sum not to exceed six hundredths of one percent (0.06%) of the wages for the preceding calendar year reported for disability compensation purposes not later than the following March. All officers and employees administering the provisions of this chapter shall be selected and appointed on the basis of merit in the same manner as other personnel of the Employment Security Department. Provided, however, The Commissioner may enter into contracts with established medical organizations for the purpose of employing such organizations' facilities and personnel to administer this act more efficiently.

"Sec. 12. A new section to be known hereafter as section 141 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:"

"Section 141. Disability Benefit Eligibility Conditions. An individual shall be eligible to receive disability benefits with respect to any period in which he is unemployed due to a disability if the Commissioner finds that:

(a) A claim for disability benefits has been filed in accordance with the provisions of this act and such regulations as the Commissioner may prescribe;

(b) he has been continuously disabled for a waiting period of seven (7) consecutive days during each period of disability; Provided, however, That a waiting period shall not be required for a second period of disability due to the same or related cause or causes commencing not later than three (3) weeks subsequent to the termination of a prior disability compensated pursuant to the provisions of this act; and Provided further, When unemployment immediately precedes an individual's period of disability, which disability exists for a period of not less than seven (7) days, he may apply consecutive days of such unemployment toward his disability waiting period credit if such days of unemployment occurred during a period in which he would have been eligible for waiting period credit or benefits pursuant to the Unemployment Compensation Act except for his disability;

(c) he has within the base year earned wages sufficient to qualify him for unemployment compensation benefits; and
“(d) he is under the care of a legally licensed physician or surgeon or legally
licensed dentist acting within the scope of his practice and has complied with such
regulations as the commissioner may prescribe relating to proof of his disability in-
cluding certification or examination by a physician or a surgeon licensed pursuant to
the provisions of section 10006 of Remington’s Revised Statutes and practicing in this
state, a dentist licensed by and practicing within this state or any physician, surgeon,
or dentist in the employ of the United States Government: Provided, however, If the
Commissioner shall designate the physician or surgeon to make the examination, the
fees, if any, for such examination shall be paid from the Disability Compensation Fund.

"Sec. 13. A new section to be known hereafter as section 142 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 142. Claims for Deceased and Incompetent Persons. Benefits due to a de-
ceased or legally declared incompetent person may be claimed by and paid to the
disabled individual’s spouse, the head of the family with whom he resides, his legal
representative, or his estate.

"Sec. 14. A new section to be known hereafter as section 143 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 143. Attachment to Labor Market. An eligible individual may be dis-
qualified for disability waiting period credit or disability benefits with respect to any
week unless he has made proof of his attachment to the labor market in accordance
with such regulations as the Commissioner shall prescribe. Such regulations may re-
quire proof that:

"(a) The individual has received remuneration from an employing unit or em-
ploying units for personal services performed for at least ten (10) days at some time
during the three (3) months period preceding the first day of his current disability
unless during such period the individual has been unable to work or apply for work
due to a disability; or

"(b) if the individual has been unemployed during the three (3) months period
preceding the first day of his current disability he has within the month immediately
preceding his disability demonstrated his availability for work by applying for work
through the Washington State Employment Service or some other referral agency ap-
proved by the Commissioner or actively seeking work on his own behalf unless during
such period the individual was unable to work or apply for work due to a disability.

"Sec. 15. A new section to be known hereafter as section 144 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 144. Disability Benefit Disqualifications. An individual shall be disqualified
for waiting period credit or disability benefits for the period with respect to which

"(a) he has willfully made a false statement or representation or willfully failed to
report a material fact, to obtain any benefit under the provisions of this chapter and for
the fifty-two (52) next following weeks;

"(b) he is suffering from a willful and intentional self-inflicted disability, or

"(c) he is suffering from a disability occasioned while perpetrating a felony.

"Sec. 16. A new section to be known hereafter as section 145 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 145. Industrial Insurance Limitation. An individual shall not be entitled to
waiting period credit or disability benefits for any period with respect to which he has
been awarded temporary total disability benefits under the Workmen’s Compensation
law or occupational disease law of this or any other state or of the Federal Government.

"Sec. 17. A new section to be known hereafter as section 146 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 146. Subrogation. Whenever an individual has been paid benefits for
disability under this act and whose claim for temporary total disability compensation
for the same disability under the Workmen’s Compensation Act of this state is allowed,
the Department of Labor and Industries shall reimburse the Disability Compensation
Fund to the extent of the payment from the Disability Compensation Fund out of the
amount allowed on said claim for temporary total disability under the said Workmen’s
Compensation Act; and whenever an individual has been paid benefits for disability
pursuant to a private plan approved by the Commissioner under the provisions of this
act and whose claim for temporary total disability compensation for the same dis-
ability under the Workmen’s Compensation Act of this state is allowed, the Department
of Labor and Industries shall reimburse such insurer to the extent of payment to the
claimant by the insurer out of the amount allowed on such claim for temporary total
disability under the Workmen's Compensation Act. In accordance with the foregoing
provisions of this section the Commissioner, or in the case of payment by a private
insurer, the insurer, shall be subrogated to such rights as such individual has under the
Workmen's Compensation Act of this state. Any moneys received by the Commissioner
pursuant to the provisions of this section shall be deposited in the Disability Compensation
Fund.

"Sec. 18. A new section to be known hereafter as section 147 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 147. Amount of Disability Benefits. The total amount of disability benefits
and the weekly amount of disability benefit payable to an eligible individual under
this chapter during any one benefit year shall be amounts equal to the total amount of
unemployment compensation and the weekly benefit amount of unemployment com­
penstation to which such individual would be entitled computed in accordance with the
provisions of section 80 of the Unemployment Compensation Act. Benefits for periods
of less than a full week shall be computed at the rate of one seventh (1/7) of his
weekly benefit amount for each full day during which he is disabled.

"The weekly benefit amount payable to an individual under any of the provisions
of this chapter, if not a multiple of one dollar ($1) shall in each case be computed to
the next higher multiple of one dollar ($1).

"Sec. 19. A new section to be known hereafter as section 148 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 148. Effective Date For Filing. No payment shall be made for disability
from the Disability Compensation Fund for any week commencing prior to January 1,
1950.

"Sec. 20. A new section to be known hereafter as section 149 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 149. Non-Liability of State For Disability Benefits. Disability benefits shall
be deemed to be due and payable under this act only to the extent provided in this
act and to the extent that moneys are available therefor to the credit of the Disability
Compensation Fund, and neither the state nor the Commissioner shall be liable for any
amount in excess of such sums.

"Sec. 21. A new section to be known hereafter as section 150 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 150. Disability Contributions. On and after July 1, 1949, each employer
subject to the Unemployment Compensation Act except as exempted by the provisions
of this chapter shall deduct from 'wages' paid individuals in his employment a contri­
bution equal to one per cent (1%) of such 'wages', which contributions the employer
shall pay into the Disability Compensation Fund: Provided, however, That any em­
ployer may assume the liability for any part or all of the contribution which would
otherwise be deducted from 'wages' paid to him. All moneys deducted by an employer
from 'wages' paid for employment shall be held in trust by such employer for the sole
and exclusive purpose of payment to the Disability Compensation Fund. If at any
pay period the employer fails to deduct the employee contribution from 'wages' paid
such deduction must be withheld from the 'wages' paid at the next pay period or the
employer alone shall be liable for such contribution and the same shall not subse­
quently be deducted by the employer from 'wages' paid.

"Sec. 22. A new section to be known hereafter as section 151 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:

"Section 151. Payment to Disability Compensation Fund. Contributions shall become
due and be paid by each employer to the Treasurer of the Disability Compensation Fund
in accordance with such regulations as the Commissioner may prescribe. If such con­
tributions are not paid on the date on which they are due and payable as prescribed by
the Commissioner, the provisions of the Unemployment Compensation Act relating to
contributions, including interest, refund and adjustment, lien rights, assessments, col­
lection remedies, appeal and review procedure shall apply to such disability contribu­
tion payments: And provided further, On March 31 of each year the Treasurer of the
Disability Compensation Fund shall deduct from the Disability Compensation Fund and
remit to the State Treasurer for payment into the General Fund one per cent (1%) of
the disability compensation contributions collected for the prior calendar year.

"Sec. 23. A new section to be known hereafter as section 152 is hereby added to
Chapter 35 of the Laws of 1945 to read as follows:
"Section 152. Experience Rating.

(a) Reduction of Disability Contributions. If the balance in the Disability Compensation Fund on March 31, 1951, or March 31 of any year thereafter exceeds one half of one per cent (0.50%) of the wages for the preceding calendar year reported not later than the following March 31, the disability contribution rate for the four quarter period beginning the following July 1 shall be reduced by the ratio of the above determined excess to one per cent of the wages which were reported for the preceding calendar year not later than the succeeding March 31. The ratio shall be expressed as a two place decimal; in computing, the second place shall be raised by one when the third place is '5' or greater. The reduction rate shall apply in the same ratio to employer and employee contributions.

(b) Increase of Disability Contributions. If the balance in the Disability Compensation Fund on March 31, 1951, or March 31 of any year thereafter is less than one quarter of one per cent (0.25%) of the wages for the preceding calendar year reported not later than the following March 31, the disability contribution rate prescribed by section 150 shall be increased by one half of one per cent (0.50%) until the balance in the Disability Compensation Fund at the end of a calendar quarter exceeds one quarter of one per cent (0.25%) of the wages reported for the preceding calendar year.

Sec. 24. A new section to be known hereafter as section 153 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

"Section 153. Religious Exemption. Any individual who adheres to the faith or teachings of any church, sect, or denomination and in accordance with its creed, tenets, or principles, depends for healing upon prayer or spiritual means in the practice of religion shall be exempt from the provisions of this act and excluded therefrom upon the filing with the Employment Security Department and with his or her employer, affidavits, in duplicate, stating such adherence and dependence, and disclaiming any and all benefits under this act, and stating therein the name of the employer of such individual, which affidavits shall contain certifications by an officer of the individual's church, or certifications of any practitioner in the State of Washington who is authorized to practice healing based upon prayer or spiritual means, stating such adherence and dependence of such individual. Thereafter said individual and his employer shall be exempt from liability for contributions with respect to said individual provided for under this act, and the employer shall be entitled to rely upon the affidavit filed with it unless and until it shall receive notice from the Commissioner that the provisions hereof have not been complied with or that such affidavit is not in proper form. In case such individual, after the filing of such affidavits, obtains new employment, he must file new affidavits in order to be exempt from the provisions of this act.

Sec. 25. A new section to be known hereafter as section 154 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

"Section 154. Overpayment to Disability Compensation Fund. Refund shall be made from the Disability Compensation Fund of any sum received into the fund in excess of one per cent (1%) of the first three thousand dollars ($3,000) of remuneration paid to an individual for services in one (1) calendar year (whether paid to him by one or more employers). If such excess sum has been deducted from remuneration paid to such individual (by one or more employers) it shall be refunded to the individual. That part of such excess sum which has not been deducted from remuneration paid to an individual by any employer as required by this act, after deduction of all claims of the Employment Security Department, shall be refunded to the employer who paid such excess sum. Any individual or employer entitled to a refund under the provisions of this section may file a petition for refund, adjustment, or credit with the Commissioner within three (3) years after the deduction or payment in question was made. Refunds, adjustments, and credits, provided for by this section shall be made in the same manner as provided for refund of unemployment compensation contributions and the appeal procedure in respect thereto shall be applicable to any employer or individual who files a petition for refund, or adjustment, of disability compensation contributions pursuant to the provisions of this section. Whenever an employer has deducted more than the correct amount of disability contributions imposed by this act from any payment made to any individual for services, but such excess amount has not been paid to the Disability Compensation Fund, the employer shall be liable to the individual for such excess amount and neither the Commissioner, the State, nor the Disability Compensation Fund shall be liable therefor.
"Sec. 26. A new section to be known hereafter as section 155 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

"Section 155. Private Plans. The Commissioner may approve a private plan for the payment of disability benefits provided the majority of the employees of any separate establishment of an employer consent to such plan. At the end of each calendar year the Commissioner shall determine the amount expended by the Employment Security Department for additional administrative expense occasioned by the existence of such private plans; the total amount so determined shall be prorated among the approved private plans in effect during the calendar year on the basis of the amount of wages paid in employment by employers to individuals participating in such plans; the Commissioner shall assess the insurers of the private plans the amounts so prorated which amounts shall not exceed two hundredths of one per cent (0.02%) of wages paid to individuals participating in such plans during the calendar year. With the exception of such contributions, and reimbursement to the Disability Compensation Fund in accordance with the provisions of section 160 such employers with approved private plans shall be exempt from contribution to the Disability Compensation Fund for the period such plans remain in effect and are approved by the Commissioner.

"Sec. 27. A new section to be known hereafter as section 156 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

"Section 156. Nature of Private Plans. A private plan approved by the Commissioner may be one of the following types:

"(a) Contract with insurer. Any employer (or group of employers) subject to this act may secure payments to his employees for disability by making a contract for this purpose with a corporation or association licensed to do business in this state in the field of health or disability insurance. Such contracts are subject to the Commissioner’s approval and to the rules and regulations promulgated by him.

"(b) Guarantee; Self-Insurer. An employer (or group of employers) who furnishes satisfactory proof to the Commissioner of his financial ability to make payments for disability as provided in this act and who deposits with the Commissioner such securities as the Commissioner deems necessary in an amount to be determined by the Commissioner to secure the liability to make payments for disability as provided in this act and who complies with any standards, conditions, and other requirements which the Commissioner may prescribe, may guarantee payments for disability to his employees upon the Commissioner’s approval.

"(c) Arrangements by employees’ associations. Arrangements for payments for disability may be made by an employee association licensed to do business in this field in this state which complies with standards, conditions, and other requirements prescribed for this purpose by the Commissioner. Such arrangements are subject to the Commissioner’s approval and to rules and regulations promulgated by him.

"Sec. 28. A new section to be known hereafter as section 157 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

"Section 157. Approval of Private Plans. The Commissioner shall approve any contract, guarantee, or arrangement as described in section 156 only after he has determined that:

"(a) The rights afforded to the covered employees are as great as those provided under the state plan;

"(b) the cost to the employee in relation to the benefits provided is no more than under the state plan;

"(c) the plan has been made available to all individuals in the employment of the employer within this state except that if the employer maintains more than one distinct separate establishment in this state, the plan has been made available to all employees of any such establishment;

"(d) the majority of the employees of the employer employed in this state have consented to the plan except that if the employer maintains more than one distinct separate establishment in this state a majority of the employees employed at any such establishment have consented to the plan;

"(e) the plan contains a provision that it will be in effect for not less than one year and, in any event, until December 31, 1950 and that no reduction in disability benefits or increase in employee contributions for disability benefits will be made while the plan is in effect without the prior approval of the Commissioner. Such approval shall be given only if the Commissioner finds that a majority of the employees covered by
the plan have consented in writing to the modification and that the plan after such modification will continue to meet approval requirements;

“(f) the approval of the plan or plans will not result in a substantial selection of risks adverse to the Disability Compensation Fund; the Commissioner shall adopt appropriate rules and regulations for the purpose of determining whether or not the approval of a plan or plans shall be deemed to result in a substantial selection of risks adverse to the Disability Compensation Fund; such rules and regulations shall provide that all previously approved private plans underwritten by an insurer shall be taken into consideration in the determination of whether or not the approval of an additional private plan to be underwritten by such insurer results in substantial selection of risks adverse to the Disability Compensation Fund;

“(g) the plan provides for the inclusion of future employees;

“(h) the plan provides that if on the July 1 subsequent to the termination of the plan the state establishes a contribution rate less than the insurer's effective rate during the last twelve (12) months of coverage, the insurer will pay to the Disability Compensation Fund a sum equal to the difference between the amount collected under the plan by such insurer during the twelve (12) month period immediately preceding the termination of coverage and the amount that would be collected at the state rates assigned to the twelve (12) months following the termination, applied to wages paid by the insured employer during the twelve (12) month period prior to the termination of the private plan;

“(i) the plan provides that the insurer shall reimburse the Disability Compensation Fund in accordance with the provisions of section 160;

“(j) the plan provides that an individual when denied disability benefits by the insurer shall retain all of his rights of appeal in accordance with the procedures established by the Unemployment Compensation Act, and the determination of either the appeal tribunal or the Commissioner, or in case of further appeal the determination of the court shall be binding upon the insurer who shall thereupon make payment to the claimant in accordance with such determination.

“Sec. 29. A new section to be known hereafter as section 158 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

“Section 158. Reports. Employers whose employees are participating in an approved private plan and any insurer of an approved private plan shall furnish such reports and information and make available to the Commissioner such records as he may by regulation require for the proper administration of this act.

“Sec. 30. A new section to be known hereafter as section 159 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

“Section 159. Termination of Private Plans. Any approved plan failing to comply with the provisions of section 157 shall be determined by the Commissioner to be terminated; the interested employer or insurer may file an appeal with the appeal tribunal from such determination within ten (10) days after the date of notification or mailing, whichever is earlier, to his last known address. Such appeal shall be in accordance with the procedures established by the Unemployment Compensation Act for hearing and determining contribution appeals.

“Sec. 31. A new section to be known hereafter as section 160 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

“Section 160. Commissioner Authorized to Make Payments and Assessments. The Commissioner is authorized to make disability benefit payments from the Disability Compensation Fund to individuals otherwise eligible, who have ceased to be covered by private plans, whether by termination of the plan, change of employers, or other reason, upon the basis of wage credits upon which no disability contributions have been paid by reason of a private plan or plans which were then in effect: Provided, however, That in computing the amount of benefits to which such an individual may be entitled from the Disability Compensation Fund during the remainder of a benefit year during a portion of which he received benefits under a private plan, the amount of all benefits, at a weekly rate not exceeding the individual’s weekly benefit rate pursuant to the provisions of this act, paid or to be paid to the individual under all approved private plans during that benefit year, whether before or after cessation of coverage, shall be deducted from the benefits payable from the Disability Compensation Fund during that benefit year; and provided further:

“(a) Disability compensation benefits paid from the Disability Compensation Fund to an unemployed individual for a period of disability commencing during the fourteen
(14) days immediately subsequent to the termination of his employment shall be assessed by the Commissioner against the insurer of his last employer's private plan, if any;

"(b) disability compensation benefits paid to unemployed individuals for periods of disability commencing more than fourteen (14) days subsequent to termination of their employment shall be prorated among the various insurers including the state Disability Compensation Fund; on March 31 of each year the Commissioner shall assess each insurer of a private plan or plans that proportion of the total of such disability benefit payments paid during the prior calendar year which the wages exempt in such calendar year by reason of the existence of such private plan or plans bears to the total wages reported for such calendar year;

"(c) if prior to December 31, 1951 any private plan or plans are terminated, all disabled individuals covered by such private plan or plans shall when otherwise eligible be paid disability benefits from the Disability Compensation Fund, but amounts paid for disability commencing during the existence of the private plan or plans or within the three (3) months period immediately subsequent to the date of termination of the private plan or plans shall be assessed against the insurer of such terminated private plan or plans; and

"(d) all amounts assessed in accordance with the provisions of this section shall be assessed and collected in the same manner as unemployment and disability contributions except that interest shall not accrue on such charges until thirty (30) days after notice of such assessment.

"Sec. 32. A new section to be known hereafter as section 161 is hereby added to Chapter 35 of the Laws of 1945 to read as follows:

"Section 161. Double Benefits Prohibited. In no case shall an individual covered by a private plan and eligible to receive disability compensation benefits thereunder be considered eligible to receive disability compensation benefits from the state Disability Compensation Fund for the same benefit period.

"Sec. 33. Appropriation. For the purposes of administering this act there is hereby appropriated from the general fund the sum of thirty thousand dollars ($30,000), which sum shall be repaid to the general fund from the Disability Compensation Fund not later than July 1, 1950.

"Sec. 34. Effective Date of Act. An emergency exists and this act is necessary for the preservation of the public peace, health, safety and welfare, and the provisions of sections 6 to 33, inclusive, shall take effect on the first day of April, 1949."

Strike the whole of the title and insert in lieu thereof the following: "An Act relating to unemployment compensation; providing for relief from unemployment caused by sickness, accident, or injury; providing for benefits, contributions, funds, and the receipt of moneys; amending Chapter 35 of the Laws of 1945 and repealing sections 136 to section 179, inclusive, of Chapter 35 of the Laws of 1945 (section 9998-274 through section 318, Remington's Revised Statutes, 1945 Supp.) making an appropriation and declaring an emergency."

HOMER O. NUNAMAKER, Chairman.


Engrossed Senate Bill No. 164 was read the second time by sections.

Mr. Ford moved the adoption of the committee amendment.

On motion of Mr. Miller (Floyd C.), the reading clerk was instructed to re-read the last line of the amendment.

POINT OF ORDER

Mr. Forshee:

"Mr. Speaker, point of order. You called for the question before I had a chance to speak. This is too important a bill to act on so quickly. I doubt whether all of the ninety-nine members of this House have read any portion of it. I think we ought to go over it in detail."

The Speaker:

"The Speaker is of the opinion you are not speaking on a point of order. You now have ample opportunity to discuss the committee amendment. It is up for debate."
Mr. Forshee moved the adoption of the following amendment:

Amend section 21 of the printed bill by striking all the balance of the section 21 commencing with the words "Section 150" and in lieu thereof insert the following: "Lines 30 to 42, inclusive, page 5 of the original printed House Bill No. 199."

Mr. Allen moved that the amendment be laid on the table without taking the bill with it.

Mr. Forshee demanded a roll call but the demand was not sustained.

The motion by Mr. Allen was carried and the amendment by Mr. Forshee was laid on the table without taking the bill with it.

Mr. Ford moved the adoption of the following amendment to the committee amendment:

Amend the House Committee Amendment to section 12, subsection (d), page 3, line 12 of the mimeographed amendment, add the letter "s" to the word "section" and after the figure "10008" and before the word "of" insert the following: "or 10056"

Debate ensued.

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

The motion by Mr. Ford was carried and the amendment to the committee amendment was adopted.

Mr. Ford moved the adoption of the following amendment to the committee amendment:

Amend the House committee amendment to section 21, page 5, line 14 of the mimeographed amendment, strike the colon (:) following the word "Fund" insert in lieu thereof a period (.) and strike the following: "Provided, however, That any employer may assume the liability for any part or all of the contribution which would otherwise be deducted from 'wages' paid by him."

Debate ensued.

The motion was carried and the amendment was adopted.

On motion of Mr. Ford, the following amendment to the committee amendment was adopted:

Amend the House committee amendment to section 23, page 5 of the mimeographed amendment, strike the whole of subsections (a) and (b) and insert in lieu thereof the following: "The Commissioner shall conduct a study concerning the desirability of experience rating the contributions payable to the Disability Compensation Fund and shall, on or before January 1, 1951, report his findings to the Legislature with any recommendations for legislation with respect thereto."

On motion of Mr. Ford, the following amendment to the committee amendment was adopted:

Amend the House committee amendment to section 28, page 8 of the mimeographed amendment, strike the whole of subsection "(h)" and redesignate subsections "(i)" and "(j)" as subsections "(i)" and "(j)" respectively

On motion of Mr. Ford, the following amendment to the committee amendment was adopted:

Amend the House committee amendment to section 31, page 10, subsection (c), lines 5 and 6 of the mimeographed amendment, after the words "during the" and before the words "the private" strike the words "existence of" and insert in lieu thereof the words "coverage of such individuals under"

Mr. Frayn moved the adoption of the following amendment to the committee amendment:

Amend section 21, line 5 of the amendment after the word "equal" strike the balance to the word "Provided" and substitute the following: "One half of one per cent of such wages, plus a like amount of one-half of one per cent from employer contributions, which contributions the employer shall pay into the Disability Compensation Fund."
Debate ensued.

Mr. Holliday moved that the amendment by Mr. Frayn be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table.

The Speaker declared the question before the House to be the adoption of the committee amendment as amended.

The motion was carried and the committee amendment as amended was adopted.

On motion of Mr. Ford, the committee amendment to the title was adopted.

On motion of Mr. Ford, the following amendment to the title was adopted:

Amend the title, strike the committee amendment to the title adopted March 7, 1949, by striking the whole title and inserting in lieu thereof the following: "An Act relating to unemployment compensation; providing for experience rating credit; providing for relief from unemployment caused by sickness, accident, or injury; providing for benefits, contributions, funds, and the receipt of monies; amending Chapter 35, Laws of 1945; repealing sections 108, 109 and 136 to 179, inclusive, Chapter 35, Laws of 1945, and Chapter 50, Laws of 1947; making an appropriation; declaring an emergency and providing effective dates."

On motion of Mr. Ford, the rules were suspended, Engrossed Senate Bill No. 164 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 164 as amended by the House.

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

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 164, as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 4; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Winberg (Andrew), Wyatt, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Bassett, Forshee, Shannon, Woodall—4.

Those absent or not voting were: Representatives Brown (Gordon J.), Carmichael, Carty, Foster, Hallauer, Jeffreys, Kelley, Powell, Simmons, Sutherland, Washington, Wilson, Young—13.

Engrossed Senate Bill No. 164, as amended by the House, having received the constitutional majority, was declared passed.

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

On motion of Mr. Ford, Engrossed Senate Bill No. 164 was ordered immediately transmitted to the Senate.
MOTION

On motion of Mr. Miller (Floyd C.), the Committee on Labor Relations was excused for approximately twenty minutes.

**Senate Bill No. 262**, by Senator Shank:
Making an appropriation for relief from escheat decree.
The bill was read the second time by sections.

On motion of Mr. Dillard, the rules were suspended, Senate Bill No. 262 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 262.
The Clerk called the roll on the final passage of Senate Bill No. 262, and the bill passed the House by the following vote: Yeas, 64; nays, 0; absent or not voting, 35.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Blair, Boede, Brown (Vaughan), Callow, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneer, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Rosenberg, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Wyatt, Mr. Speaker—64.

Those absent or not voting were: Representatives Ball, Beierlein, Bernethy, Brown (Gordon J.), Brown (Henry A.), Buse, Carmichael, Carroll, Cory, Ford, Forshee, Foster, Frayn, Hallauer, Knoblauch, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Olson, Rasmussen, Riley, Roderick, Sandison, Schumann, Shannon, Simmons, Sutherland, Washington, Watson, Wilson, Wenberg (Andrew), Woodall, Young, Zent—35.

Senate Bill No. 262, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Adams, Engrossed Senate Bill No. 216 and Engrossed Senate Bill No. 364 were placed at the end of today's second reading calendar.

MOTION

On motion of Mrs. Boede, Engrossed Senate Bill No. 352 was placed at the end of today's second reading calendar.

**Senate Bill No. 296**, by Senator Davison (By Departmental Request):
Authorizing pre-school educational training for handicapped children.
The bill was read the second time by sections.

On motion of Mr. Foster, the rules were suspended, Senate Bill No. 296 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 296.
The Clerk called the roll on the final passage of Senate Bill No. 296, and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 28.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Comfort, Donohue, Farrington, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—71.

Those absent or not voting were: Representatives Anderson (Eva), Ball, Brown (Gordon J.), Carmichael, Carty, Cory, Coughlin; Dillard, Eldridge, Ford, Forshee, Frayn, Gordon, Hallauer, Hillyer, Johnston, Jones (John R.), Kinneal, Knoblauch, O'Brien, Olson, Riley, Shadbolt, Shannon, Simmons, Washington, Wilson, Young—28.

Senate Bill No. 296, having received the 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. 258, by Senator Cowen (By Departmental Request):

Authorizing motor vehicle license plates for continuous use.

The bill was read the second time by sections.

On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 258 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 258.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 258, and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Dillard, Donohue, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneal, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—77.

Those absent or not voting were: Representatives Ball, Blair, Brown (Gordon J.), Carmichael, Cory, Coughlin, Eldridge, Farrington, Foster, Frayn, Hallauer, Hillyer, Knoblauch, Mardesich, Olson, Powell, Riley, Shannon, Simmons, Washington, Wilson, Young—22.
Engrossed Senate Bill No. 258, having received the 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. 46,** by Senators Pearson and Parker:
Making an appropriation for survey of state sustained yield forest No. 1.

*House of Representatives,*
Olympia, Wash., March 5, 1949.

**Mr. Speaker:**

We, a majority of your Committee on Forestry, State Lands and Buildings, to whom was referred Senate Bill No. 46, making an appropriation for survey of state sustained yield forest No. 1, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 1, line 15 of the original bill, being line 8 of the printed bill, after the words "as the" and before the words "may direct" strike the word "governor" and insert in lieu thereof the words "state land commissioners"

ROBERT BERNETHY, Chairman.

We concur in this report: Edward A. Buse, Edwin A. Henderson, David Hoefel, Sidney S. Jeffreys, Chet King, Ole H. Olson, Ralph A. Smith, John N. Wilson.

*House of Representatives,*
Olympia, Wash., March 5, 1949.

**Mr. Speaker:**

I, a minority of your Committee on Forestry, State Lands and Buildings, to whom was referred Senate Bill No. 46, making an appropriation for survey of state sustained yield forest No. 1, have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

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

I concur in this report: William D. Shannon.

Senate Bill No. 46 was read the second time by sections.

Mr. Bernethy moved the adoption of the committee amendment.

Mr. Bernethy moved the adoption of the following amendment to the committee amendment:

Amend the committee amendment in line 5 of the mimeographed amendment after the word "state" and before the word "land" insert the words "board of"

**PARLIAMENTARY INQUIRY**

Mr. Woodall:

"Mr. Speaker, parliamentary inquiry. How will the committee amendment read then?"

The reading clerk was instructed to re-read the committee amendment as amended.

Debate ensued.

The motion by Mr. Bernethy was carried and the amendment to the committee amendment was adopted on a rising vote.

The Speaker declared the question before the House to be the adoption of the committee amendment as amended.

Division was called for. The motion was carried and the committee amendment as amended was adopted on a rising vote.

On motion of Mr. Bernethy, the rules were suspended, Senate Bill No. 46 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.
Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 46 as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 46, as amended by the House, and the bill passed the House by the following vote: Yeas, 59; nays, 27; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hofmeister, Hollanday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Marde­sich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Paulsen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Shannon, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Watson, Wedekind, Wenberg (Oscar), Winberg (Andrew), Wyatt, Young, Mr. Speaker—59.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Bassett, Comfort, Cory, Eldridge, Forshee, Foster, Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Pedersen, Raugust, Schumann, Shadbolt, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Zent—27.

Those absent or not voting were: Representatives Ball, Brown (Gordon J.), Coughlin, Dillard, Donohue, Hallauer, Olson, Powell, Riley, Simmons, Washington, Wilson, Woodall—13.

Senate Bill No. 46, as amended by the House, having received the constitutional majority, was declared passed.

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

On motion of Mr. Ford, Senate Bill No. 46 was ordered immediately transmitted to the Senate.

Engrossed Senate Bill No. 303, by Senators Davison and Roup:

Enlarging powers of director of agriculture relating to apiculture and regulating dealings in bees and honey and declaring an emergency.

The bill was read the second time by sections.

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

In section 1, page 1, line 17 of the engrossed bill, being page 1, line 9 of the printed bill, after the comma (,) following the word "colonies" strike the following: "the inspection of commercial dusters and sprayers' equipment, the application of agricultural insecticides for the control of agricultural pests;"

On motion of Mr. Rosenberg, the rules were suspended, Engrossed Senate Bill No. 303 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 303 as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 303, as amended by the House, and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 20.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Basset, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kupka, Lester, Marsdesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Ball, Blair, Brown (Henry A.), Buse, Dillard, Foster, Hallauer, Holliday, Johnston, Knoblauch, Nunamaker, Paulsen, Powell, Riley, Roderick, Shannon, Simmons, Sisson, Washington, Woodall—20.

Engrossed Senate Bill No. 303, as amended by the House, having received the 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. 60, by Senator Parker:
Relating to officers of second class cities.
The bill was read the second time by sections.
On motion of Mr. O'Brien, the rules were suspended, Engrossed Senate Bill No. 60 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 60.
The Speaker called Mr. Ford to preside.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 60, and the bill passed the House by the following vote: Yeas, 69; nays, 2; absent or not voting, 28.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Basset, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Marsdesich, McPherson, Miller (C. C.), Miller (Clyde J.), Morris, Neill, O'Brien, Olson, Powell, Rasmussen, Raugust, Rhodes, Rosenberg, Sandison, Schumann, Shadbolt, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Winberg (Andrew), Young—69.

Those voting nay were: Representatives Lester, Pedersen—2.

Those absent or not voting were: Representatives Adams, Ball, Blair, Carty, Eldridge, Foster, Frayn, Gordon, Hallauer, Henderson, Johnston, Kinnear, Miller (Floyd C.), Mohr, Nunamaker, Paulsen, Ridgway, Riley, Roderick, Shannon, Simmons, Sisson, Washington, Wilson, Woodall, Wyatt, Zent, Mr. Speaker—28.
Engrossed Senate 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.

**Senate Bill No. 14**, by Senator Sears:
Providing for conveyance of certain Thurston County tide lands to the Port of Olympia.

The bill was read the second time by sections.

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

In section 1, line 11 of the original bill, being line 4 of the printed bill, after the word "the" and before the word "half" strike the word "north" and insert in lieu thereof the word "south".

On motion of Mr. Bernethy, the rules were suspended, Senate Bill No. 14 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Vane demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Senate Bill No. 14 as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 14, as amended by the House, and the bill passed the House by the following vote:

Yeas, 75; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Hoefer, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young—75.

Those absent or not voting were: Representatives Ball, Beierlein, Brown (Gordon J.), Carty, Foster, Frayn, Hallauer, Henderson, Hillyer, Hofmeister, Johnston, Kinnear, Lester, Miller (C. C.), Miller (Clyde J.), Nunamaker, Ridgway, Riley, Roderick, Shannon, Washington, Woodall, Zent, Mr. Speaker—24.

Senate Bill No. 14, as amended by the House, having received the constitutional majority, was declared passed.

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

On motion of Mr. Farrington, Senate Bill No. 14 was ordered immediately transmitted to the Senate.

**Engrossed Senate Bill No. 106**, by Senators Rutter and Kimball:
Placing certain appointments to be made by city managers within civil service requirements.

The bill was read the second time by sections.
On motion of Mr. Rasmussen, the rules were suspended, Engrossed Senate Bill No. 106 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 106.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 106, and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Holli day, Hoopingarner, Jeffrey, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesch, McPherson, Miller (Clayde J.), Miller (Floyd C.), Mohr, Morris,Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent—76.

Those absent or not voting were: Representatives Ball, Brown (Gordon J.), Buse, Carty, Forshee, Foster, Frayn, Hallauer, Hofmeister, Kinnear, Miller (C. C.), Nunamaker, Powell, Riley, Roderick, Sisson, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Woodall, Mr. Speaker—23.

Engrossed Senate Bill No. 106, having received the constitutional majority, was declared passed.

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

Engrossed Senate Bill No. 216, by Senators Shank and Jackson:

Establishing the Fisheries Code of the State of Washington and declaring an emergency.

House of Representatives, Olympia, Wash., March 5, 1949.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred Engrossed Senate Bill No. 216, establishing the Fisheries Code of the State of Washington and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 66, page 29, line 19 of the engrossed senate bill, being page 17, lines 6 and 7 of the printed bill, after the words "person by the" and before the comma (,) strike the word "director" and insert in lieu thereof the words "State Treasurer"

In section 66, page 29, line 21 of the engrossed senate bill, being page 17, line 8 of the printed bill, after the period (.) following the word "fee" strike the following sentence: "The director shall make weekly remittances of the fees collected to the state treasurer."

In section 76, page 38, line 2 of the engrossed senate bill, being page 21, line 34 of the printed bill, strike the period(.) after the word "seized" and add the following: "Provided, That the owner of the boat, vehicle, gear, appliance or other device seized under the provisions of this section may recover the same by depositing into court a cash bond equal to the value of the seized articles if the value of the same be less than $5,000, or a cash bond in the amount of $5,000 if the value of the seized boat, vehicle, gear, appliance or other device be in excess of $5,000, and the cash bond shall thereafter be subject to forfeiture to the state in lieu of the seized boat, vehicle, gear, appliance, or other device."

VIOLET P. BOEDE, Chairman.
We concur in this report: Paul Coughlin, Clayton Farrington, Chester D. Forshee, Chet King, Clyde James Miller, Homer O. Nunamaker, Charles A. Pedersen, A. L. Rasmussen, Max Wedekind, Andrew Winberg.

Engrossed Senate Bill No. 216 was read the second time by sections.

On motion of Mrs. Boede, the first two committee amendments were adopted.

Mr. Rasmussen moved the adoption of the following amendment:

Amend section 46 of the printed bill, by striking the Senate amendment by reinserting the words "The decisions of the director of game and director of fisheries made pursuant to this section shall be subject to review in the superior court of Thurston County"

Mrs. Boede moved that the amendment be laid on the table without taking the bill with it.

The motion was carried and the amendment was laid on the table.

Mrs. Boede moved the adoption of the committee amendment to section 76, page 38, line 2 of the engrossed bill.

On motion of Mr. Rasmussen, the rules were suspended, Engrossed Senate Bill No. 216 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. King demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 216, as amended by the House, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—89.

Those absent or not voting were: Representatives Blair, Eldridge, Hallauer, Kinnear, Powell, Raugust, Riley, Roderick, Washington, Mr. Speaker—10.

Engrossed Senate Bill No. 216, as amended by the House, having received the 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. 364, by Senators Shank and Jackson:

Providing for fishing privilege and catch fees and declaring an emergency.

Mr. Speaker:

We, a majority of your Committee on Fisheries, to whom was referred Engrossed Senate Bill No. 364, providing for fishing privilege and catch 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 pass with the following amendments:

In section 1, page 1, line 18 of the engrossed senate bill, being the Senate amendment to page 1, line 8 of the printed bill, after the word "receiver" and before the period (.) strike the following: "Provided, That no such fee shall be required on Pacific oysters."

In section 1, page 1, line 24 of the engrossed senate bill, being the Senate amendment to page 1, line 13 of the printed bill, after the colon (:) following the word "receiver" strike the following: "Provided, That no such fee shall be required on Pacific oysters:"

VIOLET P. BOEDE, Chairman.

We concur in this report: Paul Coughlin, Clayton Farrington, Chester D. Forshee, Chet King, Clyde James Miller, Homer O. Nunamaker, Charles A. Pedersen, A. L. Rasmussen, Max Wedekind, Andrew Winberg.

Engrossed Senate Bill No. 364 was read the second time by sections.

Mr. Rasmussen moved the adoption of the committee amendment to section 1, page 1, line 18 of the engrossed bill.

Mr. Simmons demanded the previous question and the demand was sustained.

The motion was carried and the committee amendment was adopted.

On motion of Mr. Mardesich, the second committee amendment was adopted.

On motion of Mr. Rasmussen, the rules were suspended, Engrossed Senate Bill No. 364 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

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

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 364, as amended by the House, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hollday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneer, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—88.

Those absent or not voting were: Representatives Blair, Cory, Frayn, Hal-lauer, Powell, Rasmussen, Riley, Roderick, Testu, Washington, Mr. Speaker —11.

Engrossed Senate Bill No. 364, as amended by the House, having received the 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. 352, by Senators Robertson and French:

Amending and revising motor vehicle laws relating to operation, equipment, traffic and traffic offenses.
The bill was read the second time by sections.

Mr. Coughlin moved the adoption of the following amendment:

Amend section 4, line 40, page 2 of the printed bill, beginning with the word "In" in line 40, strike all the matter down to and including the period (.) following the word "liquor" in line 14, page 3 of the printed bill.

Debate ensued.

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

Division was called for. The motion by Mr. Coughlin was lost on a rising vote and the amendment was not adopted.

Mr. Woodall moved the adoption of the following amendment:

In section 15, page 14, line 25 of the original bill, being page 8, line 41 of the printed bill, after the period (.) following the word "hours" add the following: "Venue in all justice courts shall be before one of the two nearest justices of the peace in incorporated cities and towns nearest to the point the violation allegedly occurred."

POINT OF INFORMATION

Mr. Paulsen:

"Mr. Speaker, I would like to ask Mr. Woodall a question."

The Speaker (Mr. Ford presiding):

"Does the gentleman yield?"

Mr. Woodall:

"Yes."

Mr. Paulsen:

"That would mean in case of first class counties, the case could be tried at the county seat even though the offense might be committed in one of the smaller incorporated towns, would it not?"

Mr. Woodall:

"Yes."

Mr. Paulsen moved the adoption of the following amendment to the amendment by Mr. Woodall:

Amend the amendment by Mr. Woodall to section 15, page 14, line 25 of the original bill, being page 8, line 41 of the printed bill, by adding the following: "Provided, That in counties of Class A and of the first class such cases may be tried in the county seat."

Debate ensued.

Mr. Henderson moved that the amendment to the amendment be laid on the table without taking the bill with it.

The motion was lost.

On motion of Mr. Gallagher (Bernard J.), the previous question was ordered.

The Speaker (Mr. Ford presiding) declared the question before the House to be the amendment by Mr. Paulsen to the amendment by Mr. Woodall.

The motion was carried and the amendment was adopted.

Mr. Johnston demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the adoption of the amendment by Mr. Woodall as amended.

The motion was carried and the amendment was adopted.
Mr. Simmons moved the adoption of the following amendment to the amendment of Mr. Paulsen:

Amend the amendment by Mr. Paulsen to section 15, strike the period (.) after the word "seat" and add the following: "at the request of the defendant."

Mr. Miller (Floyd C.) moved the previous question and the demand was sustained.

The motion by Mr. Simmons was carried and the amendment was adopted.

Mrs. Hansen moved the adoption of the following amendment:

In section 16, page 16, line 13 of the engrossed bill, being page 9, line 36 of the printed bill, beginning with the words "Such fiscal" strike the entire paragraph.

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

The motion by Mrs. Hansen was carried and the amendment was adopted.

Mr. Powell moved the adoption of the following amendment:

In section 4, page 4, line 16 of the engrossed bill, being page 3, line 14 of the printed bill, after the period (.) following the word "liquor" add the following: "Nothing herein contained shall be construed as requiring any person to submit to a chemical analysis of his blood, and the refusal to submit to such an analysis shall not be admissible in evidence in any criminal prosecution for a violation of the provisions of this section or in any civil action."

On motion of Mr. Gallagher (Bernard J.), the previous question was ordered.

The motion by Mr. Powell was carried and the amendment was adopted.

Mrs. Hansen moved the adoption of the following amendment:

Amend the bill by adding thereto three new sections to be known as sections 17, 18 and 19, respectively, to follow immediately after section 16, to read as follows:

"Sec. 17. Section 6A, Chapter 144, Laws of 1943, as added thereto by section 2, Chapter 152, Laws of 1945, as last amended by section 1, Chapter 244, Laws of 1947, is amended to read as follows:

"Section 6A. Whenever any person shall apply to the State Department of Public Service for a permit or identification plates to operate a motor vehicle in interstate commerce, in any year, under the provisions of Chapter 184, Laws of 1935, as amended, and it appears to the department that the vehicle will be operated in the state less than fifty per cent (50%) of the total mileage it will be operated in such year, said person shall pay to said department, together with the fee for such permit or plates, a partial payment of fifty per cent (50%) of the full excise fee payable for that year on said vehicle under the provisions of this act, except in the following cases: (1) If the excise fee for such vehicle, whether owned, leased or rented, for such year has theretofore been paid and such person shall furnish to said department a receipt, or other satisfactory proof, evidencing such payment, which receipt, or other evidence, after any necessary verification, shall be returned to him upon request; or

"(2) If the application be for a vehicle, licensed in another state, for a permit or plates which will simply permit an occasional irregular trip or trips from another state into this state.

"In either of the two above enumerated cases the Department, in accounting to the State Treasurer, shall note the reason for non-collection of the excise.

"In any case where a person shall have paid the excise fee for any vehicle for any year to the department and shall later apply to a County Auditor for a motor vehicle license for such year, such County Auditor shall issue such license without collecting the excise fee but only after verifying the said payment from the excise fee receipt, or from a signed statement, issued by the department, and in accounting to the State Treasurer for such non-collection the Auditor shall note the number of such receipt or the number of the identification plates issued by the department.

"The department shall account for and pay over to the State Treasurer, at the latest within thirty (30) days after it has received payment, the excise fees it has collected under this act, and the State Treasurer shall credit the same to the Motor Vehicle Excise Fund."
"It is the intent of this act that not more than one excise fee imposed under section 2 thereof shall be collected for any vehicle for any year.

"For the purposes of this section, the several provisions of this act applying to the County Auditor shall apply to the State Department of Public Service and those applying to the County Assessor shall apply to the State Tax Commission.

"Sec. 18. Section 11, Chapter 144, Laws of 1943, as last amended by section 3, Chapter 152, Laws of 1945, is amended to read as follows:

"Section 11. Whenever any person has paid a motor vehicle license fee, and together therewith has paid an excise tax imposed under the provisions of this act, and the State Director of Licenses shall determine that said person is entitled to a refund of the entire amount of said license fee as provided by law, then said person shall also be entitled to a refund of the entire excise tax collected under the provisions of this act. In case the Director of Licenses shall determine that any person is entitled to a refund of only a part of the license fee so paid, such person shall be entitled to a refund of the difference, if any, between the excise tax collected and that which should have been collected and the State Treasurer shall determine the amount of such refund by reference to the applicable excise tax schedule prepared by the Tax Commission and the Association of County Assessors. In case no claim is to be made for the refund of the license fee or any part thereof but claim is made by any person that he has paid an erroneously excessive amount of excise tax, the Tax Commission shall determine in the manner generally provided in this act the amount of such excess, if any, that has been paid and shall certify to the State Treasurer that such person is entitled to a refund in said amount. No refund of excise tax shall be allowed under the first or second sentences of this section unless application for a refund of license fee is filed with the Director of Licenses within the period provided by law, and no such refund shall be allowed under the third sentence of this section unless filed with the Tax Commission within ninety (90) days after such claimed excessive excise tax was paid.

"Any person authorized by the State Department of Public Service to operate a motor vehicle for the conveyance of freight or passengers for hire as a common carrier or as a contract carrier, and so operating such vehicle partly within and partly outside of this state during any calendar year, shall be entitled to a refund of that portion of the full excise tax for such vehicle for such year that the mileage actually operated by such vehicle outside the state bears to the total mileage so operated both within and outside the state: Provided, If only one-half of the full excise fee was paid, the unpaid one-half shall be deducted from the amount of refund so determined: Provided further, if only a one-half fee was paid, and the vehicle was operated in this state more than fifty per cent (50%) of the total miles operated, a balance of the tax is due equal to an amount which is the same percentage of the full excise fee as is the percentage of mileage said vehicle was operated in this state minus the one-half fee previously paid, and any balance due, is payable on or before the first day of June of the year in which the amount of the excise fee due the state has been determined, and until any such balance has been paid no identification plate or permit shall be thereafter issued for such vehicle or any other vehicle owned by the same person. Any claim for such refund must be filed with the Tax Commission at Olympia not later than within the first three (3) months of the calendar year following the year for which refund is claimed and the applicant must therewith furnish to the Commission his affidavit, verified by oath, of the mileage so operated by such vehicle during the preceding year, within the state, outside of the state, and the total of all mileage so operated: Provided, A claim for refund may be filed after the three (3)-month period has expired, but in such case a penalty of ten per cent (10%) of any refund otherwise allowable shall be charged and withheld for each month or portion thereof subsequent to the three (3)-month period.

"If the Commission shall approve such claim it shall notify the State Treasurer to that effect, and the said Treasurer is hereby authorized and directed to make such approved refunds and the other refunds herein provided for from the Motor Vehicle Excise Fund and shall mail or deliver the same to the person entitled thereto.

"Any person making any false statement, in the affidavit herein mentioned, under which he obtains any amount of refund to which he is not entitled under the provisions of this section, shall be guilty of a gross misdemeanor.
"Sec. 19. There is hereby appropriated from the General Fund of the State Treasury to the Transportation Revolving Fund the sum of five thousand seven hundred eighty-nine dollars and fifteen cents ($5,789.15), to reimburse the Department of Transportation for costs of salaries and expenses incurred in collecting motor vehicle excise taxes for the period prior to January 1, 1949."

The motion by Mrs. Hansen was carried and the amendment was adopted.

On motion of Mrs. Hansen, the following amendment to the title was adopted:

Amend the title, in line 1 of the title of the original bill, being line 1 of the title of the printed bill, after the words "vehicles and" and before the words "the operation" insert the words "the taxation thereon"

On motion of Mrs. Hansen, the following amendment to the title was adopted:

Further amend the title, in line 6 of the title of the engrossed bill, being line 4 of the title of the printed bill, strike the period (.) following the figures "1947" and add the following: "and amending section 6A, Chapter 144, Laws of 1943, as added thereto by section 2, Chapter 152, Laws of 1945, as last amended by section 1, Chapter 244, Laws of 1947, amending section 11, Chapter 144, Laws of 1943, as amended by Chapter 152, Laws of 1945, and making an appropriation."

On motion of Mrs. Hansen, the rules were suspended, Engrossed Senate Bill No. 352 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The Speaker resumed the chair.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 352, as amended by the House, and the bill passed the House by the following vote: Yeas, 77; nays, 6; absent or not voting, 16.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hansen, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kninear, Knoblauch, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Zent—77.

Those voting nay were: Representatives Carty, Coughlin, Henderson, Miller (C. C.), Nunamaker, Young—6.

Those absent or not voting were: Representatives Blair, Cory, Forshee, Gallagher (Bernard J.), Hallauer, King, Kupka, Pedersen, Raugust, Riley, Sisson, Smiley, Washington, Woodall, Wyatt, Mr. Speaker—16.

Engrossed Senate Bill No. 352, as amended by the House, having received the 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

Senate Bill No. 175, by Senator Rogers:

Applying percentage required for city charter petition to general instead of city election.

On motion of Mr. Rasmussen, the rules were suspended, the second reading considered the third, and Senate Bill No. 175 was placed on final passage.

The Clerk called the roll on the final passage of Senate Bill No. 175, and the bill passed the House by the following vote: Yeas, 73; nays, 7; absent or not voting, 19.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Callow, Carmichael, Carroll, Dillard, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Zent, Mr. Speaker—73.

Those voting nay were: Representatives Brown (Vaughan), Coughlin, Farrington, Henderson, Nunamaker, Roderick, Smith (Ralph A.)—7.

Those absent or not voting were: Representatives Ball, Blair, Buse, Carty, Comfort, Cory, Gallagher (Michael J.), Hallauer, Hansen, Holliday, King, Miller (C. C.), Olson, Riley, Sisson, Smiley, Washington, Wyatt, Young—19.

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.

MOTION

On motion of Mr. Miller (Floyd C.), the House reverted to the fifth order of business.

REPORT OF STANDING COMMITTEE

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Labor Relations, to whom was referred Engrossed Senate Bill No. 325, authorizing Industrial Welfare Commission to issue work permits for minors, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FLOYD C. MILLER, Chairman.


Passed to second reading.

MOTION

On motion of Mr. Ford, all bills passed this afternoon were ordered immediately transmitted to the Senate.

MOTION

On motion of Mr. Ford, the House recessed until 8:15 p. m.
The Speaker called the House to order at 8:15 p.m.

The Clerk called the roll and all members were present except Representatives Anderson (Eva), Bassett, Beierlein, Bernethy, Brown (Henry A.), Comfort, Cory, Ford, Foster, Gordon, Hillyer, Jones (John R.), Jones (Mrs. Vincent F.), King, Lester, Neill, Shadbolt, Shannon, Smiley, Smith (Ralph A.), Washington, Wenberg (Oscar) and Woodall. Representative Washington having been previously excused.

The House resumed consideration of bills on second reading.

SECOND READING OF BILLS

Re-Engrossed Senate Bill No. 27, by Senator Westberg:

Extending park and playground authorization to certain taxing districts.

Mr. Speaker:

We, your Committee on Cities and Counties, to whom was referred Engrossed Senate Bill No. 27, extending park and playground authorization to certain taxing districts, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, page 1, line 20 of the engrossed bill, being page 1, line 12 of the printed bill, before the asterisks (•••••) strike the word "beaches" and insert in lieu thereof the word "beach"

In section 1, page 1, line 21 of the engrossed bill, being page 1, line 13 of the printed bill, before the comma (,) and the asterisks (•••••) strike the word "park" and insert in lieu thereof the word "parks" and in the same line following the asterisks (•••••) strike the word "playground" and insert in lieu thereof the word "playgrounds"

In section 1, page 1, line 22 of the engrossed bill, being page 1, line 13 of the printed bill, after the word "public" and before the words "to nearby" strike the word "camp" and insert in lieu thereof the words "camps"

In section 2, page 2, line 9 of the engrossed bill, being page 2, line 1 of the printed bill, after the word "individual" and before the word "group" insert a comma (,) and in the same line after the word "organization" and before the word "whether" insert a comma (,)

We concur in this report: Robert E. Blair, Henry A. Brown, Arthur L. Callow, Chester D. Forshee, George W. Kupka, Joe F. Lester, Kenneth H. Simmons, Ray W. Sprague.

Re-Engrossed Senate Bill No. 27 was read the second time by sections.

On motion of Mr. O'Brien, the committee amendments were adopted.

Mr. O'Brien moved that the rules be suspended and Re-Engrossed Senate Bill No. 27 be advanced to third reading, the second reading considered the third and the bill be placed on final passage.

Mr. Young demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Anderson (Eva), Bassett, Comfort, Donohue, Gordon, Holliday, Lester, Neill, Smiley, Washington and Wenberg (Oscar), Representative Washington having been previously excused.
Mr. Paulsen moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was lost.

On motion of Mr. Ford, Mr. Holliday was excused from the call of the House.

Mr. Jones (John R.) moved that Mr. Sandison be excused from the call of the House.

The motion was lost.

Mr. Adams moved that Mr. Riley be excused from the call of the House.

The motion was lost.

Mr. Riley moved that the House do now dispense with further proceedings under the call of the House.

The motion was lost.

Mr. Kinnear moved that Mrs. Anderson (Eva) be excused from the call of the House on legislative business in the Senate.

Division was called for and the motion was carried on a rising vote.

Mr. Ford moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was carried.

On motion of Mr. Vane, Mr. Riley was excused from the call of the House.

The Speaker declared the question before the House to be the motion by Mr. O'Brien to suspend the rules and advance Re-Engrossed Senate Bill No. 27 to third reading and final passage.

Division was called for, and the motion was carried on a rising vote.

Debate ensued.

Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Re-Engrossed Senate Bill No. 27 as amended by the House.

The Clerk called the roll on the final passage of Re-Engrossed Senate Bill No. 27, as amended by the House, and the bill passed the House by the following vote: Yeas, 85; nays, 9; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shannon, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—85.

Those voting nay were: Representatives Brown (Gordon J.), Knoblauch, Kupka, Morris, Paulsen, Rasmussen, Shadbolt, Simmons, Woodall—9.

Those absent or not voting were: Representatives Anderson (Eva), Holliday, Riley, Smiley, Washington—5.
FIFTY-SEVENTH DAY, MARCH 7, 1949

Re-Engrossed Senate Bill No. 27, as amended by the House, having received the 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. 143**, by Senator Witten:

Authorizing 99 year lease of county property to the United States or its agencies.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 143 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Debate ensued.

Mr. Miller (C. C.) demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 143.

The Clerk called the roll on the final passage of Senate Bill No. 143, and the bill passed the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopin-garner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kninlear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridg-way, Roderick, Rosenberg, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Win-berg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representatives Buse, Sandison—2.

Those absent or not voting were: Representatives Anderson (Eva), Holli-day, Riley, Smiley, Washington—5.

Senate Bill No. 143, having received the constitutional majority, was declared passed.

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

**Engrossed Senate Bill No. 156**, by Senator Morgan:

Providing for election and organization of Washington State Apple Advertising Commission.

House of Representatives,

Mr. Speaker:

We, your Committee on Horticulture, to whom was referred Engrossed Senate Bill No. 156, providing for election and organization of Washington State Apple Advertising Commission, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
In section 1, page 2, line 9 of the engrossed bill, being page 2, line 3 of the printed bill, beginning with the word "commissioners" strike all of the matter down to and including the period (.) after the word "election" on page 3, line 7 of the engrossed bill, being page 2, line 24 of the printed bill, and insert in lieu thereof the following: "The Director of Agriculture shall immediately after this act becomes effective call a meeting of apple growers in each of the three districts and meetings of apple dealers in District No. 1 and District No. 2 for the purpose of nominating their respective members of the commission who shall take office on July 1, 1949. Subsequent to December 1, 1950 district meetings of each group shall be called annually by the Director of Agriculture for the purpose of nominating their respective members of the commission at times and places to be fixed by the commission. Said meetings shall be held annually not later than February 5th of each year commencing in 1951. Insofar as practicable, the said meetings of growers shall be held at the same time and place as the annual state and district meetings of the Washington State Horticultural Association and its affiliated clubs, but not while the same are in actual session. Public notice of such meetings shall be given by the commission in such manner as it may determine: Provided, That non-receipt of the notice by any interested person shall not invalidate the proceedings. Any qualified person may be nominated orally for such positions at the said respective meetings. Nominations may also be made within five days after any such meeting by written petition filed in the Wenatchee or Yakima office of the commission, signed by not less than five apple growers or dealers, as the case may be, residing within the district. "The members of the commission shall be elected by secret mail ballot under the supervision of the Director of Agriculture. Grower members of the commission shall be elected by a majority of the votes cast by the apple growers in the respective districts, each grower being entitled to one vote. Dealer members of the commission shall be elected by a majority of the votes cast by the apple dealers in the respective districts, each dealer being entitled to one vote. If a nominee does not receive a majority of the votes on the first ballot, a run-off election shall be held by mail in a similar manner between the two candidates for such position receiving the largest number of votes."

WILBUR G. HALLAUER, Chairman.


Engrossed Senate Bill No. 156 was read the second time by sections.
Mr. Hallauer moved the adoption of the committee amendment.
Debate ensued.
On motion of Mr. Powell, the previous question was ordered.
The motion by Mr. Hallauer was carried and the committee amendment was adopted.
On motion of Mr. Hallauer, the rules were suspended, Engrossed Senate Bill No. 156 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 156 as amended by the House.
On motion of Mr. Powell, the previous question was ordered.
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 156, as amended by the House, and the bill passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 5.
Those voting yea were: Representatives Adams, Allen, Anderson (B.Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy; Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopinger, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardeisich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Ol-
son, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—90.

Those voting nay were: Representatives Kinnear, Paulsen, Rasmussen, Young—4.

Those absent or not voting were: Representatives Anderson (Eva), Holliday, Riley, Washington, Woodall—5.

Engrossed Senate Bill No. 156, as amended by the House, having received the constitutional majority, was declared passed.

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

**Senate Bill No. 167**, by Senator Parker:
Increasing the per diem of lieutenant governor to $50 when acting for the governor and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Ford, the rules were suspended, Senate Bill No. 167 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 167.

On motion of Mr. Gallagher (Michael J.), the previous question was ordered.

The Clerk called the roll on the final passage of Senate Bill No. 167, and the bill passed the House by the following vote: Yeas, 64; nays, 30; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Buse, Carmichael, Carroll, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshoe, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoevel, Hofmeister, Hoopingarner, Kelley, King, Knoblauch, Kupka, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Powell, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—64.

Those voting nay were: Representatives Ball, Bassett, Brown (Gordon J.), Brown (Vaughan), Callow, Carty, Comfort, Cory, Foster, Gordon, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kinnear, Lester, McPherson, Neill, Pedersen, Raugust, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Vane, Zent—30.

Those absent or not voting were: Representatives Anderson (Eva), Holliday, Riley, Washington, Woodall—5.

Senate Bill No. 167, having received the constitutional majority, was declared passed.

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

28—H
Senate Bill No. 188, by Senator Sears:
Directing re-survey of Olympia outer harbor line.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, 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. Rasmussen, the previous question was ordered.

The bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPerson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumian, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedkind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Anderson (Eva), Holli-day, Riley, Washington, Woodall—5.

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.

Senate Bill No. 192, by Senator McCutcheon:
Authorizing homicide search warrants and return of certain property seized upon search.

The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Senate Bill No. 192 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 192.

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

The bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley,
King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Anderson (Eva), Holliday, Riley, Washington, Woodall—5.

Senate Bill No. 192, having received the constitutional majority, was declared passed.

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

**MOTION**

Mr. Young moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

**Engrossed Senate Bill No. 337,** by Senators Westberg and Lee:

Revising liquor fund distribution; increasing state percentage to 50% and decreasing counties to 10% and cities to 40%; repealing War Liquor Tax and 1935 liquor tax and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, the rules were suspended, Engrossed Senate Bill No. 337 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

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

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 337.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 337, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopinger, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representative Miller (C. C.)—1.

Those absent or not voting were: Representatives Anderson (Eva), Holliday, Riley, Washington, Woodall—5.

Engrossed Senate Bill No. 337, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

**Engrossed Senate Bill No. 217,** by Senator Shank:
Regulating administration of partnership estates and authorizing continuation of partnership business.

The bill was read the second time by sections.

On motion of Mr. Brown (Vaughan), the following amendment was adopted:

Amend the bill by adding thereto a new section immediately following section 6 to be known as section 7, to read as follows:

"Sec. 7. Section 148, Chapter 156, Laws of 1917, is amended to read as follows:

"Section 148. Actions for the recovery of any property or for the possession thereof or injury thereto, or for injury to the person or wrongful death and all actions founded upon contracts may be maintained by and against executors and administrators in all cases in which the same might have been maintained by and against their respective testators or intestates."

On motion of Mr. Brown (Vaughan), the following amendment to the title was adopted:

Amend the title, in line 7 of the title of the engrossed bill, being line 5 of the title of the printed bill, after the semicolon (;) following the word "partners" and before the word "chapter" in line 8 of the engrossed bill, strike the following: "amending sections 89 and 90," and insert in lieu thereof the following: "authorizing actions against executors and administrators in certain cases; amending sections 89, 90 and 148,"

On motion of Mr. Paulsen, the rules were suspended, Engrossed Senate Bill No. 217 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 217, as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Anderson (Eva), Holliday, Riley, Washington, Woodall—5.

Engrossed Senate Bill No. 217, as amended by the House, having received the 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. 226,** by Senators Roup and Morgan:
Increasing assessment on butter fat for Washington State Dairy Products Commission from one-fifth to one-half cent per pound.
The bill was read the second time by sections.

On motion of Mr. Rosenberg, the rules were suspended, Senate Bill No. 226 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 226.

Mr. Zent demanded the previous question and the demand was sustained. The Clerk called the roll on the final passage of Senate Bill No. 226, and the bill passed the House by the following vote: Yeas, 90; nays, 5; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffrey, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kninna, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—90.

Those voting nay were: Representatives Brown (Gordon J.), Comfort, Rasmussen, Vane, Watson—5.

Those absent or not voting were: Representatives Holliday, Riley, Washington, Woodall—4.

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. 241, by Senator Harley:
Creating State Civil Defense Committee, making an appropriation for disaster relief and declaring an emergency.

The bill was read the second time by sections.

On motion of Mr. Rasmussen, 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.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 241.

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, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffrey, Johnston, Jones (John R.), Jones (Mrs. Mrs.
Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—94.

Those voting nay were: Representative Young—1.
Those absent or not voting were: Representatives Holliday, Riley, Washington, Woodall—4.

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.

**Senate Bill No. 259, by Senators Sears and Lindsay:**
Authorizing assignment of contracts by cities and towns.

_House of Representatives, Olympia, Wash., March 6, 1949._

Mr. Speaker:

We, a majority of your Committee on Banks and Banking, to whom was referred Senate Bill No. 259, authorizing assignment of contracts by cities and towns, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1, page 1, lines 6 and 7 of the original bill, being page 1, line 1 of the printed bill, after the comma (,) following the word "assignment", and before the words "any contract" insert the following: "amounts due and payable, and to become due and payable, to the contractor under"

In section 1, page 1, lines 10 and 11 of the original bill, being page 1, lines 4 and 5 of the printed bill, after the word "instrument" insert a period (.), and strike the following: "to a financing institution, including a federal lending agency."

In section 3, page 1, line 31 of the original bill, being page 1, line 21 of the printed bill, after the period (.) following the word "delivery" and beginning with the word "Thereafter" strike the entire sentence.

Amend the bill immediately following section 3, add a new section to be known as "section 4" to read as follows:

"Sec. 4. Nothing in this act or any assignment hereunder shall be construed as affecting or impairing the rights or equities of any labor or material claimant or surety with respect to any amount paid or payable under such contract."

Patrick D. Sutherland, Chairman.


Senate Bill No. 259 was read the second time by sections.

On motion of Mr. Sutherland, the first three committee amendments were adopted.

**MOTION**

On motion of Mr. O'Brien, Mrs. Hansen was excused for fifteen minutes.

Mr. Sutherland moved the adoption of the committee amendment adding a new section to be known as section 4.

Mr. Comfort moved the adoption of the following amendment to the committee amendment:

Amend the committee amendment to section 4, in line 7 of the mimeographed amendment after the word "payable" and before the word "under" insert the words "or to become due and payable"
Mr. Smith (Vernon A.) demanded the previous question and the demand was sustained.

The motion by Mr. Comfort was carried and the amendment to the amendment was adopted.

Mr. Coughlin moved the adoption of the following amendment to the committee amendment:

Amend the committee amendment to section 4, in line 6 of the mimeographed amendment after the word "surety" and before the word "with" insert the words "or creditor or other third party"

The motion was carried and the amendment to the amendment was adopted.

The Speaker declared the question before the House to be the motion by Mr. Sutherland to adopt the committee amendment as amended.

The motion was carried and the committee amendment as amended was adopted.

On motion of Mr. Sutherland, the rules were suspended, Engrossed Senate Bill No. 259 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 259 as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 259, as amended by the House, and the bill failed to pass the House by the following vote: Yeas, 39; nays, 56; absent or not voting, 4.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Callow, Carmichael, Carroll, Cory, Dillard, Donohue, Eldridge, Ford, Frayn, Hallauer, Hansen, Hillyer, Hofmeister, Hoopingarner, Kelley, Kinnear, Marsdesich, McPherson, Morris, O’Brien, Olson, Rasmussen, Rosenberg, Sprague, Sutherland, Wedekind, Winberg (Andrew), Young, Mr. Speaker—39.

Those voting nay were: Representatives Allen, Bernethy, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carty, Comfort, Coughlin, Farrington, Forshee, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Henderson, Hoefel, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), King, Knoblauch, Kupka, Lester, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, Paulsen, Pedersen, Powell, Rau-gust, Rhodes, Ridgway, Roderick, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Testu, Thompson, Vane, Watson, Wenberg (Oscar), Wilson, Wyatt, Zent—56.

Those absent or not voting were: Representatives Holliday, Riley, Washington, Woodall—4.

Senate Bill No. 259, as amended by the House, having failed to receive the constitutional majority, was declared lost.

**Senate Bill No. 264**, by Senator Harley:

Fixing maximum salaries of certain state officers subject to appointment by the Governor and declaring an emergency.

*House of Representatives,*

*Olympia, Wash., March 6, 1949.*

**Mr. Speaker:**

We, your Committee on State Government, to whom was referred Senate Bill No. 264, fixing maximum salaries of certain state officers subject to appointment by the Governor and declaring an emergency, have had the same under consideration, and we respect-
fully report the same back to the House with the recommendation that it do pass with
the following amendments:

In section 1, line 13 of the original bill, being lines 7 and 8 of the printed bill, after
the asterisks and before the word "dollars" strike the words "ten thousand" and insert
in lieu thereof the words "ninety-six hundred"

In section 1, line 14 of the original bill, being line 8 of the printed bill, after the
words "sum of" and before the word "hundred" strike the words "eighty-five" and
insert in lieu thereof the words "seventy-eight"  W. E. Carty, Chairman.

We concur in this report: W. O. Allen, Wesley Eldridge, Robert M. Ford, F. Stuart
Foster, Michael J. Gallagher, Grace Kelley, Edward F. Riley, Grant C. Sisson, Jeanette
Testu, Z. A. Vane.

Senate Bill No. 264 was read the second time by sections.

Mr. Vane moved the adoption of the committee amendment to section 1,
line 13 of the original bill.

Mr. Rosenberg moved the adoption of the following amendment to the
committee amendment:

Amend section 1, lines 7 and 8 of the printed bill, after the asterisks, strike the
words "ten thousand dollars" and insert the words "fifteen thousand dollars"

Mr. Carty moved that the amendment be laid on the table without taking
the bill with it.

The motion was carried.

Mr. Dillard moved the adoption of the following amendment to the com­
mittee amendment:

Amend section 1, line 7 of the printed bill, after the asterisks strike the underlined
words up to the words "per annum" and insert in lieu thereof the following: "12,000"

Mr. Vane moved that the amendment by Mr. Dillard be laid on the table
without taking the bill with it.

The motion was carried.

The Speaker declared the question before the House to be the motion
by Mr. Vane to adopt the committee amendment.

The motion was carried and the committee amendment was adopted.

MOTION

On motion of Mr. Paulsen, Mr. Winberg (Andrew) was excused from the
call of the House.

Mr. Gallagher (Michael J.) moved the adoption of the second committee
amendment.

Mr. Vane moved the adoption of the following amendment to the com­
mittee amendment:

Amend House amendment in the last line, strike the words "seventy-eight" insert
the words "seventy-two"

The motion was lost and the amendment to the amendment was not
adopted.

Mr. Forshee demanded the previous question.

The Speaker declared the question before the House to be the motion by
Mr. Gallagher (Michael J.) to adopt the second committee amendment.

The motion was carried and the second committee amendment was
adopted.

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

In section 1, line 15 of the original bill, being line 9 of the printed bill; strike the
period (.) following the word "members" insert a semicolon (;) and add the following:
On motion of Mr. Foster, the rules were suspended, Senate Bill No. 264 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 264, as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 264, as amended by the House, and the bill passed the House by the following vote:

Yeas, 85; nays, 10; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Powell, Ramsussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Watson, Wedekind, Wenberg (Oscar), Wilson, Zent, Mr. Speaker—85.

Those voting nay were: Representatives Brown (Gordon J.), Brown (Vaughan), Dillard, Donohue, Pedersen, Thompson, Vane, Winberg (Andrew), Wyatt, Young—10.

Those absent or not voting were: Representatives Holliday, Riley, Washington, Woodall—4.

Senate Bill No. 264, as amended by the House, having received the 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. 325, by Senator Ostrander (by Departmental Request):

Authorizing Industrial Welfare Commission to issue work permits for minors.

The bill was read the second time by sections.

On motion of Mr. Miller (Floyd C.), the rules were suspended, Engrossed Senate Bill No. 325 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Hallauer moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.

SECOND READING OF BILLS

Engrossed Senate Bill No. 325 was re-read the second time by sections.

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

Amend the Senate amendment to section 1, in lines 3 and 4 of the mimeographed amendment, being line 19 of the engrossed bill, strike the following: "agricultural work performed on the farm," and insert in lieu thereof the following: "agricultural labor as defined in section 16, Chapter 35, Laws of 1945, as last amended by section 3, Chapter 218, Laws of 1947,"
On motion of Mr. Miller (Floyd C.), the rules were suspended, Engrossed Senate Bill No. 325 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. 325, as amended by the House, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Wyatt, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representative Gallagher (Bernard J.)—1.

Those absent or not voting were: Representatives Holliday, Riley, Washington, Winberg (Andrew), Woodall—5.

Engrossed Senate Bill No. 325, as amended by the House, having received the 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. 342**, by Senator Rogers:

Providing method of determining census for basis of fund distribution to counties.

The bill was read the second time by sections.

On motion of Mr. O'Brien, the rules were suspended, Senate Bill No. 342 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 342.

The Clerk called the roll on the final passage of Senate Bill No. 342, and the bill passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.),
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Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Holliday, Riley, Washington, Winberg (Andrew), Woodall—5.

Senate 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.

Engrossed Senate Bill No. 386, by Senator Zednick:

Regulating redemption of liquor club scrip and distribution of liquor pools.

The bill was read the second time by sections.

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

Strike the whole of section 3 and insert in lieu thereof the following:

"Sec. 3. The proceeds of unredeemed scrip of liquor pools of clubs formerly licensed under Sec. 23-T which fail to obtain Class H licenses shall revert to the general funds of the State."

On motion of Mr. Gallagher (Michael J.), the following amendment was adopted:

Amend the bill by adding thereto a new section immediately following section 3, to be known as "section 4" to read as follows:

"Sec. 4. Any person owning outstanding scrip may turn it over to a non-profit charitable organization, and clubs shall redeem such scrip at the face value thereof and shall pay such value to the non-profit charitable organization."

On motion of Mr. Gallagher (Michael J.), the rules were suspended, Engrossed Senate Bill No. 386 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 386 as amended by the House.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 386, as amended by the House, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Wyatt, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representative Buse—1.

Those absent or not voting were: Representatives Holliday, Riley, Washington, Winberg (Andrew), Woodall—5.
Engrossed Senate Bill No. 386, as amended by the House, having received the 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. 405, by Senator Westberg:
Defining rights of non-consenting shareholders in certain cases and method of enforcement thereof.

The bill was read the second time by sections.

On motion of Mr. Paulsen, the rules were suspended, Engrossed Senate Bill No. 405 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 405.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 405, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefer, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesch, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representative Henderson—1.

Those absent or not voting were: Representatives Holliday, Riley, Washington, Woodall—4.

Engrossed Senate Bill No. 405, having received the 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. 252, by Senators Hall and Dahl (by Departmental Request):
Revising organization of Department of Social Security and declaring an emergency.

The bill was read the second time by sections.

The Speaker recognized Mr. Nunamaker.

Mr. Nunamaker moved that Senate Bill No. 252 be indefinitely postponed.

RULING BY THE SPEAKER

"Your motion is out of order, Mr. Nunamaker. You made your speech before you made the motion."

Mr. Gallagher (Michael J.) moved that Senate Bill No. 252 be indefinitely postponed.
Mr. Rasmussen demanded the previous question and the demand was sustained.

The motion was carried.

Senate Bill No. 252 was indefinitely postponed.

**Senate Bill No. 246, by Senator Morgan (by Departmental Request):**
Increasing percentage of horticultural inspectors' salary payable from certification fees.

The bill was read the second time by sections.

On motion of Mr. Hailauer, the rules were suspended, Senate Bill No. 246 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Dillard demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 246.

The Clerk called the roll on the final passage of Senate Bill No. 246, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopigarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representative Brown (Gordon J.)—1.

Those absent or not voting were: Representatives Holliday, Riley, Washington, Woodall—4.

Senate Bill No. 246, having received the 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 Mrs. Boede, Mrs. Testu was excused from the call of the House.

**Senate Bill No. 247, by Senator Morgan (by Departmental Request):**
Increasing amounts to be retained in horticultural district funds.

The bill was read the second time by sections.

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

In section 1, page 2, line 22 of the original bill, being page 2, line 11 of the printed bill, add the following subsection to be known as "subsection (a)", to read as follows:

"(a) The Director of Agriculture shall designate one horticulturist from the Department of Agriculture, the president of the University of Washington shall designate one horticulturist from the University of Washington, the president of Washington State..."
College shall designate one horticulturist from Washington State College, and Cecil Solly, or some other recognized journalist specializing in horticultural research and related subjects, who shall together constitute a board of experts to formulate a program of tent caterpillar (malacosoma pluvialis) eradication, and the research of the board created shall be conducted at the agricultural experiment station established at Puyallup, Washington.

"The sum of ten thousand dollars ($10,000), or so much thereof as may be necessary, is appropriated from the General Fund to the Department of Agriculture for carrying out the provisions of this subsection, and the Director of Agriculture is authorized to fix the compensation, if he determines any shall be paid, of the board of experts created, which shall be in addition and supplemental to any other compensation received from the State of Washington, and to pay members' expenses as the expenses of other state employees are paid."

Mr. Bargreen moved the adoption of the following amendment:

Amend the bill by adding a new section immediately following subsection "(a)" of section 1, to be known as "section 2", to read as follows:

"Sec. 2. 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."

Mr. O'Brien demanded the previous question and the demand was sustained.

The motion was carried and the amendment was adopted.

On motion of Mr. Bargreen, the following amendment to the title was adopted:

Amend the title, strike the period (.) following the word "amended" insert in lieu thereof a semicolon (;) and add the following: "establishing a program of tent caterpillar eradication; making an appropriation and declaring an emergency."

On motion of Mr. Hallauer, the rules were suspended, Senate Bill No. 247 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 247 as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 247, as amended by the House, and the bill passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Halleuer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—93.

Those voting nay were: Representative Young—1.

Those absent or not voting were: Representatives Holliday, Riley, Testu, Washington, Woodall—5.
Senate Bill No. 247, as amended by the House, having received the 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. 221**, by Senator Schroeder:

Authorizing board of diking commissioners to conduct diking district elections.

The bill was read the second time by sections.

Mr. Rasmussen moved the adoption of the following amendment:

Amend the bill by adding thereto a new section immediately following section 1 to be known as "section 2", to read as follows:

"Sec. 2. Section 13, Chapter 162, Laws of 1917, as amended by section 28, Chapter 129, Laws of 1921 (sec. 7463, Rem. Rev. Stat.), is amended to read as follows:

"Section 13. The cost of said improvement shall be especially assessed against the lands within such local improvement district in proportion to the benefits accruing thereto, and shall be levied and collected in the manner • • • • provided by law for the levy and collection of land assessments or toll assessments or both such form of assessments.

"All provisions in this chapter contained for the assessment, equalization, levy and collection of assessments for irrigation district purposes shall be applicable to assessments for local improvements except that no election shall be required to authorize said improvement or the expenditures therefor or the bonds issued to meet the cost thereof. Assessments when collected by the county treasurer for the payment for the improvement of any local improvement district shall constitute a special fund to be called 'bond redemption fund of local improvement district No. .............' and bonds issued under this act shall be eligible for disposal to and purchase by the director of the department of conservation and development under the provisions of the State Reclamation Act.

"The cost of any unpaid portion thereof, of any such improvement, charged or to be charged or assessed against any tract of land may be paid in one payment by the owner or any one acting for him, under and pursuant to such rules as the board of directors may adopt, and all such amounts shall be paid over to the county treasurer who shall place the same in the appropriate fund. No such payment shall thereby release such tract from liability to assessment for deficiencies or delinquencies of the levies in such improvement district until all of the bonds, both principal and interest, issued for such local improvement district have been paid in full. The receipt given for any such payment shall have the foregoing provision printed thereon. The amount so paid shall be included on the annual assessment roll for the current year, provided, such roll has not then been delivered to the treasurer, with an appropriate notation by the secretary that the amount has been paid. If the roll for that year has been delivered to the treasurer then the payment so made shall be added to the next annual assessment roll with appropriate notation that the amount has been paid."

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

The motion was carried and the amendment was adopted.

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

In section 1, lines 9 and 10 of the original bill, being line 4 of the printed bill, after the words "upon the" and before the words "in March" strike the words "first Tuesday after the first Monday" and insert in lieu thereof the words "second Tuesday"

On motion of Mr. Olson, the following amendment to the title was adopted:

"Strike the whole of the title and insert in lieu thereof the following: "An Act relating to diking and irrigation districts, providing for elections; authorizing the directors to retire certain bonds by various methods; making bonds of districts eligible for certain investments, amending section 6, Chapter CXV, Laws of 1895 and section 13, Chapter 162. Laws of 1917 as amended by section 28, Chapter 129, Laws of 1921.""

On motion of Mr. Rasmussen, the rules were suspended, Senate Bill No. 221 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
On motion of Mr. Hofmeister, the previous question was ordered.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 221 as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 221, as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representative Hallauer—1.

Those absent or not voting were: Representatives Holliday, Riley, Testu, Washington—4.

Senate Bill No. 221, as amended by the House, having received the 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. 223, by Senator Schoeder:**

Authorizing board of drainage commissioners to conduct drainage district elections.

The bill was read the second time by sections.

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

In section 1, lines 9 and 10 of the original bill, being line 4 of the printed bill, after the words "upon the" and before the words "in March" strike the words "first Tuesday after the first Monday" and insert in lieu thereof the words "second Tuesday"

On motion of Mr. Rasmussen, 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.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 223 as amended by the House.

The Clerk called the roll on the final passage of Senate Bill No. 223, as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel,
Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Holliday, Riley, Testu, Washington—4.

Senate Bill No. 223, as amended by the House, having received the 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. 295, by Senators Hall and Binzer:
Authorizing boundary changes and filling of supervisor vacancies in soil conservation districts and making an appropriation.

Mr. Speaker:

We, a majority of your Committee on Agriculture and Livestock, to whom was referred Engrossed Senate Bill No. 295, authorizing boundary changes and filling of supervisor vacancies in soil conservation districts and making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In section 3, page 5, line 10 of the engrossed Senate bill, being page 3, line 31 of the printed bill, after the word "appropriated" and before the words "the sum" insert the following: "from the General Fund to the State Soil Conservation Committee"

JOHN R. JONES, Chairman.


Engrossed Senate Bill No. 295 was read the second time by sections.

On motion of Mr. Jones (John R.), the committee amendment was adopted:

Mr. Henderson moved the adoption of the following amendment:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. The State Capitol Committee shall select from the lands embraced in the Capitol Grounds area a site for the purpose of erecting an apartment-hotel.

"Sec. 2. A modern apartment-hotel building shall be erected to have a full basement, main floor suitable for commercial establishments and apartments above the main floor. The top floor shall be a penthouse, suitably appointed, and shall be the official residence of the Governor of the State of Washington.

"Sec. 3. On completion of the building, the State Capitol Committee shall enter into a long term ground lease with a responsible lessee who shall have the authority to manage the property in accord with the provisions of this act. All rents reserved by the state under this lease shall be paid into the Capitol Building Construction Fund.

"Sec. 4. During any regular or special sessions of the state Legislature, an apartment shall be available to any duly elected member of said state Legislature for occupancy by himself and members of his immediate family. Occupancy by legislators under this section shall be limited to the periods between the opening and closing dates of each session. Occupancy of apartments by legislators under this section shall be considered as part of the remuneration paid to such legislators.

"Sec. 5. Subject to the use of legislators, as provided in section 4, apartments shall
be rented to elected and appointed officers and employees of the State of Washington, including legislators whose duties require them to be in Olympia between sessions of the Legislature, at such rates and under such conditions as the management, with the approval of the State Capitol Committee, shall fix.

"Sec. 6. Apartments not needed under sections 4 and 5 may be rented to the general public at such rates and under such conditions as the management, with the approval of the State Capitol Committee, shall fix.

"Sec. 7. It shall be unlawful for any person to smoke in bed in any apartment to be constructed under this act. Any person violating this section shall be guilty of a misdemeanor.

"Sec. 8. To carry out the purposes of this act, the State Capitol Committee may issue bonds of the State of Washington in an amount not exceeding one million five hundred thousand dollars. The bonds shall bear interest at a rate not to exceed five per cent per annum, both principal and interest to be payable only from the Capitol Building Construction Fund from revenues derived from the lease described in section 3 of this act and from revenues hereafter received from leases and contracts of sale heretofore or hereafter made of lands, timber, and other products from the surface or beneath the surface of lands granted to the State by the United States pursuant to the Act of Congress approved February 22, 1889, for capitol building purposes.

"Sec. 9. Such bonds may be sold in such manner and in such amount, in such denominations, and at such times as the Capitol Committee shall determine, at the best price obtainable, but not for a sum so low as to make the net interest return to the purchaser exceed five per cent per annum as computed by standard tables upon such sums; or the State Treasurer may invest surplus cash in the accident fund in such bonds at par, at such rate of interest, not exceeding five per cent as may be agreed upon between the treasurer and the State Capitol Committee, and the State Finance Committee may invest any surplus cash in the General Fund, not otherwise appropriated, in such bonds at par at such rate of interest, not exceeding five per cent, as may be agreed upon between the State Finance Committee and the State Capitol Committee.

"Sec. 10. Bonds issued under this act shall be payable in such manner, at such place or places, and at such time or times, not longer than twenty years from their date; with the option of paying any or all of said bonds at any interest paying date, as shall be fixed by the Capitol Committee, and the interest on the bonds shall be payable semi-annually.

"Sec. 11. The bonds shall be signed by the Governor and State Auditor under the seal of the state, and any coupons attached thereto shall be signed by the same officers, whose signature thereupon may be printed facsimile. Any such bonds may be registered in the name of the holder upon presentation to the State Treasurer, or at the fiscal agency of the state in New York, as to principal alone, or as to both principal and interest, under such regulations as the State Capitol Committee may prescribe.

"Sec. 12. The proceeds from the sale of the bonds hereby authorized shall be paid into the Capitol Building Construction Fund.

"Sec. 13. Bonds authorized by this act shall be accepted by the state, counties, cities, towns, school districts, and other political subdivisions as security for the deposit of any of their funds in any banking institution. Any officer of the state, or any county, city, town, school district, or other political subdivision may invest surplus funds, which he is authorized to invest in securities, and where such authorization is not limited or restricted as to the class of securities in which he may invest, in bonds issued under this act.

"Sec. 14. Proceeds of the bonds issued hereunder shall be expended by the State Capitol Committee to select the land and build the apartment-hotel described in sections 1 and 2 of this act.

"Sec. 15. There is hereby appropriated to the State Capitol Committee from the Capitol Building Construction Fund for the biennium ending March 31, 1951, for the purpose of carrying out the provisions of this act, the sum of one million five hundred thousand dollars, or as much thereof as may be necessary."

POINT OF ORDER

Mr. Hallauer:

"Mr. Speaker, under House Rule 82, I do not believe this amendment qualified. It is not germane to the subject-matter of the bill."
Mr. Wyatt moved that the amendment be laid on the table without taking
the bill with it.

The Speaker:

"Your motion is out of order, Mr. Wyatt, until the question of the germaneness of
the amendment is determined."

RULING BY THE SPEAKER

The Speaker:

"The Speaker will rule that the matter is not germane to the bill. Does the gentleman
wish to appeal from the decision of the chair?"

Mr. Henderson:

"I wish to appeal from the decision of the chair."

The Speaker:

"The question before the House is, 'Shall the decision of the Speaker be the judg­
ment of the house?' A vote 'Aye' will be to sustain the decision of the Speaker."

The decision of the Speaker was sustained as the judgment of the House.

On motion of Mr. Rasmussen, the rules were suspended, Engrossed Senate
Bill No. 295 was advanced to third reading, the second reading considered the
third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage
of Engrossed Senate Bill No. 295 as amended by the House.

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

The Clerk called the roll on the final passage of Engrossed Senate Bill No.
295, as amended by the House, and the bill passed the House by the following
vote: Yeas, 95; nays, 4; absent or not voting, 0.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy),
Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair,
Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Cal­
low, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue,
Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.),
Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel,
Hofmeister, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs.
Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, Mc­
Pherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris,
Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen,
Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shad­
bolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.),
Sprague, Stonecipher, Sutherland, Thompson, Vane, Watson, Wedekind,
Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent,
Mr. Speaker—95.

Those absent or not voting were: Representatives Holliday, Riley, Testu,

Engrossed Senate Bill No. 295, as amended by the House, having received
the 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. Dillard moved that the Committee on Transportation be relieved of
Senate Bill No. 320 and that the bill be placed on second reading.

Division was called for and the motion was lost on a rising vote.
MOTION

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

MOTION

On motion of Mr. Rasmussen, the House adjourned until 10:45 a. m., Tuesday, March 8, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

FIFTY-EIGHTH DAY

MORNING SESSION

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, March 8, 1949.

The Speaker called the House to order at 10:45 a. m.

The Clerk called the roll and all members were present except Representatives Boede, Dillard, Holliday, Hoopingarner, Jones (Mrs. Vincent F.), Ridgway, Roderick, Sandison, Smith (Ralph A.), Sutherland and Washington, Representatives Roderick and Washington having been previously excused.

Prayer was offered by the Reverend Henry S. Rahn, 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.

REPORTS OF STANDING COMMITTEES

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 330; also
Enrolled House Bill No. 397, have compared same with the original bills and find them correctly enrolled.

We concur in this report: Clayton Farrington, Tony P. Mardesich.

A. B. Comfort, Chairman.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 303; also
Enrolled House Bill No. 384, have compared same with the original and engrossed bills and find them correctly enrolled.

We concur in this report: Clayton Farrington, William D. Shannon.
FIFTY-EIGHTH DAY, MARCH 8, 1949

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
House Bill No. 12; also
House Bill No. 28; also
House Bill No. 80; also
House Bill No. 317; also
House Bill No. 450, have compared same with the original bills and find them cor-
rectly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Jeanette Testu, George R. Thompson.

The Speaker announced he was about to sign House Bill No. 12; also
House Bill No. 28; also
House Bill No. 80; also
House Bill No. 303; also
House Bill No. 317; also
House Bill No. 330; also
House Bill No. 384; also
House Bill No. 397; also
House Bill No. 450.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed: Senate Bill No. 12; also
Senate Bill No. 78; also
Senate Bill No. 97; also
Senate Bill No. 159; also
Senate Bill No. 176; also
Senate Bill No. 253; also
Senate Bill No. 255, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

Mr. Speaker:
The President has signed: House Bill No. 242; also
House Bill No. 395; also
House Bill No. 463; also
House Bill No. 464; also
House Bill No. 467; also
House Joint Memorial No. 15; also
House Joint Memorial No. 27, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.

The Speaker announced he was about to sign Senate Bill No. 12; also
Senate Bill No. 78; also
Senate Bill No. 97; also
Senate Bill No. 159; also
Senate Bill No. 176; also
Senate Bill No. 253; also
Senate Bill No. 255.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 2; also
Engrossed House Joint Resolution No. 10; also
Engrossed House Joint Memorial No. 11; also
House Joint Memorial No. 13; also
House Joint Memorial No. 22; also
House Joint Memorial No. 24; also
Engrossed House Bill No. 91; also
Engrossed House Bill No. 202; also
House Bill No. 208; also
House Bill No. 256; also
House Bill No. 257; also
House Bill No. 275; also
House Bill No. 294; also
House Bill No. 325; also
House Bill No. 340; also
House Bill No. 349; also
House Bill No. 353; also
Engrossed House Bill No. 394; also
House Bill No. 401, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has passed: Substitute House Bill No. 137; also
Engrossed House Bill No. 563, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 406; also
House Bill No. 444; also
House Bill No. 447; also
Engrossed House Bill No. 456; also
House Bill No. 491; also
House Bill No. 517, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 47; also
House Bill No. 390, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Senate Chamber,
Olympia, Wash., March 6, 1949.

Mr. Speaker:
The Senate has indefinitely postponed: Engrossed Substitute House Bill No. 56, and
the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS

Senate Chamber,
Olympia, Wash., March 6, 1949.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 113, with the following amendment:

"Amend Sec. 3, lines 22 and 23 of the engrossed bill, being line 16 of the printed bill,
strike everything following the word 'or' and substitute therefor 'the Eastern Wash­
ington State Historical Society or any society affiliated with or approved by either of
them'," and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.
FIFTY-EIGHTH DAY, MARCH 8, 1949

MOTION

On motion of Mr. Cory, the House concurred in the Senate amendment to Engrossed House Bill No. 113.

The Speaker:

"The question before the House is the final passage of Engrossed House Bill No. 113, as amended by the Senate."

The Clerk called the roll on the final passage of Engrossed House Bill No. 113, 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 Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Bernethy, Blair, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Foster, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rauaugst, Rhodes, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Woodall, Wyatt, Young, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Adams, Allen, Bargreen, Boede, Dillard, Forshee, Frayn, Hoopingarner, Johnston, Ridgway, Roderick, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Washington, Winberg (Andrew)—16.

Engrossed House Bill No. 113, having received the constitutional majority, was declared passed as amended by the Senate.

Senate Chamber.
Olympia, Wash., March 5, 1949.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 159, with the following amendments:

"Amend section 8, beginning page 3, line 19 of the engrossed bill, same being page 2, line 31 of the printed bill by striking the whole thereof and renumbering subsequent sections accordingly.

"Amend Sec. 21, page 8, line 18 of the engrossed bill, same being page 5, line 18 of the printed bill by striking the period (.) after the word 'act' and inserting in lieu thereof the following: '; except as is provided in Sec. 35 of this act.'

"Amend Sec. 35, page 20, line 13 of the engrossed bill, same being page 11 of the printed bill, in the last line of the House amendment by Representative Mardesich, by striking the period (.) following the word 'accountant' and inserting in lieu thereof the following: '; and the director is hereby expressly authorized to issue a license to such persons to practice as a licensed public accountant';" and the same is herewith transmitted.

HERBERT H. SIEBER, Secretary.

MOTION

On motion of Mr. O'Brien, the House concurred in the Senate amendments to Engrossed House Bill No. 159.

The Speaker:

"The question before the House is the final passage of Engrossed House Bill No. 159, as amended by the Senate."
The Clerk called the roll on the final passage of Engrossed House Bill No. 159, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Riley, Rosenberg, Sandison, Schumann, Shadboit, Shannon, Simmons, Sisson, Smiley, Sprague, Stonecipher, Sutherland, Testu, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Wyatt, Young, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Adams, Dillard, Forshee, Hillyer, Johnston, Kinnear, Ridgway, Roderick, Smith (Ralph A.), Smith (Vernon A.), Vane, Washington, Winberg (Andrew), Woodall—14.

Engrossed House Bill No. 159, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Speaker:

The Senate has passed: House Bill No. 179, with the following amendments:

Amend the bill by adding a new section to be known as section 9, to read as follows:

"Sec. 9. Section 5, Chapter 44, Laws of 1935, is amended to read as follows:

"Section 5. The council or board of any municipality is hereby authorized and empowered to provide for the preparation by its commission and the adoption and enforcement of coordinated plans for the physical development of such municipality. For this purpose such council or board, in such measure as is deemed reasonably necessary or requisite in the interest of health, safety, morals and the general welfare, upon recommendation by its commission, by general ordinances of the city or general resolution of the board, may regulate and restrict the location and the use of buildings, structures and land for residence, trade, industrial and other purposes, the height, number of stories, size, construction and design of buildings and other structures; the size of yards, courts and other open spaces on the lot or tract; the density of population; the set back of buildings along highways, parks or public water frontages; and the subdivision and development of land. The local legislative body of any municipality where such ordinances or resolutions are in effect, may, when such action is deemed necessary, provide for the appointment of a board of adjustment to make, in appropriate cases and subject to appropriate conditions and safeguards established by ordinance or resolution, special exceptions or variances in harmony with the general purpose and intent and in accordance with general or specific rules therein contained."

Amend the title in line 1, strike the words "cities and towns" and insert in lieu thereof the words "municipalities and planning therein" and in the last line of the title after the word "owner" and before the period (.) insert the following: "; and amending section 5, Chapter 44, Laws of 1935", and the same is herewith transmitted.

Herbert H. Sheler, Secretary.

MOTION

Mr. Paulsen moved that the House do not concur in the Senate amendments to House Bill No. 179, and that the Senate be asked to recede therefrom.

The motion was carried, and the House refused to concur in the Senate amendments to House Bill No. 179, and asked the Senate to recede therefrom.
Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 181 with the following amendment:

Amend the bill as follows: In section 1, page 1, line 8, of the engrossed bill, beginning with the word and figure "nine (9)" strike all of the matter down to and including the period (.) following the word "General" in line 17 of the engrossed bill, and insert in lieu thereof the following: “seven (7) members to be appointed by the Governor from among the qualified electors of the state. Two (2) members shall be appointed for terms of two (2) years each, three (3) for terms of four (4) years each and two (2) for terms of six (6) years each from the date of their appointment, and at the expiration of the respective initial terms all appointments shall be for terms of six (6) years.”, and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

Motion

Mr. Riley moved that the House concur in the Senate amendment to Engrossed House Bill No. 181.

Division was called for and the motion was lost on a rising vote.

Motion

On motion of Mr. Paulsen, the House refused to concur in the Senate amendment to Engrossed House Bill No. 181, and asked the Senate to recede therefrom.

Mr. Speaker:

The Senate has passed: House Bill No. 243, with the following amendments:

Amend Sec. 2, line 1, page 3 of the original bill, being line 20, page 2 of the printed bill following the word “apportion” strike the words “during said year” and insert in lieu thereof the words “as of September first of each year”

Amend Sec. 2, line 16, page 3 of the original bill, being line 32, page 2 of the printed bill, after the word “district” insert “Provided, further, That if the total amount appropriated by the State Legislature for apportionments to all counties is more or less than the amount required to pay in full the apportionments under this act, the amount allowed for each educational unit under this section shall be adjusted accordingly:” and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

Motion

On motion of Mr. Foster, the House concurred in the Senate amendments to House Bill No. 243.

The Speaker:

"The question before the House is the final passage of House Bill No. 243, as amended by the Senate."

The Clerk called the roll on the final passage of House Bill No. 243, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernathy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer; Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knöblach, Kupka, Lester, Mardesich, McPherson; Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson,
Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—89.

Those absent or not voting were: Representatives Adams, Carty, Coughlin, Dillard, Ridgway, Riley, Roderick, Smith (Ralph A.), Washington, Zent—10.

House Bill No. 243, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 249 with the following amendment:

Amend Sec. 16, page 5, line 25 of the original bill, same being page 4, line 1 of the printed bill, by striking the word "shall" and inserting in lieu thereof the word "may", and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

MOTION

On motion of Mr. Paulsen, the House concurred in the Senate amendment to Engrossed House Bill No. 249.

The Speaker:

"The question before the House is the final passage of Engrossed House Bill No. 249, as amended by the Senate."

The Clerk called the roll on the final passage of Engrossed House Bill No. 249, 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 Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Rosenberg, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Adams, Blair, Carty, Cory, Dillard, Miller (C. C.), Ridgway, Riley, Roderick, Sandison, Smith (Ralph A.), Sutherland, Washington—13.

Engrossed House Bill No. 249, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Speaker:

The Senate has passed: House Bill No. 254 with the following amendments:

Amend the bill by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. These are times of public danger; subversive persons and groups are endangering our domestic unity, so as to leave us unprepared to meet aggression, and under cover of the protection afforded by the bill of rights these persons and groups seek to destroy our liberties and freedom by force, threats and sabotage, and to subject
us to the domination of foreign powers; legislation to meet the problem can best be based on a thorough and impartial investigation.

"Sec. 2. There is hereby created an interim Legislative Fact-finding Committee on Un-American Activities in the State of Washington which shall investigate, ascertain, collate and appraise all facts concerning individuals, groups or organizations whose activities are such as to indicate a purpose to foment internal strife, discord and dissension; infiltrate and undermine the stability of our American institutions; confuse and mislead the people, and impede the normal progress of our state and nation either in a war time or a peace time economy.

"Sec. 3. In addition to other duties imposed upon the committee, the committee shall investigate the activities of groups and organizations whose membership includes persons who are communists, or any other organization known or suspected to be dominated or controlled by a foreign power, which activities affect the conduct of this state, the functioning of any state agency, unemployment relief and other forms of public assistance, educational institutions of this state supported in whole or in part by state funds, or any political program.

"Sec. 4. The committee shall consist of four members of the House of Representatives, appointed by the speaker thereof and three members of the Senate appointed by the president thereof and they shall be subject to confirmation of their respective bodies. The president of the Senate shall appoint the chairman of the board.

"Sec. 5. The committee hereby created in exercising the powers and performing the functions vested in it by this act shall have all powers necessary or convenient to accomplish the objects and purposes of this act; including but not limited to the following duties and powers:

"(1) To employ and fix the compensation of a secretary and such clerical, legal, expert and technical assistants as it may deem necessary, and to lease, rent or buy such supplies and facilities as may be required;

"(2) The chairman shall have authority to create subcommittees from its membership, assigning to the subcommittee any study, inquiry, investigation or hearing which the committee itself has authority to undertake or hold and the subcommittee for the purpose of this assignment shall have and exercise all of the powers conferred upon the committee limited by the express terms of the resolution or resolutions of the latter defining the powers and duties of the subcommittee, which powers may be withdrawn or terminated at any time by the committee;

"(3) To adopt and from time to time amend such rules governing its procedure (including the fixing of its own quorum and the number of votes necessary to take action on any matter) as may to it appear appropriate;

"(4) To contract with such other agencies, public or private, as it deems necessary for the rendition and affording of such services, facilities, studies and reports to the committee as will assist it to carry out the purposes for which it is created;

"(5) To hold public hearings at any place in the state at which hearings the people are to have an opportunity to present their views to the committee;

"(6) To make a complete study, survey and investigation of every phase of the subject of this act, including but not limited to the operation, effect, administration, enforcement, and needed revision of any and all laws in anywise bearing upon or relating to the subject of this act;

"(7) To meet at any and all places in this state, in public or executive session;

"(8) To act during this session of the Legislature, including any recess hereof, and after final adjournment hereof until commencement of the Thirty-second Legislature;

"(9) To file a report with the Thirty-second Legislature;

"(10) To summon and subpoena witnesses, require the production of papers, books, accounts, reports, documents, and records of every kind and description; to issue subpoenas and to take all necessary means to compel the attendance of witnesses and procure testimony; to pay fees and traveling expenses of witnesses to insure their attendance, if necessary; to procure from any court having jurisdiction, upon complaint showing probable cause to believe that pertinent evidence is being concealed or withheld from the committee, a search warrant and cause a search to be made therefor;

"(11) To cooperate with and secure the cooperation of county, city and other local enforcement agencies in investigating any matter within the scope of this act, and to direct the sheriff of any county to serve subpoenas, orders, and other process issued by the committee;
“(12) To do any and all other things necessary or convenient to enable it fully and adequately to exercise its powers, perform its duties, and accomplish the objects and purposes of this act; and in case of disobedience on the part of any witness to comply with any subpoena issued by the committee or on the refusal of any person to testify regarding any matter on which he may be lawfully interrogated, the superior court of any county, or the judge thereof, on application of the committee, shall compel compliance by proceedings for contempt, as in the case of disobedience of the requirements of a subpoena issued from such court or a refusal to testify therein;

“(13) Any witness who shall refuse or neglect, without lawful excuse, to attend before the committee, or who shall wilfully refuse to be sworn or to affirm or to answer any material or proper question, or to produce, upon reasonable notice, any material or proper books, papers or documents in his possession or under his control, shall be guilty of a gross misdemeanor.

“Sec. 6. The committee and any of its members, and any representative of the committee thereunto authorized by the committee or by its chairman, is authorized and empowered to administer oaths.

“Sec. 7. Every department, commission, board, agency, officer and employee of the state government, including the attorney general, and their subordinates, and of any political subdivision, county, city or public district of or in this state shall furnish the committee and any subcommittee, upon request, any and all such assistance, and information, records and documents as the committee or subcommittee deems proper for the accomplishment of the purpose for which the committee is created.

“Sec. 8. The state patrol and all officers and members thereof shall furnish such assistance to the committee as the chairman may direct.

“Sec. 9. The members appointed to the Legislative Fact-finding Committee on Un-American Activities shall be reimbursed for their expenses incurred while attending sessions of the committee or subcommittee to the extent of fifteen dollars ($15) per day plus five cents (5¢) per mile in going to and coming from meetings or hearings of the committee or subcommittee, the same to be paid upon their individual vouchers, approved by the chairman of the committee.

“Sec. 10. There is hereby appropriated from the general fund for the biennium ending March 31, 1951, to the committee herein the sum of one hundred thousand dollars ($100,000), or so much thereof as may be necessary, to carry out the provisions of this act.

“Sec. 11. This act is necessary for the immediate preservation of the public peace, health and safety, support of the state government and its existing institutions, and shall take effect immediately.”

Amend the title by striking the whole thereof and inserting in lieu the following:

“An Act creating an interim Legislative Fact-finding Committee on Un-American Activities; prescribing its powers and duties; providing for the conduct of investigations, subpoena of witnesses, penalty for violation hereof, and reporting thereon; making an appropriation; and declaring an emergency.”, and the same is herewith transmitted.

HERBERT H. SIEMER, Secretary.

MOTION

Mr. Ford moved that the House do not concur in the Senate amendments to House Bill No. 264, and that the Senate be asked to recede therefrom.

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

Mr. Rasmussen demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Dillard, Roderick, Smith (Ralph A.) and Washington, Representatives Roderick and Washington having been previously excused.

Mr. Smith (Vernon A.) moved that the absent members be excused and that the House proceed with business under the call of the House.

The motion was lost.
On motion of Mr. Ford, the absent members were excused and the House proceeded with business under the call of the House.

The Speaker:

"A vote 'Aye' will be that the House do not concur in the Senate amendments to House Bill No. 264 and that the Senate be asked to recede therefrom."

The Clerk called the roll on the motion by Mr. Ford that the House do not concur in the Senate amendments to House Bill No. 264, and that the Senate be asked to recede therefrom, and the motion was carried by the following vote: Yeas, 60; nays, 35; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carty, Coughlin, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Ramosussen, Rhodes, Ridgway, Rosenberg, Sandison, Simmons, Smiley, Sutherland, Testu, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—60.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Callow, Carroll, Comfort, Cory, Eldridge, Forshee, Foster, Frayn, Gordon, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Pedersen, Powell, Raugust, Riley, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall, Zent—35.

Those absent or not voting were: Representatives Dillard, Roderick, Smith (Ralph A.), Washington—4.

MOTION

Mr. Riley:

"Mr. Speaker, I move that we do now reconsider the vote by which the House refused to concur in the Senate amendment to House Bill No. 181."

POINT OF ORDER

Mr. Paulsen:

"Mr. Speaker, this was a vote by division."

Mr. Riley:

"Under our rules, I have three minutes to speak, do I not?"

The Speaker:

"You may speak in support of your motion."

RULING BY THE SPEAKER

The Speaker:

"The Speaker rules the motion is out of order, Mr. Riley not having voted on the prevailing side."

MOTION

Mr. Shadbolt moved that the House do now reconsider the vote by which the House refused to concur in the Senate amendment to House Bill No. 181. The Speaker recognized Mr. Riley.
POINT OF INFORMATION

Mr. Paulsen:
"Mr. Speaker, I would like to ask Mr. Riley a question."

The Speaker:
"Does the gentleman yield?"

Mr. Riley:
"Yes."

Mr. Paulsen:
"Will you please explain to me why this amendment will defeat the purpose you are so interested in for the State of Washington?"

Mr. Riley:
"I will be very happy to relate to you why the amendment put on by this House will defeat the purpose of the bill. Will you in fairness turn to the amendment on House Bill No. 181. This amendment states that you shall have three of the board members appointed by the Governor from a list of names recommended by Industry and Management, three more members of the board to be appointed from a list of six recommended by organized labor; the three remaining members shall be the Secretary of State, the State Treasurer and the Attorney General. I will take them in order. The House Committee amendment says the Governor may appoint three from Industry and Management. All right, let's assume he has that right. He still is restricted to six names. How are we going to do a job for the State of Washington, when business and industry submit only six names to choose from. I don't know who business and industry are in the State of Washington. Do they represent little business like John Brown's store, or do they represent big corporations? Some of the big business in this state are foreign corporations, like the railroads or oil companies, but we are still restricting the Governor in his selection. How will you get this business and industry group together so that they may select the names of six to recommend to the Governor? Will they send out word through the newspapers that there is going to be a meeting of industry and management in order that they may democratically vote the selection of six names to submit to the governor? How will they do it? How is a small radio man or refrigerator dealer going to attend such a meeting? The selection of the Board is being restricted by this amendment, I tell you."

Mr. Paulsen:
"I believe my question has been answered."

Mr. Riley continued.

POINT OF ORDER

Mr. Paulsen:
"Mr. Speaker, point of order. He has answered my question."

RULING BY THE SPEAKER

The Speaker:
"The merits of the bill are open to discussion. Mr. Riley obtained the floor on your question."

Mr. Carty moved the previous question, but the demand was not sustained. Debate ensued.

Mr. Johnston demanded the previous question and the demand was sustained.

The Speaker:
"A vote of 'Aye' is to reconsider the vote by which the House refused to concur in the Senate amendment to House Bill No. 181."
Mr. Riley demanded a roll call and the demand was sustained. The Clerk called the roll on the motion by Mr. Shadbolt that the House reconsider the vote by which the House refused to concur in the Senate amendment to House Bill No. 181, and the motion was lost by the following vote: Yeas, 46; nays, 50; absent or not voting, 3.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Bergevin, Blair, Callow, Carroll, Carty, Comfort, Cory, Donohue, Eldridge, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Henderson, Hillyer, Hoefel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Mohr, Neill, Pedersen, Powell, Raugust, Riley, Schumann, Shadbolt, Shannon, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Woodall, Zent—46.

Those voting nay were: Representatives Adams, Allen, Bargreen, Beierlein, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Coughlin, Farrington, Gallagher (Michael J.), Hallauer, Hansen, Hofmeister, Holli day, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Rosenberg, Sandison, Simmons, Smith (Ralph A.), Testu, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—50.

Those absent or not voting were: Representatives Dillard, Roderick, Washington—3.

The House refused to concur in the Senate amendment to House Bill No. 181 and asked the Senate to recede therefrom.

Mr. Riley moved that the House dispense with further proceedings under the call of the House.

The motion was lost.

On motion of Mr. Ford, Mr. Riley was excused from the call of the House.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 305 with the following amendments:

Amend section 1, line 14, page 1 of the engrossed bill, being line 6, page 1 of the printed bill, after the words "charged for" strike the words "renewing marks or brands" and insert in lieu thereof the words "new brands or marks, assignment of brands or marks and renewing marks or brands"

Amend the Senate amendment to the title of the engrossed bill by striking the words "new sections thereto to be known as sections 17 and 18" and insert in lieu thereof the words "new section thereto to be known as section 17" and the same is herewith transmitted. HERBERT H. SIEGLER, Secretary.

MOTION

On motion of Mr. Eldridge, the House concurred in the Senate amendments to Engrossed House Bill No. 305.

The Speaker:

"The question before the House is the final passage of Engrossed House Bill No. 305 as amended by the Senate."

The Clerk called the roll on the final passage of Engrossed House Bill No. 305, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Berndethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (RALPH A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Dillard, Riley, Roderick, Washington—4.

Engrossed House Bill No. 305, having received the constitutional majority, was declared passed as amended by the Senate.

Senate Chamber,
Olympia, Wash., March 6, 1949.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 391, with the following amendments:

Amend section 1, line 6, page 3 of the engrossed bill, being line 6 of the House amendment, strike the words "a statement" and insert in lieu thereof the words "an affidavit of the owner"

Amend section 1, line 12, page 3 of the engrossed bill, being line 29, page 2 of the printed bill strike the word "conclusive" and insert in lieu thereof the word "presumptive" and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

MOTION
Mr. Comfort moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 391, and that the Senate be asked to recede therefrom.

The motion was carried, and the House refused to concur in the Senate amendments to Engrossed House Bill No. 391, and asked the Senate to recede therefrom.

Senate Chamber,
Olympia, Wash., March 6, 1949.

Mr. Speaker:
The Senate has passed: House Bill No. 393, with the following amendments:

Amend section 1, line 16, page 1 of the original bill, being line 8 of the printed bill, after the word "money;" strike the words "it shall further be lawful in" and substitute in lieu thereof the word "if"

Amend section 1, line 18 of the original bill, being line 9, page 1 of the printed bill, strike the word "to" and change the word "provide" to read "provides"

Amend section 1, line 24, page 1 of the original bill, being line 13 of the printed bill after the word "remedies," strike the word "and" and the same is herewith transmitted. HERBERT H. SIELER, Secretary.
MOTION
On motion of Mr. Foster, the House concurred in the Senate amendments to House Bill No. 393.

The Speaker:
"The question before the House is the final passage of House Bill No. 393 as amended by the Senate."

The Clerk called the roll on the final passage of House Bill No. 393, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zient; Mr. Speaker—95.

Those absent or not voting were: Representatives Dillard, Riley, Roderick, Washington—4.

House Bill No. 393, having received the constitutional majority, was declared passed as amended by the Senate.

MOTION
On motion of Mr. Ford, the House dispensed with further proceedings under the call of the House.

MOTION
On motion of Mr. Ford, 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 Bargreen, Bernethy, Boede, Cory, Forshee, Frayn, Henderson, Johnston, Jones (John R.), Mardesich, Rasmussen, Riley, Roderick, Schumann, Smiley, Washington, Watson, Wenberg (Oscar) and Woodall, Representatives Roderick and Washington having been previously excused.

The Speaker called Mr. Adams to preside.

Mr. Ford demanded a call of the House and the demand was sustained.
CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Cory, Jones (John R.), Riley, Roderick and Washington, Representatives Roderick and Washington having been previously excused.

MOTION

On motion of Mr. Olson, Mr. Miller (C. C.) was excused from the call of the House for fifteen minutes to go to the Secretary of State's office.

The Speaker resumed the chair.

MOTION

On motion of Mr. Shannon, Mr. Frayn was excused from the call of the House.

MOTION

On motion of Mr. Ford, Mr. Riley was excused from the call of the House.

MOTION

On motion of Mr. Ford, the remaining 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: Engrossed House Bill No. 217, with the following amendments:

Amend the bill by striking the whole of sections 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 and renumber the subsequent sections accordingly.

Amend the bill by striking the whole of section 12 of the engrossed bill, same being renumbered section 2, and substitute therefor the following:

"Sec. 2. The director of highways shall appoint, with the approval of the Governor, a qualified assistant to be designated as 'assistant director of highways for state aid' whose duties shall consist of the administration of the program of state aid in the matter of county roads and city streets."

In section 14, being renumbered section 4, page 7, line 2 of the engrossed bill, being page 5, line 11 of the printed bill, strike the following: "roads and streets"

In Sec. 18, being renumbered Sec. 8, page 12, line 19 of the engrossed bill, being line 24, page 8 of the printed engrossed bill, insert after the word "licenses" and before the word "can" the words "per seat capacity"

Amend Sec. 18, being renumbered Sec. 8, page 12, line 20 of the engrossed bill, being line 24, page 8 of the printed engrossed bill, after the word "section" and preceding the word "of" strike the figure "20" and insert in lieu thereof the figure "10"

Amend the bill, as heretofore amended by the committee, by adding after section 12 of the engrossed bill, being section 2 of the bill as amended, a new section numbered section 3, reading as follows:

"Sec. 3. The Director shall within one year from the effective date of this act establish and provide for the operation and maintenance within the Department of Highways a personnel merit system for the employment, classification, promotion, demotion, suspension, transfer, layoff, and discharge of its appointive officers and employees on the sole basis of merit and fitness and without regard to political influence or affiliation. The Director shall have power to adopt the type or pattern of merit system best suited to its size and conditions. The provisions hereof shall apply only to engineering, supervisory, technical, accounting, property acquiring, traffic inspection, and clerical employees.

"The body created for the purpose of administering such personnel system shall have power to make, amend and repeal rules and regulations essential in carrying out the provisions of this section. All such rules and regulations shall become effective
if not disapproved by the Director within sixty days after their promulgation. Such rules and regulations shall provide:

"(1) That the person to be discharged or demoted must be presented with the reasons for such discharge or demotion specifically stated; and

"(2) That he shall be allowed a reasonable time in which to reply thereto in writing.

"The reasons and the reply shall be filed as a public record with the Director."

Renumber the subsequent sections accordingly.

Amend the title as follows: In lines 1 and 2 of the title of the engrossed bill, being lines 1 and 2 of the title of the printed engrossed bill, strike the following: "creating a commission to administer the same;" and the same is herewith transmitted.

HERBERT H. SIENER, Secretary.

MOTION

On motion of Mrs. Hansen, the House concurred in the Senate amendments.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 217 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 217, as amended by the Senate, and the House passed the bill by the following vote: Yeas, 94; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hofmeister, Holladay, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Jones (John R.), Miller (C. C.), Riley, Roderick, Washington—5.

Engrossed House Bill No. 217, having received the constitutional majority, was declared passed as amended by the Senate.

Senate Chamber,
Olympia, Wash., March 6, 1949.

MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 272, with the following amendments:

Amend Sec. 2, line 27, page 1 of the engrossed bill, same being Sec. 2, line 17, page 1 of the printed bill, by striking the following: " , roads and streets"

Amend Sec. 4, line 10, page 2 of the engrossed bill, same being Sec. 4, line 2, page 2 of the printed bill, by striking the following: " , roads and streets" and the same is herewith transmitted.

HERBERT H. SIENER, Secretary.
MOTION

On motion of Mrs. Hansen, the House concurred in the Senate amendments to Engrossed House Bill No. 272.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 272 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 272, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—4.

Engrossed House Bill No. 272, having received the constitutional majority, was declared passed as amended by the Senate.

Senate Chamber,
Olympia, Wash., March 6, 1949.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 273, with the following amendments:

Amend Sec. 2, line 17, page 1 of the engrossed bill, same being Sec. 2, line 10, page 1 of the printed bill, by striking the following: "roads and streets"

Amend Sec. 4, line 31, page 1 of the engrossed bill, same being Sec. 4, lines 22 and 23, page 1 of the printed bill, by striking the comma (,) after the word "highways" and in line 1, page 2 of the engrossed bill strike the words "roads and streets" and the same is herewith transmitted.

Herbert H. Sieker, Secretary

MOTION

On motion of Mrs. Hansen, the House concurred in the Senate amendments to Engrossed House Bill No. 273.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 273 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 273, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel,
Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—4.

Engrossed House Bill No. 273, 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 A. Richey from King County, and appointed Mrs. Testu and Mr. Wedekind to escort him to a seat beside the Speaker. (Applause).

The Speaker observed within the bar of the House former Representative and Speaker of the House, Honorable Robert A. Waldron from Spokane County, and appointed Mr. Dillard and Mr. Ball to escort him to a seat beside the Speaker. (Applause).

MR. SPEAKER:

Senate Chamber,

The Senate has passed: Engrossed House Bill No. 532, with the following amendment:

Amend Sec. 3, line 27 of the engrossed bill, same being line 17 of the printed bill, after the words "sum of" and before the words "or so" strike the words and figures "fifty thousand dollars ($50,000)" and insert in lieu thereof the words and figures "twenty-five thousand dollars ($25,000)" and the same is herewith transmitted.

HERBERT H. STEER, Secretary.

MOTION

On motion of Mrs. Hansen, the House concurred in the Senate amendment to Engrossed House Bill No. 532.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 532 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 532, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernetthy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hovef, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg
(Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—4.

Engrossed House Bill No. 532, having received the constitutional majority, was declared passed as amended by the Senate.

Sen. Chamber,

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 202, with the following amendment:

Amend section 1, line 7, page 1 of the engrossed bill, the same being House amendment to the printed bill, by striking the words: "for not more than five (5) years" and the same is herewith transmitted. HERBERT H. SIEKER, Secretary.

MOTION
On motion of Mrs. Hansen, the House concurred in the Senate amendment to Engrossed House Bill No. 202.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 202 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 202, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 4; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Caron, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forsee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinney, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O’Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sanderson, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedeward, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—91.

Those voting nay were: Representatives Brown (Vaughan), Comfort, Dillard, Powell—4.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—4.

Engrossed House Bill No. 202, having received the constitutional majority, was declared passed as amended by the Senate.

Sen. Chamber,
Olympia, Wash., March 6, 1949.

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 100, with the following amendments:

Amend the bill by adding thereto the following:

"Sec. 2. Section 17, Chapter 190, Laws of 1937 (6401-17 Rem. Rev. Stat.), is amended to read as follows:

"Sec. 17. A primary state highway to be known as Primary State Highway No. 17, or the Cascade Wagon Road, is hereby established according to description as follows: 'Beginning in the vicinity of Marblemount in Skagit County, thence in an easterly
direction by the most feasible route by way of Diablo Dam to a junction with Primary State Highway No. 16 in the vicinity of Mazama.'

"Sec. 3. Section 2, Chapter 190, Laws of 1937, as last amended by section 1, Chapter 5, Laws of 1939, is amended to read as follows:

"Sec. 2. A primary state highway to be known as Primary State Highway No. 2, or the Sunset Highway, is hereby established according to description as follows: 'Beginning at the intersection of the west approach to the Lake Washington Bridge at Rainier Avenue in Seattle in King County, thence in an easterly direction by the most feasible route by way of the Lake Washington Bridge and approaches crossing Lake Washington and Mercer Island to the east shore of Lake Washington, thence in an easterly direction by the most feasible route by way of North Bend, Snoqualmie Pass, Cle Elum, Blewett Pass, Wenatchee, Waterville, Wilbur, Davenport and Spokane to the Washington-Idaho boundary line; also beginning at Seattle in King County, thence in an easterly direction by the most feasible route by way of Renton to a junction with Primary State Highway No. 2, as herein described, in the vicinity of Issaquah; also beginning at Seattle in King County, thence in an easterly direction by the most feasible route to the north of Lake Washington to a junction with Primary State Highway No. 2, as herein described, in the vicinity west of Snoqualmie Pass; also beginning at Almira, on Primary State Highway No. 2, as herein described; thence in a northerly direction by the most feasible route to the Grand Coulee dam; also from a junction at a point approximately four miles west of North Bend in a general southwesterly direction by the most direct and feasible route by way of Auburn to a junction with State Road No. 1 in the vicinity of Milton.

"Sec. 4. Section 14, Chapter 190, Laws of 1937 (6401-14, Rem. Rev. Stat., Vol. 7A), is amended to read as follows:

"Sec. 14. A primary state highway to be known as Primary State Highway No. 14, or the Navy Yard Highway, is hereby established according to description as follows: Beginning at a junction with Primary State Highway No. 9, in the vicinity north of Shelton, thence in a northeasterly direction by the most feasible route by way of Port Orchard, thence southerly by the most feasible route to Gig Harbor; also beginning in the vicinity of Port Orchard on Primary State Highway No. 14, as herein described, thence in an easterly direction by the most feasible route to the ferry landing at Harper • • • • • ; also from a junction in the vicinity of Colby to the ferry landing at Manchester.

"Sec. 5. Section 19, Chapter 190, Laws of 1937, is amended to read as follows:

"Sec. 19. A primary state highway to be known as Primary State Highway No. 21, or the Kitsap Peninsula Highway, is hereby established according to description as follows: Beginning at Kingston, thence westerly and northerly by the most feasible route by way of Port Gamble, thence southerly by the most feasible route by way of the vicinity of Poulsbo and Bremerton to a junction with Primary State Highway No. 14, • • • • • in the vicinity of Tidewater Creek; also beginning at Keyport, thence in a westerly direction by the most feasible route to a junction with Primary State Highway No. 21, as herein described; also beginning at Lofall on Hood Canal, thence by the most feasible route to a connection with Primary State Highway No. 21, as herein described.

"Sec. 6. Section 18, Chapter 207, Laws of 1937, is amended to read as follows:

"Sec. 18. Secondary state highways as branches of Primary State Highway No. 21 are hereby established according to designation and description as follows:

(a) Secondary State Highway No. 21A; beginning at • • • • • a junction with Primary State Highway No. 21 in the vicinity north of Poulsbo, thence in a southeasterly direction by the most feasible route across Agate Pass to the north end of Bainbridge Island, thence in a southerly direction by the most feasible route to • • • • • the vicinity of Winslow;

(b) Secondary State Highway No. 21B; beginning at Keyport on Primary State Highway No. 21, thence in a southerly direction by the most feasible route to East Bremerton.

"Sec. 7. Section 7, Chapter 190, Laws of 1937 (sec. 6401-7, Rem. Rev. Stat.), is amended to read as follows:

"Sec. 7. A primary state highway to be known as Primary State Highway No. 7, or the North Central Highway, is hereby established according to description as follows: Beginning at Ellensburg on Primary State Highway No. 3, thence in an easterly di-
rection by the most feasible route by way of Vantage Bridge, thence in a northeasterly direction by the most feasible route by way of Quincy, Ephrata and Odessa to Davenport on Primary State Highway No. 2; also beginning at a point on Primary State Highway No. 7, as herein described, in the vicinity of Soap Lake, thence in a northerly direction by the most feasible route to a junction with Primary State Highway No. 2 west of Coulee City; also beginning at a junction with Primary State Highway No. 18 in the vicinity of Burke Junction, thence in a northeasterly direction by the most feasible route to a junction with Primary State Highway No. 7, as herein described, in the vicinity west of Ephrata."

Amend the title by striking the whole thereof and substituting the following title:

"An Act relating to public highways; creating, establishing and describing certain primary and secondary state highways, and amending sections 2, 14, 16, 17, 18 and 19, Chapter 190, Laws of 1937, and amending section 7, Chapter 190, Laws of 1937, as amended."

MOTION

Mrs. Hansen moved that the House concur in the Senate amendments to Engrossed House Bill No. 100.

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 100 as amended by the Senate.

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, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Basset, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hilleyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, cardboard, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representative Lester—1.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—4.

Engrossed House Bill No. 100, having received the constitutional majority, was declared passed as amended by the Senate.

MR. SPEAKER:

The Senate has passed: House Bill No. 418, with the following amendment:

Amend section 1, line 31, page 1 of the original bill, being line 22 of the printed bill by striking the comma (.), immediately following the word "ordered", and the same is herewith transmitted.

Herbert H. Siele, Secretary.
MOTION

On motion of Mr. Paulsen, the House concurred in the Senate amendment to House Bill No. 418.

The Speaker declared the question before the House to be the final passage of House Bill No. 418 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 418, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 94; nays, 1; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshew, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Holmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—94.

Those voting nay were: Representative Farrington—1.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—4.

House Bill No. 418, having received the constitutional majority, was declared passed as amended by the Senate.

Mr. Speaker:

The Senate has passed: House Bill No. 446, with the following amendments:

Amend the title, line 2 of title of the original bill, same being line 2 of the title of the printed bill by striking the word and figures "section 13," and further amend line 3 of the title of the original bill, same being line 2 of the title of the printed bill, by inserting after the word "by" and before the word "Chapter" the word and figures "section 13."

Amend section 1, page 1, line 7 of the original bill, same being line 1, page 1 of the printed bill by striking the word and figures "Section 13."

Amend section 1, page 1, line 8 of the original bill, same being line 1, page 1 of the printed bill by inserting after the word "by" and before the word "Chapter" the word and figures "Section 13."

The same is herewith transmitted.

HERBERT H. SMILEY, Secretary.

MOTION

On motion of Mr. Olson, the House concurred in the Senate amendments to House Bill No. 446.

The Speaker declared the question before the House to be the final passage of House Bill No. 446 as amended by the Senate.

The Clerk called the roll on the final passage of House Bill No. 446, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair,
Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Cal­
low, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue,
Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.),
Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel,
Hofmeister, Holiday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent
F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson,
Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill,
Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust,
Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Sim­
mons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stone­
cipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg
(Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr.
Speaker—95.

Those absent or not voting were: Representatives Jones (John R.), Riley,

House Bill No. 446, having received the constitutional majority, was de­
clared passed as amended by the Senate.

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 466, with the following amend­
ments:

Amend section 1, line 5, page 6 of the engrossed bill (being the House amendment
 to the bill) by striking the following:

"Provided, That the provisions of this sentence of paragraph (d), subdivision (2)
shall not apply to earned sick leave or vacation credits and the payments provided
in paragraph (d) subdivision (1) shall be paid notwithstanding the payment by the
employer to the worker of wages as represented by sick leave or vacation credits"

Amend Sec. 2, line 29, page 12 of the engrossed bill (being House amendment to the
bill) by striking the following: "of the workmen engaged in extra-hazardous employ­
ment and shall be chosen from lists of names submitted to the Governor. Any labor
organization, which is composed of affiliates of International unions embracing a
substantial cross-section of organized labor in this state, shall have the right to submit
a list containing three (3) names" and insert in lieu thereof the following: "of the
majority of the workmen engaged in extra-hazardous employment and shall be selected
from a list of not less than three (3) names submitted to the Governor by an organiza­
tion, statewide in scope, which through its affiliates embraces a cross section and a
majority of the organized labor of the state", and the same is herewith transmitted.

HERBERT H. STEHLER, Secretary.

MOTION

Mr. Miller (Floyd C.) moved that the House concur in the Senate amend­
ments to Engrossed House Bill No. 466.

Debate ensued.

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

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

The Speaker:

"A vote 'Aye' will be to concur in the Senate amendments to Engrossed House Bill
No. 466; a vote 'No' will be to reject the amendments."

The Clerk called the roll on the motion by Mr. Miller (Floyd C.) that the House
concur in the Senate amendments to Engrossed House Bill No. 466, and
the motion was carried by the following vote: Yeas, 49; nays, 46; absent or not
voting, 4.

Those voting yea were: Representatives Anderson (B. Roy), Ball, Bargreen,
Bassett, Brown (Gordon J.), Brown (Vaughan), Carmichael, Carroll, Comfort,
Cory, Eldridge, Ford, Foster, Frayn, Hallauer, Hillyer, Hoefel, Jeffreys, Jones (Mrs. Vincent F.), Kinnear, Knoblauch, Kupka, Mardesich, Miller (C. C.), Miller (Floyd C.), Morris, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Shadbolt, Shannon, Simmons, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Vane, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Mr. Speaker—49.

Those voting nay were: Representatives Adams, Allen, Anderson (Eva), Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Buse, Callow, Carty, Coughlin, Dillard, Donohue, Farrington, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Johnston, Kelley, King, Lester, McPherson, Miller (Clyde J.), Mohr, Neill, Nunamaker, Ridgway, Rosenberg, Sandison, Schumann, Smiley, Smith (Ralph A.), Testu, Thompson, Wenberg (Oscar), Wyatt, Young, Zent—46.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—4.

The Speaker:

"The question before the House is the final passage of Engrossed House Bill No. 466 as amended by the Senate."

POINT OF ORDER

Mr. Allen:

"Mr. Speaker, don't you have to have a constitutional majority on that motion?"

The Speaker:

"Not on the motion to concur. It now takes a constitutional majority to pass the bill."

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed House Bill No. 466, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 2; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown, (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those voting nay were: Representatives Carty, King—2.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—4.

Engrossed House Bill No. 466, having received the constitutional majority, was declared passed as amended by the Senate.
Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 487, with the following amendment:

Amend section 16, page 10, line 7 of the original bill, same being line 16, page 6 of the printed bill, beginning with the word "Base" by striking the remainder of the section and inserting in lieu thereof the following:

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"Base Year Wages
Weekly Benefit Amount
Maximum Benefits Potentially Payable

$000-599.99 ........................................ $00  $000
600-699.99 ........................................ 10  150
700-799.99 ........................................ 11  178
800-899.99 ........................................ 12  204
900-999.99 ........................................ 13  234
1000-1099.99 ..................................... 14  266
1100-1199.99 ..................................... 15  300
1200-1299.99 ..................................... 16  336
1300-1399.99 ..................................... 17  374
1400-1499.99 ..................................... 18  414
1500-1599.99 ..................................... 19  456
1600-1699.99 ..................................... 20  500
1700-1799.99 ..................................... 21  546
1800-1899.99 ..................................... 22  594
1900-1999.99 ..................................... 23  642
2000-2099.99 ..................................... 24  690
2100 and over ..................................... 25  650”
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and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

On motion of Mr. Ford, the House concurred in the Senate amendment to Engrossed House Bill No. 487.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 487 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 487, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffrey, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Numamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—6.

Engrossed House Bill No. 487, having received the constitutional majority, was declared passed as amended by the Senate.
Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 502, with the following amendments:

Strike everything after the enacting clause and substitute therefor the following:

"Section 1. The State Finance Committee, hereinafter called the "committee", is hereby authorized and directed to issue, as general obligations of the State of Washington, coupon or registered bonds of the state in the amount of seventy-five million dollars ($75,000,000). Such bonds shall bear interest at a rate not to exceed one and three-fourths per cent (1 3/4%) per annum and both principal and interest shall be payable from the general fund of the State of Washington. Each bond shall contain an unconditional promise to pay the principal and interest when due.

"Sec. 2. Such bonds may be sold in such manner and in such amount, in such denominations, and at such times as the committee shall determine, and at the best price obtainable, but not for a sum so low as to make the net interest return to the purchaser exceed one and three-fourths per cent (1 3/4%) per annum as computed by standard tables upon such sums.

"Sec. 3. Bonds issued under this act shall be payable in such manner, at such place or places and at such time or times, not longer than twenty (20) years from their date of issue; but the state shall have the option of paying any or all of such bonds at any interest paying date as may be determined by the committee. Interest upon the bonds shall be payable semi-annually.

"Sec. 4. The bonds shall be signed by the Governor and the State Auditor under the seal of the state, and any coupons attached thereto shall be signed by the same officers, whose signatures thereupon may be printed or lithographed facsimile. Any of such bonds may be registered in the name of the holder upon presentation to the State Treasurer, or at the fiscal agency of the state in New York City, as to principal alone, or as to both principal and interest, under such regulations as the committee shall prescribe.

"Sec. 5. The bonds shall be legal investments for any and all funds of the state, or under its control, or of any political subdivision of the state, but no such investment shall be made except at par and at such rate of interest, not exceeding one and three-fourths per cent (1 3/4%) as the committee may determine.

"Sec. 6. Proceeds from the sale of the bonds hereby authorized shall be paid into the general fund and shall be used only and exclusively for the purpose of providing school plant facilities for school districts pursuant to the provisions of Chapter 278, Laws of 1947, and of providing improved and additional buildings for the use of the five state institutions of higher education and the state's charitable, educational, penal and reformatory institutions. In addition, the committee may expend from the proceeds of the bond issue moneys necessary to defray the cost incident to the sale and issuance of the bonds.

"Sec. 7. There is hereby appropriated from the general fund to the committee for the purpose of carrying out the provisions of this act the sum of seventy-five million dollars ($75,000,000).

"Sec. 8. This act shall be submitted to the people for their approval and ratification or rejection at the general state election to be held on the Tuesday next succeeding the first Monday in November, 1950, and this act shall be published by the Secretary of State in at least one newspaper in each county in the state, if one is published therein, for three months next preceding such general election."

Amend the title by striking the whole thereof and substituting therefor the following:

"An Act relating to state government, providing for submission to the people of the proposed issuance and sale of general obligation bonds of the state for school district plant facilities and buildings for the state's institutions of higher education and charitable, educational, penal and reformatory institutions, and prescribing the duties of certain state officers in connection therewith.", and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

MOTION

Mr. Ford moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 502, and that the Senate be asked to recede therefrom.
The motion by Mr. Ford was carried, and the House refused to concur in
the Senate amendments to Engrossed House Bill No. 502, and asked the Senate
to recede therefrom.

MOTION

On motion of Mr. Comfort, Mr. Carmichael and Mr. Dillard were excused
from the call of the House for work in the engrossing room.

MOTION

On motion of Mr. Young, the House concurred in the Senate amendments
to House Bill No. 528.

The Speaker declared the question before the House to be the final passage
of House Bill No. 528 as amended by the Senate.

Debate ensued.

Mr. Hofmeister demanded the previous question and the demand was sus­
tained.

The Clerk called the roll on the final passage of House Bill No. 528, as
amended by the Senate, and the bill passed the House by the following vote:

Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy),
Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair,
Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Cal­
low, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington,
Ford, Forsee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.),
Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday,
Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King,
Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.),
Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien,
Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway,
Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smile,
Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland,
Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Win­
berg (Andrew), Woodall, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representative Wyatt—1.

Those absent or not voting were: Representatives Carmichael, Dillard, Jones

House Bill No. 528, having received the constitutional majority, was de­
clared passed as amended by the Senate.

MOTION

On motion of Mr. Young, the House concurred in the Senate amendments
to House Bill No. 528.

The Speaker declared the question before the House to be the final passage
of House Bill No. 528 as amended by the Senate.

Debate ensued.

Mr. Hofmeister demanded the previous question and the demand was sus­
tained.

The Clerk called the roll on the final passage of House Bill No. 528, as
amended by the Senate, and the bill passed the House by the following vote:

Yeas, 92; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy),
Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair,
Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Cal­
low, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington,
Ford, Forsee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.),
Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday,
Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King,
Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.),
Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien,
Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway,
Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smile,
Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland,
Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Win­
berg (Andrew), Woodall, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representative Wyatt—1.

Those absent or not voting were: Representatives Carmichael, Dillard, Jones

House Bill No. 528, having received the constitutional majority, was de­
clared passed as amended by the Senate.
Amend section 1, line 11, page 1 of the engrossed bill, being line 4 of the printed bill, strike the words "ten per centum" and insert in lieu thereof the following: "seven per centum"

Amend section 1, line 13, page 1 of the engrossed bill, being line 6 of the printed bill, strike the words: "Provided, That no person who has offered himself as a candidate for nomination on one party ticket shall be eligible to be a candidate of another political party in the next succeeding primary election."

Amend section 3, line 13, page 2 of the engrossed bill, at the end of the section add the following: "Such action must be brought thirty days before any such election."

Amend the title of the engrossed bill by striking the word "and" between the figures and letters "35d" and "35e", substitute therefor a comma (,) and add the following: "35f and 35g,", and the same is herewith transmitted.

HERBERT H. SIOLER, Secretary.

MOTION

Mr. Gallagher (Michael J.) moved that the House concur in the Senate amendments to Engrossed House Bill No. 543.

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker:

"The question before the House is that the House concur in the Senate amendments to Engrossed House Bill No. 543."

The motion was lost.

Mr. Powell moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 543 and that the Senate be asked to recede therefrom.

The motion was carried.

Mr. Coughlin moved that the House concur in the Senate amendments to Engrossed House Bill No. 543.

RULING BY THE SPEAKER

The Speaker:

"The matter has now been settled by the House. We have moved not to concur and have asked the Senate to recede from its amendments. Your motion is out of order."

Senate Chamber,
Olympia, Wash., March 6, 1949.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 556 with the following amendments:

Amend section 2, line 9, page 2 of the engrossed bill, being lines 1 and 2, page 2 of the printed bill, after the word "shall" strike the remainder of the section and insert in lieu thereof the following: "exclude all wild shrubs and range land."

Add two (2) new sections immediately following section 7 to be known as "section 8" and "section 9", to read as follows:

"Sec. 8. Chapter 275, Laws of 1947, is amended by adding thereto a new section to be designated as section 35f, to read as follows:

"Section 35f. The Game Department is authorized to lease any state owned lands situated in Yakima and Kittitas Counties for use as game lands at the prevailing rates of leases, and payment for such leases may be made out of any funds appropriated to the Game Department for land acquisition and development.

"Sec. 9. Chapter 275, Laws of 1947, is amended by adding thereto a new section to be designated as section 35g, to read as follows:

"Section 35g. The present lessees of such state owned lands shall be allowed to graze without cost such number of livestock as shall be determined by the Game Commission, Commissioner of Public Lands and a representative of the Washington Cattlemen's Association on the basis of the capacity of such lands for this purpose, that the population of elk will be not more than 3,000 west and south of the Yakima River in Yakima and Kittitas Counties.

Amend the title of the engrossed bill by striking the word "and" between the figures and letters "35d" and "35e", substitute therefor a comma (,) and add the following: "35f and 35g,", and the same is herewith transmitted.

HERBERT H. SIOLER, Secretary.
MOTION

On motion of Mr. Simmons, the House concurred in the Senate amendments to Engrossed House Bill No. 556.

On motion of Mr. Carroll, the previous question was demanded.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 556 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 556, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinneal, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Carmichael, Dillard, Jones (John R.), Riley, Roderick, Washington—6.

Engrossed House Bill No. 556, having received the constitutional majority, was declared passed as amended by the Senate.

Senator Chamber.


MR. SPEAKER:

The Senate has passed: Engrossed House Bill No. 561, with the following amendments:

Amend section 2, page 6, line 12 of the original engrossed bill by striking the words “nor shall it exercise jointly the power to condemn such” and insert in lieu thereof the following words: “and shall not exercise jointly the power to condemn any”

Amend section 2, page 6, line 13 of the original engrossed bill by inserting between the comma (,) and the word “property” the following words: “or any public utility owned by a municipality.”

Amend section 3, page 6, line 27 of the original engrossed bill, after the period (.) following the word “state” add the following: “The provisions of this act shall not apply to any river or stream covered by the provisions of Chapter 9, Laws of 1949.”

Amend section 3, line 27, page 6 of the engrossed bill (being last line of Senate amendment to the House amendment), by adding thereto a new sentence to read as follows: “As this natural resource so declared in this act is directly related with the natural resources of fisheries and game, no permit for construction for the generation of power on any of the waters mentioned in this section shall hereafter be granted by the supervisor of hydraulics without the concurrence of the director of fisheries and the director of game.”

Amend section 5 of the engrossed bill in line 3 of the House amendment to the bill, after the word “Senate” strike the period (.) and remaining matter down to and including the word “years” at the end of line 9, and insert a semicolon (;) and the following: “such members of the commission to serve at the pleasure of the Governor”

Amend section 7 of the engrossed bill, in line 12, page 2 of the House amendment, delete the words “if conducive to efficiency and convenience.”

“Amend section 7, subsection (b) in line 14, page 3 of the House amendment, after the word “facilities” strike the word “may” and insert the word “shall”, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.
MOTION

On motion of Mr. Pedersen, the House concurred in the Senate amendments to Engrossed House Bill No. 561.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 561 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 561, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 83; nays, 12; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—83.

Those voting nay were: Representatives Ball, Donohue, Forshee, Gordon, Hillyer, Jeffreys, Johnston, Neill, Shadbolt, Stonecipher, Woodall, Zent—12.

Those absent or not voting were: Representatives Jones (John R.), Riley, Roderick, Washington—4.

Engrossed House Bill No. 561, having received the constitutional majority, was declared passed as amended by the Senate.

MR. SPEAKER:

The Senate has passed: House Bill No. 575, with the following amendments:

Amend the title by striking the period (.) and add the following: "and declaring an emergency."

Amend section 2, line 14, page 1 of the original bill, being line 7, page 1 of the printed bill, after the word "commission" strike the word "shall" and insert the word "may", and the same is herewith transmitted. HERBERT H. SIELER, Secretary.

MOTION

On motion of Mr. Young, the House concurred in the Senate amendments to House Bill No. 575.

The Speaker declared the question before the House to be the final passage of House Bill No. 575 as amended by the Senate.

On motion of Mr. Comfort, Mr. Carmichael and Mr. Neill were excused from the call of the House for work in the engrossing room.

The Clerk called the roll on the final passage of House Bill No. 575, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday,
Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Carmichael, Dillard, Jones (John R.), Riley, Roderick, Washington—6.

House Bill No. 575, having received the constitutional majority, was declared passed as amended by the Senate.

Senate Chamber.

MR. SPEAKER:
The Senate has passed: Engrossed House Bill No. 579 with the following amendment:

Amend section 1, line 21 of the engrossed bill, same being line 11 of the printed bill, by striking the period (.) after the word “examination” and inserting in lieu thereof the following: “; and further recommending that any person who is admitted to practice law in any court of record of the United States or any state and is a member in good standing of the bar of such court, shall be without further qualifications allowed to take the bar examination for admission to the bar in this state.”, and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

MOTION

On motion of Mr. Wilson, the House concurred in the Senate amendment to Engrossed House Bill No. 579.

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

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 579 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 579, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 64; nays, 31; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (Eva), Bargreen, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Donohue, Ford, Forshee, Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Pedersen, Rasmussen, Raugust, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Smiley, Smith (Ralph A.), Testu, Vane, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—64.

Those voting nay were: Representatives Anderson (B. Roy), Ball, Bassett, Bergevin, Brown (Vaughan), Coughlin, Eldridge, Farrington, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hillyer, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, McPherson, Neill, Paulsen, Powell, Rhodes, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Woodall, Zent—31.

Those absent or not voting were: Representatives Dillard, Riley, Roderick, Washington—4.

Engrossed House Bill No. 579, having received the constitutional majority, was declared passed as amended by the Senate.
FIFTY-EIGHTH DAY, MARCH 8, 1949

Senate Chamber,

Mr. Speaker:
The Senate has passed: Substitute House Bill No. 681 with the following amendment:
Amend section 6, page 3, lines 4 and 5 of the substitute bill, being line 2, page 2 of the printed bill, strike the words and figures "seventy-five thousand dollars ($75,000)" and insert in lieu thereof the words and figures "thirty thousand dollars ($30,000)" and the same is herewith transmitted.

HERBERT H. SIELLER, Secretary.

MOTION

Mr. Paulsen moved that the House do not concur in the Senate amendment to Substitute House Bill No. 681, and that the Senate be asked to recede therefrom.

The motion was carried, and the House refused to concur in the Senate amendment to Substitute House Bill No. 681, and asked the Senate to recede therefrom.

MR. SPEAKER:
Senate Chamber,
The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 31 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELLER, Secretary.

MOTION

Mr. Raugust moved that the House do not recede from its amendments to Engrossed Senate Bill No. 31, and that the Senate be asked for a conference thereon.

The motion was carried.

MR. SPEAKER:
Senate Chamber,
The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 186 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELLER, Secretary.

MOTION

On motion of Mr. Adams, the House receded from its amendments to Engrossed Senate Bill No. 186.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 186, without the House amendments.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 186, without the House amendments, and the bill passed the House by the following vote: Yeas, 92; nays, 4; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffrey, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblach, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu,
Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—92.

Those voting nay were: Representatives Forshee, Henderson, Hillyer, Pedersen—4.

Those absent or not voting were: Representatives Carmichael, Riley, Roderick—3.

Engrossed Senate Bill No. 186, without the House amendments, having received the constitutional majority, was declared passed.

MOTION

On motion of Mr. Blair, Mr. Raugust was excused from the call of the House.

MR. SPEAKER:

Senate Chamber,

The Senate has refused to concur in the House amendments to Senate Bill No. 46 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

MOTION

Mr. Bernethy moved that the House do not recede from its amendments to Senate Bill No. 46, and that the Senate be asked for a conference thereon.

Mr. Kinnear moved that the House recede from its amendments to Senate Bill No. 46.

The motion by Mr. Kinnear was lost.

The Speaker declared the question before the House to be the motion by Mr. Bernethy that the House do not recede from its amendments to Senate Bill No. 46 and that the Senate be asked for a conference thereon.

The motion was carried.

Mr. Rasmussen moved that Mr. Nunamaker be excused from the call of the House.

The motion was carried.

MR. SPEAKER:

Senate Chamber,

The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 216 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

MOTION

Mrs. Boede moved that the House do not recede from its amendments to Engrossed Senate Bill No. 216, and that the Senate be asked for a conference thereon.

The motion was carried.

MR. SPEAKER:

Senate Chamber,

The Senate has refused to concur in the House amendment to Senate Bill No. 376 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELER, Secretary.

MOTION

Mr. Ford moved that the House do not recede from its amendment to Senate Bill No. 376, and that the Senate be asked for a conference thereon.

The motion was carried.
MOTION

Mr. Rasmussen moved that the House revert to the eighth order of business. The motion was carried.

RESOLUTION

By Messrs. Rasmussen and Comfort:

Be It Resolved, By the House of Representatives of the State, of Washington, in Legislative Session assembled; that

WHEREAS, The State of Washington has as one of its greatest resources many rivers and streams peculiarly adapted to the generation and production of hydro-electric power at low cost, which power properly developed can be of inestimable value to the economic growth and well-being of the state; and

WHEREAS, Many of the rivers and streams of the State of Washington have produced and are now producing large populations of anadromous fish, and through proper regulation and control of the methods of catching and rearing a substantial fishing industry and sport area can be created and maintained; and

WHEREAS, Certain rivers and streams by their peculiar characteristics such as stream flow and channel formations are best suited for development as producers of hydro-electric power, and other rivers and streams by certain characteristics are best suited for fish propagation; and

WHEREAS, Experimentation and study has developed that pollution of waters, methods of catching fish, control of floods and river flows, improved hatchery facilities, the installation of proper means of passing fish over obstructions, the proper design of hydro-electric dams and other factors should be considered in the proper development of fisheries; and

WHEREAS, By Chapter 9, Laws of 1949, the Legislature of the State of Washington set aside the tributaries of the Columbia River in Washington below McNary Dam as a fish sanctuary, and there has been considerable criticism of this act inasmuch as the same covers only a small portion of the state and does not differentiate to any degree whatsoever between rivers and streams as the same may be adapted to the development of fish or to the development of hydro-electric power; and

WHEREAS, Following the passage of said act the Legislature of the State of Oregon rejected a similar proposal for the tributaries of the Columbia River in Oregon and below McNary Dam, and as a result certain waters of this state only, which may or may not be best suited for the development of fisheries, have been set aside for that purpose and to the exclusion of their development for any other purpose, regardless of merit, in an area where commercial fisheries are now largely controlled and operated by interests having payrolls and profits in the State of Oregon; and

WHEREAS, It is highly desirable and to the best interests of the people of this state that a planned development of its water resources be commenced to the end that all water resources throughout the entire state may be completely developed with a minimum of damage to other resources, and specifically that the development of its fisheries and the development of hydro-electric power may each progress and develop in an orderly manner and without undue encroachment by one upon the other.

Now, Therefore, Be It Resolved, That the Legislative Council of the state immediately undertake a comprehensive and complete study of the development of fisheries and the development of hydro-electric power in the streams and rivers of our state for the purposes of determining methods and means by which the various rivers and streams may be best developed and used for either fisheries or power or a combination of both in order that each of these resources can be developed to its maximum without undue prejudice to the other.

Mr. Rasmussen moved the adoption of the resolution.

Debate ensued.

Mr. Ford demanded the previous question and the demand was sustained.

Division was called for and the motion to adopt the resolution was lost on a rising vote.
MOTION
On motion of Mr. Rasmussen, the House dispensed with further proceedings under the call of the House.

MOTION
On motion of Mr. Rasmussen, the House adjourned until ten o'clock a. m., Wednesday, March 9, 1949.

S. R. Holcomb, Chief Clerk.

FIFTY-NINTH DAY

MORNING SESSION

House of Representatives
Olympia, Wash., Wednesday, March 9, 1949.

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 Bernethy, Buse, Carmichael, Dillard, Foster, Frayn, Gordon, Hansen, Hoopingarner, O'Brien, Rasmussen, Sisson, Sutherland, Watson and Wenberg (Oscar).

Prayer was offered by the Reverend Henry S. Rahn, 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. O'Brien, further reading was dispensed with and the journal was ordered to stand approved.

MESSAGES FROM THE SENATE

Senate Chamber, 

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 6 and passed the bill as amended by the House.赫伯特·H.施勒，秘书。

Senate Chamber, 

Mr. Speaker:
The Senate has concurred in the House amendment to Senate Bill No. 14 and passed the bill as amended by the House.赫伯特·H.施勒，秘书。

Senate Chamber, 

Mr. Speaker:
The Senate has concurred in the House amendments to Re-Engrossed Senate Bill No. 27, and passed the bill as amended by the House.赫伯特·H.施勒，秘书。

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Substitute Senate Bill No. 51, and passed the bill as amended by the House.赫伯特·H.施勒，秘书。
Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 99, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to Senate Bill No. 100, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to Senate Bill No. 104, and passed the bill as amended by the House.

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.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 118, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 136, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 154, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 156, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to Senate Bill No. 158, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to Re-Engrossed Senate Bill No. 198, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to Senate Bill No. 250, and passed the bill as amended by the House.
Mr. Speaker:
The Senate has concurred in the House amendment to Senate Bill No. 257, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to Engrossed Senate Bill No. 303, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 364, and passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to Senate Joint Resolution No. 9, and passed the Resolution as amended by the House.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled Substitute House Bill No. 137; also Enrolled House Bill No. 267; also Enrolled House Bill No. 275; also Enrolled House Bill No. 294; also Enrolled House Bill No. 329; also Enrolled House Bill No. 347; also Enrolled House Bill No. 349; also Enrolled House Bill No. 373, have compared same with the original, engrossed and substitute bills and find them correctly enrolled. A. B. Comfort, Chairman.

We concur in this report: Wallace I. Carmichael, James P. Dillard.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 407; also Enrolled House Bill No. 419; also Enrolled House Concurrent Resolution No. 13, have compared same with the engrossed and original bills and resolution and find them correctly enrolled. A. B. Comfort, Chairman.

We concur in this report: Wallace I. Carmichael, James P. Dillard.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled Substitute House Bill No. 107; also Enrolled House Bill No. 180; also Enrolled House Bill No. 203; also Enrolled House Bill No. 351; also Enrolled House Bill No. 449; also Enrolled House Bill No. 521, have compared same with the original and engrossed bills and find them correctly enrolled. A. B. Comfort, Chairman.

We concur in this report: Gordon J. Brown, Clayton Farrington.
FIFTY-NINTH DAY, MARCH 9, 1949

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 208; also
Enrolled House Bill No. 211; also
Enrolled House Bill No. 404, have compared same with the original and engrossed
bills and find them correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, G. Frank Rhodes.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 2; also
Enrolled House Bill No. 389; also
Enrolled House Bill No. 403; also
Enrolled House Bill No. 340, have compared same with the original and engrossed
bills and find them correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Robert E. Blair, Mrs. Vincent F. Jones.

The Speaker announced he was about to sign House Bill No. 2; also
Substitute House Bill No. 107; also
House Bill No. 180; also
House Bill No. 203; also
House Bill No. 340; also
House Bill No. 403; also
House Bill No. 449; also
House Bill No. 521.

The Speaker declared the House to be at ease until the next sound of the
gavel.

The Speaker called the House to order.

Messages from the Senate

Mr. Speaker:

The Senate requests the House to return Senate Bill No. 376 to the Senate, for
further consideration of the House amendments thereto.

Herbert H. Siesler, Secretary.

Motion

Mr. Rasmussen moved that the House grant the request of the Senate to
return Senate Bill No. 376 to the Senate for further consideration of the House
amendments thereto.

The motion was carried.

Senate Bill No. 376 was returned to the Senate for further consideration of
the House amendments thereto.

Mr. Speaker:

The Senate has refused to concur in the House amendments to Engrossed Senate Bill
No. 28, and asks the House to recede therefrom, and said bill is herewith transmitted.

Herbert H. Siesler, Secretary.

Motion

Mr. Knoblauch moved that the House refuse to recede from its amend-
ments to Engrossed Senate Bill No. 28, and ask the Senate for a conference
thereon.
Mr. Wyatt moved that the House recede from its amendments to Engrossed Senate Bill No. 28.

The motion by Mr. Wyatt was lost.
The motion by Mr. Knoblauch was carried.
The House refused to recede from its amendments to Engrossed Senate Bill No. 28 and asked the Senate for a conference thereon.

Senate Chamber, Olympia, Wash., March 9, 1949.

Mr. Speaker:
The Senate has refused to concur in the House amendments to Engrossed Substitute Senate Bill No. 87, and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIOLER, Secretary.

MOTION

Mr. Knoblauch moved that the House refuse to recede from its amendments to Engrossed Substitute Senate Bill No. 87, and that the Senate be asked for a conference thereon.
The motion was carried.

Senate Chamber, Olympia, Wash., March 9, 1949.

Mr. Speaker:
The President has signed: House Bill No. 12; also
House Bill No. 28; also
House Bill No. 80; also
House Bill No. 303; also
House Bill No. 317; also
House Bill No. 330; also
House Bill No. 384; also
House Bill No. 397; also
House Bill No. 450, and the same are herewith transmitted.

HERBERT H. SIOLER, Secretary.

The Speaker announced he was about to sign Substitute House Bill No. 137; also
House Bill No. 267; also
House Bill No. 275; also
House Bill No. 294; also
House Bill No. 329; also
House Bill No. 349; also
House Bill No. 373; also
House Bill No. 407; also
House Bill No. 419; also
House Concurrent Resolution No. 13; also
House Bill No. 208; also
House Bill No. 211; also
House Bill No. 347; also
House Bill No. 351; also
MOTION

On motion of Mr. Ford, the House recessed until two o'clock p. m.

AFTERNOON SESSION

The Speaker (Mr. Ford presiding) called the House to order at two o'clock p. m.

The Clerk called the roll and all members were present except Representatives Bergevin, Bernethy, Blair, Boede, Donohue, Forshee, Hallauer, Hansen, Holliday, Johnston, Kinnear, Kupka, Miller (C. C.), Ridgway, Riley, Rosenberg, Sandison, Simmons, Sisson, Smiley, Testu, Watson and Wenberg (Oscar).

The Speaker resumed the chair.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 164, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1949.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 221, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1949.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Bill No. 223, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1949.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 247, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1949.

Mr. Speaker:

The Senate has concurred in the House amendment to Engrossed Senate Bill No. 295, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.

Senate Chamber, Olympia, Wash., March 9, 1949.

Mr. Speaker:

The Senate has concurred in the House amendment to Engrossed Senate Bill No. 325, and passed the bill as amended by the House. HERBERT H. SIELER, Secretary.
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 352, and passed the bill as amended by the House.

The Senate has concurred in the House amendment to Senate Bill No. 376, and passed the bill as amended by the House.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 386, and passed the bill as amended by the House.

The President has signed: House Bill No. 2; also Substitute House Bill No. 107; also House Bill No. 180; also House Bill No. 203; also House Bill No. 340; also House Bill No. 403; also House Bill No. 449; also House Bill No. 521, and the same are herewith transmitted.

The President has signed: House Bill No. 208; also House Bill No. 211; also House Bill No. 347; also House Bill No. 351; also House Bill No. 388; also House Bill No. 404, and the same are herewith transmitted.

The President has signed: Substitute House Bill No. 137; also House Bill No. 267; also House Bill No. 275; also House Bill No. 294; also House Bill No. 329; also House Bill No. 349; also House Bill No. 373; also House Bill No. 407; also House Bill No. 419; also House Concurrent Resolution No. 13, and the same are herewith transmitted.

The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 216, and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Shank, Jackson and Earlywine.

Mr. Speaker:

Mr. Speaker:

Mr. Speaker:

Mr. Speaker:

Mr. Speaker:

Mr. Speaker:
The Speaker appointed as members of the House on the Conference Committee on House amendments to Engrossed Senate Bill No. 216, Representatives Boede, Forshee and Wedekind.

Mr. Speaker:
The Senate has refused to concur in the House amendments to Senate Bill No. 264 and asks the House to recede therefrom, and said bill is herewith transmitted.

Mr. Ford moved that the House recede from its amendments to Senate Bill No. 264.

Mr. Woodall demanded the previous question but the demand was not sustained.

Mr. Dillard moved that the House do not recede from its amendments to Senate Bill No. 264, and that the Senate be asked for a conference thereon.

POINT OF ORDER

Mr. Woodall: "Point of order, Mr. Speaker."

The Speaker: "State your point."

Mr. Woodall: "The motion to recede is of higher rank than the motion to refuse to recede."

The Speaker: "The point is well taken. The question before the House is the motion that the House recede from its amendments to Senate Bill No. 264."

Debate ensued.

Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the motion that the House recede from its amendments to Senate Bill No. 264.

The motion was lost on a rising vote.

On motion of Mr. Hofmeister, the House refused to recede from its amendments to Senate Bill No. 264, and asked the Senate for a conference thereon.

MESSAGE FROM THE SENATE

Mr. Speaker:
The Senate has refused to concur in the House amendments to Engrossed Senate Bill No. 217 and asks the House to recede therefrom, and said bill is herewith transmitted.

Mr. Paulsen moved that the House refuse to recede from its amendments to Engrossed Senate Bill No. 217, and ask the Senate for a conference thereon. The motion was carried.
REPORTS OF ENROLLMENT

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 289, have compared same with the engrossed bill and find it correctly enrolled.
A. B. Comfort, Chairman.
We concur in this report: Clayton Farrington, William D. Shannon.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 256; also Enrolled House Bill No. 325; also Enrolled House Bill No. 447; also Enrolled House Bill No. 499; also Enrolled House Joint Resolution No. 10, have compared same with the original and engrossed bills and engrossed resolution and find them correctly enrolled.
A. B. Comfort, Chairman.
We concur in this report: Jeanette Testu, George R. Thompson.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 91; also Enrolled House Bill No. 394; also Enrolled House Bill No. 401; also Enrolled House Bill No. 406; also Enrolled House Bill No. 517, have compared same with the original and engrossed bills and find them correctly enrolled.
A. B. Comfort, Chairman.
We concur in this report: Howard T. Ball, Chester D. Forshee.

The Speaker announced he was about to sign House Bill No. 91; also House Bill No. 325; also House Bill No. 394; also House Bill No. 401; also House Bill No. 406; also House Bill No. 447; also House Bill No. 517; also House Joint Resolution No. 10; also House Bill No. 256; also House Bill No. 289; also House Bill No. 499.

RESOLUTION

By Mr. Riley:
To the Honorable Harry S. Truman, President of the United States:
We, your Memorialists, the House of Representatives of the State of Washington, in legislative session assembled, most respectfully represent and petition Your Honor as follows:
WHEREAS, the arrest, trial, conviction and sentence of the Protestant clergy by the courts of Bulgaria has shocked the conscience of all the peoples of all the nations of the entire Christian World; and
WHEREAS, such occurrence reveals the spirit of the Communistic attack upon all forms of religion, and more particularly upon the Christian religion; and
WHEREAS, the atheistic philosophy of Communism is repugnant to all peoples who believe in any form of religion whatsoever; and
WHEREAS, it would appear appropriate that the Christian peoples of the United States unite in making a concerted condemnation of such a trial and sentence whenever and wherever the same shall be held,

Now, Therefore, Be It Resolved, that we, the House of Representatives of the State of Washington in legislative assembled, do hereby protest against such trial and sentence, and do respectfully request Your Excellency to take every appropriate step to register a protest against the same by whatsoever means you may determine; and

Be It Further Resolved, that copies of this Memorial be sent to the Honorable Harry S. Truman, President of the United States, and to each member of Congress from the State of Washington.

Mr. Riley moved the adoption of the resolution.

Debate ensued.

Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.

The motion was carried and the resolution was adopted.

MOTION

On motion of Mr. Ford, the House recessed until 4:30 p.m.

The Speaker (Mr. Ford presiding) called the House to order at 4:30 p.m.

The Clerk called the roll and all members were present except Representatives Adams, Boede, Callow, Carty, Cory, Dillard, Donohue, Gordon, Holliday, Kupka, Ridgway, Rosenberg, Vane, Watson, Winberg (Andrew) and Woodall.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed: House Bill No. 91; also
House Bill No. 325; also
House Bill No. 394; also
House Bill No. 401; also
House Bill No. 406; also
House Bill No. 447; also
House Bill No. 517; also
House Joint Resolution No. 10, and the same are herewith transmitted.
Herbert H. Sieler, Secretary.

Senate Chamber,

Mr. Speaker:
The President has signed: House Bill No. 256; also
House Bill No. 289; also
House Bill No. 499, and the same are herewith transmitted.
Herbert H. Sieler, Secretary.

Senate Chamber,

Mr. Speaker:
The President has signed: Senate Bill No. 53; also
Senate Bill No. 60; also
Senate Bill No. 106; also
Senate Bill No. 175; also
Senate Bill No. 258; also
Senate Bill No. 262; also
Senate Bill No. 296; also
Senate Bill No. 335, and the same are herewith transmitted.
Herbert H. Sieler, Secretary.
The President has signed: Senate Bill No. 143; also Senate Bill No. 167; also Senate Bill No. 188; also Senate Bill No. 192; also Senate Bill No. 226; also Senate Bill No. 241; also Senate Bill No. 246; also Senate Bill No. 337; also Senate Bill No. 342; also Senate Bill No. 405, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

The Speaker (Mr. Ford presiding) declared the House at ease for twenty minutes.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

The Senate has receded from its amendments to House Bill No. 179, and has passed the bill without the Senate amendments, and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

The Senate has receded from its amendment to Substitute House Bill No. 681, and has passed the bill without the Senate amendment, and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

The Senate has receded from its amendments to Engrossed House Bill No. 391, and has passed the bill without the Senate amendments, and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

The Senate refuses to recede from its amendment to Engrossed House Bill No. 181 and asks the House for a conference thereon.

On motion of Mr. Rasmussen, the House granted the request of the Senate for a conference on the Senate amendments to Engrossed House Bill No. 181.

The Speaker appointed as House members of the Conference Committee on Engrossed House Bill No. 181, Representatives Riley, Bargreen and Testu.

The Senate refuses to recede from its amendments to House Bill No. 264 and asks the House for a conference thereon.

On motion of Mr. Rasmussen, the House granted the request of the Senate for a conference on the Senate amendments to House Bill No. 264.

The Speaker appointed as House members of the Conference Committee on House Bill No. 264, Representatives Brown (Vaughan), Powell and Washington.
Mr. Speaker:
The Senate refuses to recede from its amendments to Engrossed House Bill No. 502 and asks the House for a conference thereon. Herbert H. Seiler, Secretary.

On motion of Mr. Rasmussen, the House granted the request of the Senate for a conference on the Senate amendments to Engrossed House Bill No. 502.
The Speaker appointed as House members of the Conference Committee on Engrossed House Bill No. 502, Representatives Olson, Ford and Comfort.

Mr. Speaker:
The Senate refuses to recede from its amendments to Engrossed House Bill No. 543, and asks the House for a conference thereon. Herbert H. Seiler, Secretary.

On motion of Mr. Rasmussen, the House granted the request of the Senate for a conference on the Senate amendments to Engrossed House Bill No. 543.
The Speaker appointed as House members of the Conference Committee on Engrossed House Bill No. 543, Representatives Gallagher (Michael J.), Rasmussen and Rhodes.

REPORT OF ENROLLMENT

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 113; also Enrolled House Bill No. 612; also Enrolled House Joint Memorial No. 11, have compared same with the engrossed bills and original resolution and find them correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Chet King, Floyd C. Miller.
The Speaker announced he was about to sign House Bill No. 113; also House Bill No. 612; also House Joint Memorial No. 11.

FIRST READING OF HOUSE CONCURRENT RESOLUTION
House Concurrent Resolution No. 14, by Representatives Ford and Rasmussen:
Relating to an act authorizing and directing the erection of a statue of Marcus Whitman in Statuary Hall in the National Capitol.
The resolution was read the first time by title.
On motion of Mr. Rasmussen, the rules were suspended, the resolution was advanced to second reading and read the second time in full.
On motion of Mr. Rasmussen, the rules were suspended, the resolution was advanced to third reading, the second reading considered the third, and House Concurrent Resolution No. 14 was placed on final passage and adopted.
The Speaker announced he was about to sign Senate Bill No. 53; also Senate Bill No. 60; also Senate Bill No. 106; also Senate Bill No. 175; also Senate Bill No. 258; also Senate Bill No. 262; also
Senate Bill No. 296; also
Senate Bill No. 335; also
Senate Bill No. 143; also
Senate Bill No. 167; also
Senate Bill No. 188; also
Senate Bill No. 192; also
Senate Bill No. 226; also
Senate Bill No. 241; also
Senate Bill No. 246; also
Senate Bill No. 337; also
Senate Bill No. 342; also
Senate Bill No. 405.

MOTION
On motion of Mr. Rasmussen, the House recessed until 8:30 p.m.

EVENING SESSION

The Speaker called the House to order at 8:30 p.m.
The Clerk called the roll and all members were present except Representatives Adams, Callow, Dillard, Gallagher (Bernard J.), Gordon, Hillyer, Hoopingarner, Jones (John R.), Kinnear, Lester, Mohr, Neill, Ridgway, Rodgers, Rosenberg, Sisson, Smiley, Testu, Watson and Wedekind, Representative Callow having been previously excused.

MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed: House Bill No. 113; also
House Bill No. 612; also
House Joint Memorial No. 11, and the same are herewith transmitted.

HERBERT H. SIeler, Secretary.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on Engrossed House Bill No. 181, and the Senate amendments thereto, Senators Witten, Greive and Davison.

HERBERT H. SIeler, Secretary.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on House Bill No. 264, and the Senate amendments thereto, Senators Kimball, Rutter and Dixon.

HERBERT H. SIeler, Secretary.

Mr. Speaker:
The President has appointed as Senate members of the Conference Committee on Engrossed House Bill No. 562, and the Senate amendments thereto, Senators Lee, Earlywine and Cowen.

HERBERT H. SIeler, Secretary.
MR. SPEAKER:
The President has appointed as Senate members of the Conference Committee on Engrossed House Bill No. 543, and the Senate amendments thereto, Senators Zednick, McCutcheon and Edwards.

HERBERT H. SIELER, Secretary.

MR. SPEAKER:
The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 28, and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Kimball, Roup and McMullen.

HERBERT H. SIELER, Secretary.

The Speaker appointed as members of the House on the Conference Committee on House amendments to Engrossed Senate Bill No. 28, Representatives O'Brien, Pedersen and Hansen.

MR. SPEAKER:
The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 31, and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Earlywine, Tisdale and Robertson.

HERBERT H. SIELER, Secretary.

The Speaker appointed as members of the House on the Conference Committee on House amendments to Engrossed Senate Bill No. 31, Representatives King, Raugust and Blair.

MR. SPEAKER:
The Senate has granted the request of the House for a conference on Senate Bill No. 46, and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Parker, Pearson and Dahl.

HERBERT H. SIELER, Secretary.

The Speaker appointed as members of the House on the Conference Committee on House amendments to Senate Bill No. 46, Representatives Bernethy, Adams and Jeffreys.

MR. SPEAKER:
The Senate has granted the request of the House for a conference on Engrossed Substitute Senate Bill No. 87, and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Hall, Rosellini and McMullen.

HERBERT H. SIELER, Secretary.

The Speaker appointed as House members on the Conference Committee on House amendments to Engrossed Substitute Senate Bill No. 87, Representatives Knoblauch, Cory and Hoopingarner.

MR. SPEAKER:
The Senate has granted the request of the House for a conference on Engrossed Senate Bill No. 217, and the House amendments thereto, and the President has appointed as Senate members of a conference committee thereon, Senators Parker, Shank and Edwards.

HERBERT H. SIELER, Secretary.
The Speaker appointed as House members on the Conference Committee on House amendments to Engrossed Senate Bill No. 217, Representatives Paulsen, Coughlin and Bassett.

Senate Chamber, Olympia, Wash., March 9, 1949.

Mr. Speaker:
The Senate has granted the request of the House for a conference on Senate Bill No. 264, and the House amendments thereto, and the President has appointed as Senate members of the committee thereon, Senators Clark, Robertson and Edwards.

HERBIEET H. SIELER, Secretary.

The Speaker appointed as members of the House on the Conference Committee on House amendments to Senate Bill No. 264, Representatives Hofmeister, Eldridge and Dillard.

Senate Chamber, Olympia, Wash., March 9, 1949.

Mr. Speaker:
The Senate has passed Senate Bill No. 349, and the same is herewith transmitted.

HERBIEET H. SIELER, Secretary.

FIRST READING OF SENATE BILL
The following was read first time by title and acted upon as indicated:

Senate Bill No. 349, by Senator Robertson:
An Act relating to public highways; making appropriations therefor from the Motor Vehicle and Highway Equipment Funds; declaring an emergency and that this act shall take effect April 1, 1949.
Referred to Committee on Roads and Bridges.

MOTION
On motion of Mr. Ford, the House adjourned until twelve o'clock noon, Thursday, March 10, 1949.

CHAS. W. HODDE, Speaker.

S. R. HOLCOMB, Chief Clerk.

SIXTIETH DAY

NOON SESSION

HOUSE OF REPRESENTATIVES
OLYMPIA, WASH., Thursday, March 10, 1949.

The Speaker called the House to order at twelve o'clock noon.
The Clerk called the roll and all members were present except Representatives Ball, Bernethy, Carmichael, Carty, Dillard, Eldridge, Henderson, Hoopingarner, Miller (C. C.), Mohr, Shadbolt, Sutherland, Vane and Watson.
Prayer was offered by the Reverend William E. Callahan, Minister 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. Riley, further reading was dispensed with and the journal was ordered to stand approved.
Resolution by Mr. Jones (John R.):

Be It Resolved, By the House of Representatives of the State of Washington, in Legislative Session assembled:

WHEREAS, Foot and mouth disease has been diagnosed in Mexico and threatens the livestock industry of the United States directly as well as by its secondary effects upon the national economy; and

WHEREAS, The Federal Government in cooperation with the Mexican government is desperately trying to control and eradicate the aforesaid disease; and

WHEREAS, It is planned to establish an animal disease research laboratory in compliance with the laws of the United States; and

WHEREAS, Such a laboratory could be located on one of the many islands of Puget Sound in the State of Washington, where the availability of water supply, low cost electric power, farm labor market, transportation, material and supplies, and scientific schools make such a location desirable,

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, in Legislative Session assembled, that we respectfully petition the Honorable Charles F. Brannan, Secretary of Agriculture of the United States, and the Honorable B. T. Simms, Chief of the Bureau of Animal Industry in the Department of Agriculture of the United States, that they cause to be established, operated and maintained an animal disease research laboratory on a suitable island in Puget Sound in the State of Washington;

And Be It Further Resolved, That copies of this resolution be immediately transmitted to the Honorable Charles F. Brannan, and the Honorable B. T. Simms, and to the members of the Congressional delegation from the State of Washington, by the Chief Clerk of the House of Representatives.

MOTION

On motion of Mr. Jones (John R.), the resolution was adopted.

Resolution by Mr. Wilson:

Be It Resolved, By the House of Representatives of the State of Washington, in Legislative Session assembled:

WHEREAS, The Lake Washington Floating Bridge is a floating bridge over Lake Washington and connecting the city of Seattle with Mercer Island on the east; and

WHEREAS, Said bridge proper is well over one mile in length and is the longest floating bridge in the world; and

WHEREAS, Said bridge and its approaches was built as a toll bridge and was a self-liquidating project and its cost will be entirely paid from tolls some time during the year 1949; and

WHEREAS, Said bridge was dedicated and opened to traffic on July 2, 1940; and

WHEREAS, It is expected that commemorative services and celebrations will be held in the city of Seattle and surrounding cities and towns at a time which will be either July 2, 1949, or the exact date when the Lake Washington Floating Bridge will be finally opened as a toll-free bridge;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, in Legislative Session assembled, that we respectfully petition the President and the Congress of the United States that the Postmaster General issue a suitable commemorative postage stamp recognizing and honoring the Lake Washington Floating Bridge, and if consistent with your policies, the exact time of such issuance be fixed to accord with the wishes of the people of the city of Seattle and the State of Washington; and

Be It Further Resolved, That copies of this resolution be immediately transmitted to the Honorable Harry S. Truman, President of the United States, the President of the United States Senate, Speaker of the House of Representatives, and to each Senator and Representative from the State of Washington.

MOTION

On motion of Mr. Wilson, the resolution was adopted.
Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 415, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Wallace I. Carmichael, Mrs. Vincent F. Jones; Tony P. Mardesich, Vernon A. Smith.

House of Representatives,

A. B. Comfort, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 241; also Enrolled House Bill No. 390, have compared same with the original and engrossed bills and find them correctly enrolled.

We concur in this report: Chet King, Floyd C. Miller.

House of Representatives,

A. B. Comfort, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 47; also Enrolled House Bill No. 418; also Enrolled House Bill No. 446, have compared same with the original, engrossed and re-engrossed bills and find them correctly enrolled.

We concur in this report: Gordon J. Brown, G. Frank Rhodes.

Senate Bill No. 349 (reported by Committee on Roads and Bridges):
Do pass as amended.
Passed to second reading.

House Bill No. 533 (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

House Bill No. 651 (reported by Committee on Revenue and Taxation):
Do pass as amended.
Passed to second reading.

House of Representatives,

A. B. Comfort, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 456; also Enrolled House Bill No. 491; also Enrolled House Bill No. 532; also Enrolled House Joint Memorial No. 24, have compared same with the original and engrossed bills and original memorial and find them correctly enrolled.

We concur in this report: Mrs. Vincent F. Jones, Vernon A. Smith.

House of Representatives,

A. B. Comfort, Chairman.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 398, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Robert E. Blair, James P. Dillard.
Mr. President:

We, of your Conference Committee, to whom was referred Senate Bill No. 264 entitled:

"An Act relating to state government; prescribing the compensation of certain state officers; amending section 1, Chapter 224, Laws of 1937; and declaring an emergency.", have had the same under consideration, and we are unable to agree and ask for the powers of free conference.

Senate Members
Asa V. Clark
A. E. Edwards
John H. Robertson

House Members
James P. Dillard
Louis E. Hofmeister
Wesley R. Eldridge

MOTION

On motion of Mr. Hofmeister, the House adopted the report of the Conference Committee on Senate Bill No. 264, and granted the committee the powers of free conference.

MESSAGE FROM THE SENATE

Senate Chamber,

The Senate has adopted: House Concurrent Resolution No. 14, and the same is herewith transmitted.

Herbert H. Sleeter, Secretary.

FIRST READING OF HOUSE CONCURRENT RESOLUTION

House Concurrent Resolution No. 15, by Representatives Knoblauch and Cory:

Relating to an interim committee on State Institutions.

The resolution was read the first time by title.

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

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

The Clerk called the roll on the final passage of House Concurrent Resolution No. 15, and the resolution passed the House by the following vote: Yeas, 87; nays, 3; absent or not voting, 9.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Ball, Bargreen, Bassett, Beilerlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnean, Knoblauch, Kupka, Lester, Maridesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Young, Zent, Mr. Speaker—87.

Those voting nay were: Representatives Adams, Jeffreys, Riley—3.
Those absent or not voting were: Representatives Anderson (Eva), Brown (Gordon J.), Carty, Henderson, Miller (C. C.), Shadbolt, Sisson, Sutherland, Wyatt—9.

House Concurrent Resolution No. 15, having received the constitutional majority, was declared passed.

On motion of Mr. Simmons, House Concurrent Resolution No. 15 was ordered immediately transmitted to the Senate.

SECOND READING OF BILLS

Engrossed Senate Bill No. 32, by Senator Copeland:

Appropriating for Marcus Whitman statue in national Hall of Fame.

MR. SPEAKER:

House of Representatives, Olympia, Wash., March 5, 1949.

We, a majority of your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 32, appropriating for Marcus Whitman statue in national Hall of Fame, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike the whole of section 3.

In line 3 of the title of the engrossed bill, being line 3 of the printed bill, strike the comma (,) after the word “capitol”, insert a period (.) and strike the balance of the title.

EDWARD F. RILEY, Chairman.


Engrossed Senate Bill No. 32 was read the second time by sections.

Mr. Rasmussen moved that the committee amendment striking the whole of section 3 be laid on the table without taking the bill with it.

The motion was carried.

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

In line 17 of the engrossed bill, same being line 10 of the printed bill, after the period (.) following the word and figure “Sec. 3.” strike the balance of the section and insert in lieu thereof the following: “The committee created by this act is hereby authorized to accept donations or gifts from groups, associations or individuals to carry out the provisions of this act.”

On motion of Mr. Riley, the committee amendment to the title was adopted.

On motion of Mr. Rasmussen, the rules were suspended, Engrossed Senate Bill No. 32 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker called Mr. Ford to preside.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 32, as amended by the House, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoefel, Hofmeister, Holliday, Hoopngarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Kolblau, Kupka, Lester, Mardesich, McPherson, Miller (C. C.),
Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent—93.

Those absent or not voting were: Representatives Gallagher (Bernard J.), Henderson, Johnston, Powell, Shadbolt, Mr. Speaker—6.

Engrossed Senate Bill No. 32, as amended by the House, having received the constitutional majority, was declared passed.

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

On motion of Mr. Rasmussen, Engrossed Senate Bill No. 32 was ordered immediately transmitted to the Senate.

Senate Bill No. 349, by Senator Robertson:
Making highway appropriations from Motor Vehicle and Highway Equipment Funds and declaring an emergency.

House of Representatives,

MR. SPEAKER:
We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 349, making highway appropriations from Motor Vehicle and Highway Equipment 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 with the following amendments:

Immediately following section 18, add a new section to be known as section 19 to read as follows:

"Sec. 19. There is hereby appropriated from the Motor Vehicle Fund for the Department of Highways, to be expended by the Director of Highways as in his opinion it may be necessary to carry out the provisions of section 1, Chapter 215, Laws of 1945, the sum of twenty-five thousand dollars ($25,000), or so much thereof as may be necessary."

Renumber section 19 to read section 20.

JULIA BUTLER HANSEN, Chairman
W. J. BEIERLEIN, Vice-Chairman.


Senate Bill No. 349 was read the second time by sections.

On motion of Mrs. Hansen, the committee amendments were adopted.

On motion of Mrs. Hansen, the rules were suspended, Senate Bill No. 349 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

EXPLANATION OF VOTE

Mr. Washington:
"Mr. Speaker, I have a personal interest in one of the appropriations and decline to vote."

The Clerk called the roll on the final passage of Senate Bill No. 349, as amended by the House, and the bill passed the House by the following vote: Yea, 92; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair,
Those absent or not voting were: Representatives Adams, Cory, Johnston, Powell, Shadbolt, Vane, Washington—7.

Senate Bill No. 349, as amended by the House, having received the constitutional majority, was declared passed.

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

On motion of Mr. Rasmussen, Senate Bill No. 349 was ordered immediately transmitted to the Senate.

House Concurrent Resolution No. 9, by Representative Boede:
Appointing an interim committee on fisheries.

The resolution was read the second time in full.

On motion of Mr. Rasmussen, House Concurrent Resolution No. 9 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage.

POINT OF INFORMATION

The Speaker (Mr. Ford presiding) recognized Mr. Riley.

Mr. Riley:

"Mr. Speaker, every year I have been in the legislature there has been an interim Fisheries Committee. I am not opposed to interim committees as such. I have constantly voted for the Legislative Council because there is need to study in the interim the complex problems of the state. I am questioning the advisability of having another interim Fisheries Committee just because there has been one every session for ten years. I therefore want to know what are the benefits that accrue to us by continuing the interim Committee on Fisheries, especially in view of the fact we have a Legislative Council. As one of the sponsors of the Legislative Council, it was my hope that we could combine all of the studies necessary under one Legislative Council and that could be done, as I see it, by a sub-committee. Again, I am asking for information so that I can be convinced that there is need for another interim Committee on Fisheries."

Mr. Comfort:

"I think I can answer the gentleman's question. It has been created by the Legislature of the State of Washington so that the Governor and the Fisheries Committee of the House and Senate could have a swell time, a real vacation. I do agree with the gentleman, Mr. Riley, that there is nothing the interim Fisheries Committee does that could not be done by the Legislative Council."

The Clerk called the roll on the final passage of House Concurrent Resolution No. 9, and the resolution failed to pass the House by the following vote: Yeas, 44; nays, 35; absent or not voting, 20.
Those voting yea were: Representatives Allen, Anderson (Eva), Bernethy, Boede, Brown (Gordon J.), Brown (Vaughan), Buse, Cory, Coughlin, Dillard, Farrington, Ford, Forshee, Hallauer, Hansen, Hoopingarner, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Pedersen, Rasmussen, Ridgway, Simmons, Smith (Ralph A.), Testu, Watson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Young—44.

Those voting nay were: Representatives Anderson (B. Roy), Ball, Bassett, Bergevin, Blair, Callow, Carroll, Carty, Comfort, Donohue, Foster, Frayn, Gordon, Henderson, Hoefel, Jeffreys, Kinney, Lester, McPherson, Neill, Paulsen, Powell, Raugust, Riley, Rosenberg, Schumann, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Woodall, Zent—35.

Those absent or not voting were: Representatives Adams, Bargreen, Beierlein, Brown (Henry A.), Carmichael, Eldridge, Gallagher (Bernard J.), Gallagher (Michael J.), Hillyer, Hofmeister, Hollday, Johnston, Rhodes, Roderick, Sandison, Shadbolt, Smiley, Vane, Wyatt, Mr. Speaker—20.

House Concurrent Resolution No. 9, having failed to receive the constitutional majority, was declared lost.

House Bill No. 651, by Representative Olson (By Departmental Request):
Relating to inheritance taxes.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 651, relating to inheritance taxes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. All property within the jurisdiction of this state, and any interest therein, whether belonging to the inhabitants of this state or not, and whether tangible or intangible, which shall pass by will or by the statutes of inheritance of this or any other state or by deed, grant, sale, contract or gift made in contemplation of the death of the grantor, or donor, or by deed, grant or sale, contract or gift made or intended to take effect in possession or in enjoyment after death of the grantor, or donor, to any person in trust or otherwise, or by a transfer in trust or otherwise, under which the grantor or donor has retained for his life or for any period not ascertainable without reference to his death, or for any period which does not in fact end before his death, the possession or enjoyment of any part of the property, or the right to all or any part of the income from the property, or the right, either alone or in conjunction with any person, to designate the persons who shall possess or enjoy the property or the income therefrom shall, for the use of the state, be subject to a tax measured by the full value of the entire property as provided for in section 2, after the payment of all debts owing by the decedent at the time of his death, the local and state taxes due from the estate prior to his death, and a reasonable sum for funeral expenses, monument or crypt, court costs, including cost of appraisement made for the purpose of assessing the inheritance tax, the fees of executors, administrators or trustees, reasonable attorney's fees, and family allowance not to exceed one thousand dollars ($1,000), and no other sum, but said debt shall not be deducted unless the same are allowed or established within the time provided by law, and all administrators, executors, and trustees, and any such grantee under a conveyance, and any such donee under a gift, made during the grantor's or donor's life, shall be respectively liable for all such taxes to be paid by them, with interest as hereinafter provided until the same shall have been paid, and whenever property, real or personal, other than real property held by the entirety, is held in the joint name of two or more persons, or deposited in banks or other institutions or depositories in the joint names of two or more persons and
payable to either or the survivor, upon the death of one of such persons the right of the surviving joint tenants, person or persons to the immediate ownership or possession and enjoyment of such property shall be deemed a transfer taxable under the provisions of this act in the same manner as though the whole property to which such transfer relates belonged absolutely to the deceased joint tenant or joint depositor and had been devised or bequeathed to the surviving joint tenant or tenants, person or persons by such deceased joint tenant or joint depositor by will. * * * * excepting therefrom such parts thereof as may be shown to have originally belonged to such surviving joint tenant, joint depositor or person, and never to have been acquired from the decedent for less than a fair consideration in money or money's worth, and if said property shall have been acquired from decedent for less than such fair consideration, there shall be excepted from the value of said property a portion equal to the amount of the consideration so furnished.

"Unless the tax is sooner paid in full, it shall be a lien upon the gross estate of the decedent for ten (10) years from the date of death, except that such part of the gross estate as is used for the payment of charges against the estate and expenses of its administration, allowed by any court having jurisdiction thereof, shall be divested of such lien. If the Tax Commission is satisfied that the tax liability of an estate has been fully discharged or provided for, it may, under regulations prescribed by it, issue its certificate, releasing any or all property of such estate from the lien herein imposed. The limitation period shall in each case be extended for a period of time equal to the period of pendency of litigation of questions affecting the determination of the amount of tax due, provided a lis pendens has been filed with the County Auditor.

"Any part of the gross estate as is sold, pursuant to an order of the court for the payment of charges against the estate and the expenses of its administration, shall be divested of such lien and such lien shall be transferred to the proceeds. A mortgage on property pursuant to an order of court for payment of charges against the estate and expenses of administration shall constitute a lien upon said property prior and superior to the inheritance tax lien which inheritance tax lien shall attach to the proceeds.

"If (1) except in the case of a bona fide sale for an adequate and full consideration in money or money's worth, the decedent makes a transfer, by trust or otherwise, of any property in contemplation of or intended to take effect in possession or enjoyment at or after his death, or makes a transfer, by trust or otherwise, under which he has retained for his life or for any period not ascertainable without reference to his death or for any period which does not in fact end before his death (A) the possession or enjoyment of, or the right to the income from, the property, or (B) the right, either alone or in conjunction with any person, to designate the persons who shall possess or enjoy the property or the income therefrom, or (2) if insurance passes under a contract executed by the decedent in favor of a specific beneficiary, and if in either case the tax in respect thereto is not paid when due, then the transferee, trustee, or beneficiary shall be personally liable for such tax, and such property, to the extent of the decedent's interest therein at the time of such transfer, or to the extent of such beneficiary's interest under such contract of insurance, shall be subject to a like lien equal to the amount of such tax. Any part of such property sold by such transferee or trustee to a bona fide purchaser for an adequate and full consideration in money or money's worth shall be divested of the lien and a like lien shall then attach to all the property of such transferee or trustee, except any part sold to a bona fide purchaser for an adequate and full consideration in money or money's worth."

Amend the title, strike the entire title and insert in lieu thereof the following: "An Act relating to revenue and taxation; relating to inheritance taxation, amending section 1, Chapter 55, Laws of 1901, as last amended by section 1, Chapter 184, Laws of 1945." OLE H. OLSON, Chairman.


House Bill No. 651 was read the second time by sections.

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

The Speaker resumed the chair.
On motion of Mr. Paulsen, the rules were suspended, Engrossed House Bill No. 651 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 651.

The Clerk called the roll on the final passage of Engrossed House Bill No. 651, and the bill passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hollliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clayde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Schumann, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Adams, Allen, Beierlein, Eldridge, Hofmeister, Johnston, Sandison, Shadbolt, Vane—9.

Engrossed House Bill No. 651, having received the constitutional majority, was declared passed.

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

On motion of Mr. Rasmussen, Engrossed House Bill No. 651 was ordered immediately transmitted to the Senate.

**MOTION FOR RECONSIDERATION**

Mr. Henderson:

"Having voted on the prevailing side, I now move that the House reconsider the vote by which House Concurrent Resolution No. 9 failed to pass."

The Speaker:

"How did the gentleman vote?"

Mr. Henderson:

"I voted on the prevailing side."

**POINT OF ORDER**

Mr. Rasmussen:

"Mr. Speaker, point of order. This is after the fiftieth day."

**RULING BY THE SPEAKER**

The Speaker:

"The Speaker is of the opinion the motion is in order."

**POINT OF ORDER**

Mr. Foster:

"Mr. Speaker, does this not require the suspension of rules to vote on this day?"
RULING BY THE SPEAKER

The Speaker:

"The Speaker rules the motion to reconsider is in order at any time immediately after the vote has been taken after the fiftieth day."

Mr. Henderson demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Beierlein and Shadbolt.

Mr. Holliday 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. Woodall moved that Mr. Shadbolt be excused from the call of the House.

The motion was carried.

On motion of Mr. Foster, Mr. Beierlein was excused from the call of the House, and the House proceeded with business under the call of the House.

Debate ensued.

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

The Speaker declared the question before the House to be the motion to reconsider the vote by which House Concurrent Resolution No. 9 failed to pass.

Division was called for, and the motion to reconsider the vote by which House Concurrent Resolution No. 9 failed to pass was carried on a rising vote.

RECONSIDERATION

The Speaker declared the question before the House to be the final passage of House Concurrent Resolution No. 9.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of House Concurrent Resolution No. 9, and the resolution passed the House by the following vote: Yeas, 65; nays, 32; absent or not voting, 2.

Those voting yea were: Representatives Allen, Bargreen, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Cory, Coughlin, Dillard, Donohue, Farrington, Ford, Forshee, Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoemeister, Hoopingarner, Johnston, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Schumann, Simmons, Smiley, Smith (Ralph A.), Testu, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Mr. Speaker—65.

Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Bergevin, Carty, Comfort, Eldridge, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hoefel, Holliday, Jeffrey, Jones (Mrs. Vincent F.), Kinnear, Lester, McPherson, Neill, Powell, Riley, Shannon, Sisson,
Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Zent—32.

Those absent or not voting were: Representatives Beierlein, Shadbolt—2.

House Concurrent Resolution No. 9, having received the constitutional majority, was declared passed.

**MOTION**

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

**REPORT OF CONFERENCE COMMITTEE**


Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Substitute Senate Bill No. 87, entitled: "An Act relating to the state government; providing for the commitment, custody, detention, treatment, parole and discharge of mentally ill, mentally deficient, inebriated and dipsomaniac persons; sexual psychopaths, drug addicts, and defective or psychopathic delinquent persons; prescribing the powers and duties of certain officers; defining crimes and prescribing penalties; and requiring the licensing of certain institutions and persons.", have had the same under consideration, and we are unable to agree and request that the committee be granted the powers of free conference.

**Senate Members**

Tom Hall

Albert D. Rosellini

Dale McMullen

**House Members**

Reuben A. Knoblach

Arthur S. Cory

Russell T. Hoopingarner

**MOTION**

On motion of Mr. Knoblach, the House adopted the report of the Conference Committee on Engrossed Substitute Senate Bill No. 87, and granted the committee the powers of Free Conference.

**REPORT OF CONFERENCE COMMITTEE**


Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 216, entitled: "An Act establishing a fisheries code for the preservation, protection, perpetuation and management of food fish and shellfish; providing for and creating a department of fisheries; regulating the taking and possession of food fish and shellfish; licensing appliances therefor; providing for license fees and charges; licensing all phases of the fishing industry; providing for the acquisition of land and rights in land; providing for the construction, maintenance and operation of fish hatcheries, rearing stations, laboratories, nurseries and other installations; providing for the appointment of a director of fisheries and designating his authority; providing for the propagation, protection and disposition of oyster beds in the State of Washington; regulating the entire food fish and shellfish industry of the state and offshore waters; repealing certain statutes; fixing penalties for the violation of this act, and declaring an emergency.", have had the same under consideration, and we recommend that the House recede from the following amendments:

In section 65, page 29, line 19 of the engrossed Senate bill, being page 17, lines 6 and 7 of the printed bill, after the words "person by the" and before the comma (,) strike the word "director" and insert in lieu thereof the words "State Treasurer".

In section 65, page 29, line 21 of the engrossed Senate bill, being page 17, line 8 of the printed bill, after the period (.) following the word "fee" strike the following sentence: "The director shall make weekly remittances of the fees collected to the state treasurer.", and asks that the Senate concur in the following House amendment:

In section 76, page 38, line 2 of the engrossed Senate bill, being page 21, line 34 of the printed bill, strike the period (.) after the word "seized" and add the following:
"Provided, That the owner of the boat, vehicle, gear, appliance or other device seized under the provisions of this section may recover the same by depositing into court a cash bond equal to the value of the seized articles if the value of the same be less than $5,000, or a cash bond in amount of $5,000 if the value of the seized boat, vehicle, gear, appliance or other device be in excess of $5,000, and the cash bond shall thereafter be subject to forfeiture to the state in lieu of the seized boat, vehicle, gear, appliance, or other device."

**MOTION**

On motion of Mrs. Boede, the report of the Conference Committee was adopted.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 216, without the two first House amendments.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 216, without the first two House amendments, and the bill passed the House by the following vote: Yeas, 71; nays, 9; absent or not voting, 19.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frey, Gordon, Hal-lauer, Henderson, Hillyer, Hoefel, Hoopingarner, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, Kinnear, Knoblauch, Kupka, Lester, Mardesich, Miller (Clyde J.), Mohr, Morris, Neill, O'Brien, Olson, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Washington, Wedekind, Winberg (Andrew), Winberg (Oscar), Woodall, Young, Zent, Mr. Speaker—71.

Those voting nay were: Representatives Allen, Gallagher (Michael J.), Miller (Floyd C.), Nunamaker, Paulsen, Riley, Vane, Watson, Wilson—9.

Those absent or not voting were: Representatives Adams, Beierlein, Ber-nethy, Brown (Gordon J.), Carty, Foster, Gallagher (Bernard J.), Hansen, Hofmeister, Holli-day, Jeffreys, Johnston, King, McPherson, Miller (C. C.), Raugust, Roderick, Shadbolt, Wyatt—19.

Engrossed Senate Bill No. 216, having received the constitutional majority, was declared passed without the first two House amendments.

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

**REPORT OF CONFERENCE COMMITTEE**


Mr. President:

Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 31, entitled: "An authorizing hospital districts to levy in excess of three mills when authorized by a vote of the people, and amending section 6, Chapter 264, Laws of 1945 (Rem. 1945 Supp. 6090-35),", have had the same under consideration, and we are unable to agree and request that the powers of free conference be granted.
MOTION

On motion of Mr. King, the House adopted the report of the Conference Committee on Engrossed Senate Bill No. 31, and granted the committee the powers of free conference.

REPORTS OF ENROLLMENT

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 257; also
Enrolled House Bill No. 272; also
Enrolled House Bill No. 563; also
Enrolled House Bill No. 575; also
Enrolled House Joint Memorial No. 22, have compared same with the original and engrossed bills and memorial and find them correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Grace Kelley, Jeanette Testu.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment to whom was referred Enrolled House Bill No. 100, have compared same with the engrossed bill and find it, correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Gordon J. Brown, G. Frank Rhodes.

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 393; also
Enrolled House Bill No. 528; also
Enrolled House Bill No. 579, have compared same with the original and engrossed bills and find them correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Carl F. Mohr.

The Speaker announced he was about to sign House Bill No. 47; also
House Bill No. 105; also
House Bill No. 241; also
House Bill No. 353; also
House Bill No. 390; also
House Bill No. 398; also
House Bill No. 418; also
House Bill No. 446; also
House Bill No. 456; also
House Bill No. 491; also
House Bill No. 532; also
House Joint Memorial No. 24; also
House Bill No. 100; also
House Bill No. 257; also
House Bill No. 272; also
House Bill No. 393; also
House Bill No. 528; also
House Bill No. 563; also
House Bill No. 575; also
House Bill No. 579; also
House Joint Memorial No. 22.
The Speaker declared the House to be at ease.
The Speaker called the House to order.

The Speaker ordered the clerk to call the roll and all members were present except Representatives Adams, Callow, Dillard, Gallagher (Bernard J.), Gordon, Hillyer, Hoopingarner, Jones (John R.), Kinnear, Lester, Mohr, Neill, Ridgway, Roderick, Rosenberg, Sisson, Smiley, Testu, Watson and Wedekind, Representative Callow having been previously excused.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 31, and the House amendments thereto, and has granted said Committee the powers of free conference.

HERBERT H. SIETER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has concurred in the House amendments to Engrossed Senate Bill No. 32, and passed the bill as amended by the House.

HERBERT H. SIETER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on Senate Bill No. 264, and the House amendments thereto, and has granted said Committee the powers of free conference.

HERBERT H. SIETER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has concurred in the House amendments to Senate Bill No. 349, and passed the bill as amended by the House.

HERBERT H. SIETER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has adopted House Concurrent Resolution No. 15, and the same is here-with transmitted.

HERBERT H. SIETER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE


Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 31, entitled: "An Act authorizing hospital districts to levy in excess of three mills when authorized by a vote of the people, and amending section 6, Chapter 264, Laws of 1945 (Rem. 1945 Supp. 6090-35).", have had the same under consideration, and we recommend that the House recede from its amendment to the bill, and we further recommend that the Senate and House pass Engrossed Senate Bill No. 31 with the following amendments:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. This act may be cited as the 'Washington Hospital Survey and Construction Act.'

"Sec. 2. As used in this act: (a) 'Director' means the Director of the State Department of Health;

"(b) 'The Federal Act' means Public Law 725 of the 79th Congress, approved August 13, 1946, entitled the Hospital Survey and Construction Act;

"(c) 'The Surgeon General' means the Surgeon General of the Public Health Service of the United States;
“(d) ‘Hospital’ includes public health centers and general, tuberculosis, mental, chronic disease, and other types of hospitals, and related facilities, such as laboratories, outpatient departments, nurses’ home and training facilities, and central service facilities operated in connection with hospitals;

“(e) ‘Public Health Center’ means a publicly owned facility for the provision of public health services, including related facilities such as laboratories, clinics, and administrative offices operated in connection with public health centers;

“(f) ‘Nonprofit hospital’ means any hospital owned and operated by a corporation or association, no part of the net earnings of which inures, or may lawfully inure, to the benefit of any private shareholder or individual.

“Sec. 3. There is hereby established in the State Department of Health a ‘Section of Hospital Survey and Construction’ which shall be administered by a full-time salaried head under the supervision and direction of the Director. The State Department of Health, through such section, shall constitute the sole agency of the state for the purpose of: (1) Making an inventory of existing hospitals, surveying the need for construction of hospitals, and developing a program of hospital construction; and

“(2) Developing and administering a state plan for the construction of public and other nonprofit hospitals as provided in this act.

“Sec. 4. In carrying out the purposes of the act the Director is authorized and directed: (a) To require such reports, make such inspections and investigations and prescribe such regulations as he deems necessary;

“(b) To provide such methods of administration, appoint a head and other personnel of the section and take such other action as may be necessary to comply with the requirements of the Federal Act and the regulations thereunder;

“(c) To procure in his discretion the temporary or intermittent services of experts or consultants or organizations thereof, by contract, when such services are to be performed on a part-time or fee-for-service basis and do not involve the performance of administrative duties;

“(d) To the extent that he considers desirable to effectuate the purposes of this act, to enter into agreements for the utilization of the facilities and services of other departments, agencies, and institutions, public or private;

“(e) To accept on behalf of the state and to deposit with the State Treasurer, any grant, gift or contribution made to assist in meeting the cost of carrying out the purposes of this act, and to expend the same for such purpose; and

“(f) To make an annual report to the Governor on activities and expenditures pursuant to this act, including recommendations for such additional legislation as the Director considers appropriate to furnish adequate hospital, clinic, and similar facilities to the people of this state.

“Sec. 5. The Director shall appoint an Advisory Hospital Council to advise and consult with the Department of Health in carrying out the administration of this act. The council shall consist of the Director who shall serve as chairman ex officio and shall include representatives of non-government organizations or groups, and of state agencies, concerned with the operation, construction or utilization of hospitals, including representatives of the consumers of hospital services selected from among persons familiar with the need for such services in urban or rural areas. Each member shall hold office for a term of four (4) years, except that any member appointed to fill a vacancy occurring prior to the expiration of the term for which his predecessor was appointed, shall be appointed for the remainder of such term. Council members, while serving on business of the council shall be entitled to receive actual and necessary travel and subsistence expenses while so serving away from their places of residence. The council shall meet as frequently as the Director deems necessary but not less than once each year. Upon request by five (5) or more members, it shall be the duty of the Director to call a meeting of the council.

“Sec. 6. The Director is authorized and directed to make an inventory of existing hospitals, including public, nonprofit and proprietary hospitals, to survey the need for construction of hospitals, and, on the basis of such inventory and survey, to develop a program for the construction of such public and other nonprofit hospitals as will, in conjunction with existing facilities, afford the necessary physical facilities for furnishing adequate hospital, clinic and similar services to all the people of the state.

“Sec. 7. The construction program shall provide, in accordance with regulations prescribed under the Federal Act, for adequate hospital facilities for the people residing in this state and insofar as possible shall provide for their distribution throughout the
state in such manner as to make all types of hospital service reasonably accessible to all persons in the state.

"Sec. 8. The Director is authorized to make application to the Surgeon General for Federal funds to assist in carrying out the survey and planning activities herein provided. Such funds shall be deposited with the State Treasurer and shall be available to the Director for expenditure in carrying out the purposes of this part. Any such funds received and not expended for such purposes shall be repaid to the Treasurer of the United States.

"Sec. 9. The Director shall prepare and submit to the Surgeon General a state plan which shall include the hospital construction program developed under this act and which shall provide for the establishment, administration, and operation of hospital construction activities in accordance with the requirements of the Federal Act and the regulations thereunder. The Director shall, prior to the submission of such plan to the Surgeon General, give adequate publicity to a general description of all the provisions proposed to be included therein, and hold a public hearing at which all persons or organizations with a legitimate interest in such plan may be given an opportunity to express their views. After approval of the plan by the Surgeon General, the Director shall publish a general description of the provisions thereof in at least one newspaper having general circulation in the state, and shall make the plan, or a copy thereof, available upon request to all interested persons or organizations. The Director shall from time to time review the hospital construction program and submit to the Surgeon General any modifications thereof which he may find necessary and may submit to the Surgeon General such modifications of the state plan, not inconsistent with the requirements of the Federal Act, as he may deem advisable.

"Sec. 10. The Director shall by regulation prescribe minimum standards for the maintenance and operation of hospitals which receive Federal aid for construction under the state plan.

"Sec. 11. The state plan shall set forth the relative need for the several projects included in the construction program determined in accordance with regulations prescribed pursuant to the Federal Act, and provide for the construction, insofar as financial resources available therefor and for maintenance and operations make possible, in the order of such relative need.

"Sec. 12. Applications for hospital construction projects for which Federal funds are requested shall be submitted to the Director and may be submitted by the state or any political subdivision thereof or by any public or nonprofit agency authorized to construct and operate a hospital. Each application for a construction project shall conform to Federal and state requirements.

"Sec. 13. The Director shall afford to every applicant for a construction project an opportunity for a fair hearing. If the Director, after affording reasonable opportunity for development and presentation of applications in the order of relative need, finds that a project application complies with the requirements of section 12 of this act and is otherwise in conformity with the state plan, he shall approve such application and shall recommend and forward it to the Surgeon General.

"Sec. 14. From time to time the Director shall inspect each construction project approved by the Surgeon General, and, if the inspection so warrants, the Director shall certify to the Surgeon General that work has been performed upon the project, or purchases have been made, in accordance with the approved plans and specifications, and that payment of an installment of Federal funds is due to the applicant.

"Sec. 15. The Director is hereby authorized to receive Federal funds in behalf of, and transmit them to, such applicants. To achieve that end there is hereby established, separate and apart from all public moneys and funds of this state, a trust fund to be known as the 'Hospital Construction Fund,' of which the State Treasurer shall ex officio be custodian. Moneys received from the Federal Government for construction projects approved by the Surgeon General shall be deposited to the credit of this fund, shall be used solely for payments due applicants for work performed, or purchases made, in carrying out approved projects. Vouchers covering all payments from the Hospital Construction Fund shall bear the signature of the Director or his duly authorized agent for such purpose, and warrants therefor shall be drawn by the State Auditor as ex officio auditor of said fund.

"Sec. 16. If any provision of this act or the application thereof to any person or circumstance shall be held invalid, such invalidity shall not affect the provisions or
applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of the act are declared to be severable.

"Sec. 17. Chapter 212, Laws of 1945, and all acts or parts of acts which are inconsistent with the provisions of this act, are repealed.

"Sec. 18. Section 6, Chapter 264, Laws of 1945 (Rem. 1945 Supp. sec. 6090-35), is hereby amended to read as follows:

"Section 6. All Public Hospital Districts organized under the provisions of this act shall have power:

"(a) To make a survey of existing hospital facilities within and without such district.

"(b) To construct, condemn and purchase, purchase, acquire, lease, add to, maintain, operate, develop and regulate, sell and convey all lands, property, property rights, equipment, hospital facilities and systems for the maintenance of hospitals, buildings, structures and any and all other facilities, and to exercise the right of eminent domain to effectuate the foregoing purposes or for the acquisition and damaging of the same or property of any kind appurtenant thereto, and such right of eminent domain shall be exercised and instituted pursuant to a resolution of the commission and conducted in the same manner and by the same procedure as in or may be provided by law for the exercise of the power of eminent domain by incorporated cities and towns of the State of Washington in the acquisition of property rights: Provided, That no Public Hospital District shall have the right of eminent domain and the power of condemnation against any hospital clinic or sanatorium operated as charitable, nonprofit establishment or against a hospital clinic or sanatorium operated by a religious group or organization, and Provided, further, That no hospital district organized and existing in districts having more than 25,000 population have any of the rights herein enumerated without the prior written consent of all existing hospital facilities within the boundaries of such hospital district.

"(c) To lease existing hospital and equipment and/or other property used in connection therewith, and to pay such rental therefor as the Commissioners shall deem proper; to provide hospital service for residents of said district in hospitals located outside the boundaries of said district, by contract or in any other manner said Commissioners may deem expedient or necessary under the existing conditions; and said hospital district shall have the power to contract with other communities, corporations or individuals for the services provided by said hospital district; and they may further receive in said hospital and furnish proper and adequate services to all persons not residents of said district at such reasonable and fair compensation as may be considered proper: Provided, That it must at all times make adequate provision for the needs of the district and residents of said district shall have prior rights to the available facilities of said hospitals, at rates set by the District Commissioners.

"(d) For the purpose aforesaid, it shall be lawful for any district so organized to take, condemn and purchase, lease, or acquire, any and all property, and property rights, including state and county lands, for any of the purposes aforesaid, and any and all other facilities necessary or convenient, and in connection with the construction, maintenance and operation of any such hospital.

"(e) To contract indebtedness or borrow money for corporate purposes on the credit of the corporation or the revenues of the public hospitals thereof, and to issue bonds therefor, bearing interest at a rate not exceeding six per cent (6%) per annum, payable semi-annually, said bonds not to be sold for less than par and accrued interest.

"(f) To raise revenue by the levy of an annual tax on all taxable property within such Public Hospital District not to exceed three (3) mills or such further amount as has been or shall be authorized by a vote of the people: Provided further, That the Public Hospital Districts are hereby authorized to levy such a general tax in excess of said three (3) mills when authorized so to do at a special election conducted in accordance with and subject to all of the requirements of the constitution and laws of the State of Washington now in force or hereafter enacted governing the limitation of tax levies commonly known as the forty mill tax limitation. The said Board of District Commissioners is hereby authorized and empowered to call a special election for the purpose of submitting to the qualified voters of the Hospital District a proposition to levy a tax in excess of the three (3) mills herein specifically authorized. The Commissioner shall prepare a proposed budget of the contemplated financial transactions for the ensuing year and file the same in the records of the Commission on or before the first Monday in September. Notice of the filing of said proposed budget and the date and place of hearing on the same shall be published for at least two
consecutive weeks in a newspaper printed and of general circulation in said county. On the first Monday in October the Commission shall hold a public hearing on said proposed budget at which any taxpayer may appear and be heard against the whole or any part of the proposed budget. Upon the conclusion of said hearing, the Commission shall, by resolution, adopt the budget as finally determined and fix the final amount of expenditures for the ensuing year. Taxes levied by the Commission shall be certified to and collected by the proper county officer of the county in which such Public Hospital District is located in the same manner as is or may be provided by law for the certification and collection of port district taxes. The Commission is authorized, prior to the receipt of taxes raised by levy, to borrow money or issue warrants of the district in anticipation of the revenue to be derived by such district from the levy of taxes for the purpose of such district, and such warrant shall be redeemed from the first money available from such taxes when collected, and such warrants shall not exceed the anticipated revenues of one year, and shall bear interest at a rate of not to exceed six per cent (6%) per annum.

"(g) To enter into any contract with the United States Government or any state, municipality or other hospital district, or any department of those governing bodies, for carrying out any of the powers authorized by this act.

"(h) To sue and be sued in any court of competent jurisdiction: Provided, That said Public Hospital District shall not be liable for negligence for any act of any officer, agent or employee of said district: And provided, That all suits against the Public Hospital District shall be brought in the county in which the Public Hospital District is located.

"(i) To make contracts, employ superintendents, attorneys and other technical or professional assistance and all other employees; to print and publish information or literature and to do all other things necessary to carry out the provisions of this act.

"Sec. 19. 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."

Amend the title by striking the whole thereof and substituting the following: "An Act relating to hospitals and hospital districts; providing for a survey of hospitals; providing for compliance with certain Federal Hospital Assistance Acts; authorizing state aid in the development of hospital facilities; prescribing the duties of certain officers; creating certain funds; authorizing hospital districts to levy certain excess millage; amending section 6, Chapter 264, Laws of 1945; repealing Chapter 212, Laws of 1945, and declaring an emergency."

**Senate Members**

Ross W. Earlywine

J. H. Robertson

Clyde V. Tisdale

**House Members**

W. C. Rau gust

Robert E. Blair

Chet King

**MOTION**

Mr. Rasmussen moved that the House adopt the report of the Free Conference Committee on Engrossed Senate Bill No. 31.

Debate ensued.

The Speaker called Mr. Ford to preside.

Mr. Smith (Ralph A.) demanded the previous question and the demand was sustained.

Division was called for and the motion was carried on a rising vote.

The report of the Free Conference Committee on Engrossed Senate Bill No. 31 was adopted.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Engrossed Senate Bill No. 31 as amended by the Free Conference Committee.

Debate ensued.

The Speaker resumed the chair.

Mr. Zent demanded the previous question but the demand was not sustained.

Further debate ensued.
Mr. Smith (Ralph A.) demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 31, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 79; nays, 12; absent or not voting, 8.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Vaughan), Callow, Carmichael, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Zent, Mr. Speaker—79.

Those voting nay were: Representatives Brown (Henry A.), Coughlin, Gordon, Hallauer, Hillyer, Johnston, Jones (John R.), Nunamaker, Roderick, Smiley, Woodall, Wyatt—12.

Those absent or not voting were: Representatives Bergevin, Buse, Foster, Holliday, Morris, Powell, Riley, Young—8.

Engrossed Senate Bill No. 31, as amended by the Free Conference Committee, having received the 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 CONFERENCE COMMITTEE

Mr. President:
Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 28, entitled: "An Act relating to the fixing of compensation of county officers; amending section 6, Chapter 148, Laws of the Extraordinary Session of 1925, as amended.", have had the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

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<td>Harold G. Kimball</td>
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<td>Howard Roup</td>
<td>Julia Butler Hansen</td>
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MOTION

On motion of Mr. O'Brien, the House adopted the report of the Conference Committee on Engrossed Senate Bill No. 28, and granted the committee the powers of Free Conference.

REPORT OF CONFERENCE COMMITTEE

Mr. President:
Mr. Speaker:

We, of your Conference Committee, to whom was referred Senate Bill No. 46, entitled: "An Act relating to state sustained yield forest No. 1; and an appropriation for the purpose of carrying out the provisions of Chapter 175, Laws of 1933.", have had
the same under consideration, and are unable to agree and request that we be granted
the powers of Free Conference.

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<td>FRANCIS PEARSON</td>
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<td>LESTER T. PARKER</td>
<td>ROBERT BERNETHY</td>
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**MOTION**

On motion of Mr. Bernethy, the House adopted the report of the Con-
ference Committee on Senate Bill No. 46, and granted the committee the
powers of free conference.

**REPORTS OF ENROLLMENT**

House of Representatives,

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 243; also
Enrolled House Bill No. 273; also
Enrolled House Bill No. 302; also
Enrolled House Bill No. 444, have compared same with the original and engrossed
bills and find them correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Gordon J. Brown, Grace Kelley.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 202; also
Enrolled Substitute House Bill No. 276; also
Enrolled House Concurrent Resolution No. 14; also
Enrolled House Joint Memorial No. 13, have compared same with the engrossed and
substitute bills and the original memorial and resolution and find them correctly en-
rolled.

A. B. COMFORT, Chairman.

We concur in this report: Arthur S. Cory, Vernon A. Smith.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 348, have compared same with the engrossed bill and find it
correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Clayton Farrington, George W. Kupka.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No. 651, have compared same with the original bill and find it
correctly engrossed.

A. B. COMFORT, Chairman.

We concur in this report: Gordon J. Brown, Grace Kelley.

The Speaker announced he was about to sign House Bill No. 202; also
House Bill No. 243; also
House Bill No. 273; also
Substitute House Bill No. 276; also
House Bill No. 302; also
House Bill No. 348; also
House Bill No. 444; also
House Concurrent Resolution No. 14; also
House Joint Memorial No. 13.
REPORT OF STANDING COMMITTEE

House Bill No. 525 (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.
The Speaker declared the House at ease until the sound of the gavel.
The Speaker called the House to order.

REPORTS OF ENROLLMENT

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 159, have compared same with the engrossed bill and find it
correctly enrolled.
A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Robert E. Blair, Gordon J. Brown,
Carl F. Mohr.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 249, have compared same with the engrossed bill and find it
correctly enrolled.
A. B. Comfort, Chairman.

We concur in this report: Gordon J. Brown, Grace Kelley.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 487, have compared same with the engrossed bill and find it
correctly enrolled.
A. B. Comfort, Chairman.

We concur in this report: Wallace I. Carmichael, James P. Dillard.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 556, have compared same with the engrossed bill and find it
correctly enrolled.
A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Grace Kelley.

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled Substitute House Bill No. 681, have compared same with the substitute bill
and find it correctly enrolled.
A. B. Comfort, Chairman.

We concur in this report: Clayton Farrington, G. Frank Rhodes.

The Speaker announced that he was about to sign House Bill No. 159; also
House Bill No. 249; also
House Bill No. 487; also
House Bill No. 556; also
Substitute House Bill No. 681.

REPORT OF FREE CONFERENCE COMMITTEE


Mr. President:

Mr. Speaker:
We, of your Free Conference Committee, to whom was referred Engrossed Sub­sti­tute Senate Bill No. 87, entitled: “An Act relating to the state government; providing
for the commitment, custody, detention, treatment, parole and discharge of mentally ill, mentally deficient, inebriated and dipsomaniac persons; sexual psychopaths, drug addicts, and defective or psychopathic delinquent persons; prescribing the powers and duties of certain officers; defining crimes and prescribing penalties; and requiring the licensing of certain institutions and persons."

have had the same under consideration, and we recommend that the Senate concur in the House amendments and that the bill be further amended as follows:

After the figure "1947" in the last line of section 8 of the House Amendment add the following: "Any person covered by the provisions of this act against whom an application for commitment has been filed shall be entitled to a trial by jury upon his or her demand or that of anyone in his or her behalf; Provided, That the provisions for jury trial shall not apply to alleged psychopathic delinquent minors. It shall be the duty of the judge to inform the accused of his right to trial by jury and the appointment or selection of counsel therefor. If such demand be made the trial shall be by jury."

On motion of Mr. Knoblauch, the House adopted the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 87.

The Speaker declared the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 87, as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 87, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 9.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carroll, Carty, Comfort, Cory, Coughlin, Donohue, Eldridge, Farrington, Ford, Foster, Frayn, Gallagher (Michael J.), Gordon, Hallauer, Henderson, Hillyer, Hoefel, Hofmeister, Hollday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Marde-sich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Forshee, Gallagher (Bernard J.)—2.

Those absent or not voting were: Representatives Bernethy, Carmichael, Dillard, Hansen, Johnston, O'Brien, Pedersen, Roderick, Watson—9.

Engrossed Substitute Senate Bill No. 87, as amended by the Free Conference Committee, having received the 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 FREE CONFERENCE COMMITTEE


Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Senate Bill No. 264, entitled: "An Act relating to state government; prescribing the compensation of certain state officers; amending section 1, Chapter 224, Laws of 1937; and declaring an emergency.", have had the same under consideration, and we recommend that the House recede from its amendments and that the bill be amended as follows:

Amend section 1, line 8, page 1 of the printed bill, after the word "highways" and before the word "and" insert the following: "and the Director of Public Institutions"

Amend section 1, line 9, page 1 of the printed bill, after the word "members" and before the period (.) insert the following: "and the sum of seven thousand five hundred dollars for the Director of the Veterans' Rehabilitation Council"

Senate Members

ASA V. CLARK  
A. E. EDWARDS  
JOHN H. ROBERTSON

House Members

LOUIS E. HOFMEISTER  
WESLEY ELDRIDGE  
JAMES P. DILLARD

On motion of Mr. Hofmeister, the House adopted the report of the Free Conference Committee on Senate Bill No. 264.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 264, as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Senate Bill No. 264, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 69; nays, 15; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carroll, Comfort, Cory, Coughlin, Eldridge, Farrington, Ford, Forshee, Foster, Frayn, Gordon, Henderson, Hillyer, Hoefel, Hofmeister, Hoopingarner, Jones (John R.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Mohr, Morris, Neill, Nunamaker, Olson, Paulsen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Schumann, Simmons, Smiley, Smith (Ralph A.), Sprague, Sutherland, Testu, Thompson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Zent, Mr. Speaker—69.

Those voting nay were: Representatives Bergevin, Callow, Carty, Donohue, Jeffreys, Jones (Mrs. Vincent F.), Lester, Miller (C. C.), Shadbolt, Shannon, Sisson, Stonecipher, Vane, Wyatt, Young—15.

Those absent or not voting were: Representatives Carmichael, Dillard, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Holliday, Johnston, Miller (Floyd C.), O'Brien, Pedersen, Roderick, Smith (Vernon A.), Washington, Watson—15.

Senate Bill No. 264, as amended by the Free Conference Committee, having received the 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 CONFERENCE COMMITTEE


MR. PRESIDENT:

MR. SPEAKER:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 181, entitled: "An Act relating to state government; creating the Washington State Progress Commission and prescribing its powers and duties; providing for the transfer of property and business to such commission by the Director of Conservation and Development; making an appropriation, and fixing its effective date as April 1, 1949.", have had the same under consideration, and we are unable to agree and request that the committee be granted the powers of Free Conference.

Senate Members

DAYTON A. WITTEN
R. R. (Bob) GREIVE
W. WARD DAVISON

House Members

EDWARD F. RILEY
HOWARD BARGREEN
JEANETTE TESTU

MOTION

On motion of Mr. Riley, the House adopted the report of the Conference Committee on Engrossed House Bill No. 181, and granted the committee the powers of Free Conference.

MESSAGES FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1949.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 216, and has concurred in and passed the bill with the following House amendment:

In section 76, page 38, line 2 of the engrossed Senate bill, being page 21, line 34 of the printed bill, strike the period (.) after the word "seized" and add the following: "Provided, That the owner of the boat, vehicle, gear, appliance or other device seized under the provisions of this section may recover the same by depositing into court a cash bond equal to the value of the seized articles if the value of the same be less than $5,000, or a cash bond in the amount of $5,000 if the value of the seized boat, vehicle, gear, appliance or other device be in excess of $5,000, and the cash bond shall thereafter be subject to forfeiture to the state in lieu of the seized boat, vehicle, gear, appliance, or other device."

HERBERT H. SIELER, Secretary.

MR. SPEAKER:

The Senate has passed: Senate Bill No. 270, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

MR. SPEAKER:

The President has signed: House Bill No. 47; also House Bill No. 105; also House Bill No. 418; also House Bill No. 446, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.

Mr. Speaker:

The President has signed: House Bill No. 241; also House Bill No. 353; also House Bill No. 390, and the same are herewith transmitted.

HERBERT H. SIELER, Secretary.
SIXTIETH DAY, MARCH 10, 1949

MR. SPEAKER:

The President has signed: House Bill No. 398; also
House Bill No. 456; also
House Bill No. 491; also
House Bill No. 532; also
House Joint Memorial No. 24, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

Senate Chamber,

MR. SPEAKER:

The President has signed: House Bill No. 100; also
House Bill No. 257; also
House Bill No. 272; also
House Bill No. 333; also
House Bill No. 528; also
House Bill No. 563; also
House Bill No. 575; also
House Bill No. 579; also
House Joint Memorial No. 22, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

Senate Chamber,

MR. SPEAKER:

The President has signed: House Bill No. 202; also
House Bill No. 243; also
House Bill No. 273; also
Substitute House Bill No. 276; also
House Bill No. 302; also
House Bill No. 348; also
House Bill No. 444; also
House Concurrent Resolution No. 14; also
House Joint Memorial No. 13, and the same are herewith transmitted.

HERBERT H. SIILER, Secretary.

Senate Chamber,

MR. SPEAKER:

The Senate has adopted: House Concurrent Resolution No. 9, and the same is
herewith transmitted.

HERBERT H. SIILER, Secretary.

Senate Chamber,

MR. SPEAKER:

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

HERBERT H. SIILER, Secretary.

Senate Chamber,

MR. SPEAKER:

The President has signed: Senate Bill No. 6; also
Senate Bill No. 14; also
Senate Bill No. 27; also
Senate Bill No. 51; also
Senate Bill No. 99; also
Senate Bill No. 100; also
Senate Bill No. 104; also
Senate Bill No. 111; also
Senate Bill No. 118; also
Senate Bill No. 136; also
Senate Bill No. 154; also
Senate Bill No. 156; also
Senate Bill No. 158; also
Senate Bill No. 198; also
Senate Bill No. 250; also
Senate Bill No. 257; also
Senate Bill No. 303; also
Senate Bill No. 364; also
Senate Joint Resolution No. 9, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

Senate Chamber,

MR. SPEAKER:
The President has signed: Senate Bill No. 164; also
Senate Bill No. 186; also
Senate Bill No. 221; also
Senate Bill No. 223; also
Senate Bill No. 247; also
Senate Bill No. 295; also
Senate Bill No. 325; also
Senate Bill No. 332; also
Senate Bill No. 376; also
Senate Bill No. 386, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on Engrossed
House Bill No. 181, and the Senate amendments thereto, and has granted said Com-
mittee the powers of Free Conference.

HERBERT H. SIETER, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on Engrossed
Substitute Senate Bill No. 87, and the House amendments thereto, and has granted
said Committee the powers of Free Conference.

HERBERT H. SIETER, Secretary.

FIRST READING OF HOUSE CONCURRENT RESOLUTION

House Concurrent Resolution No. 16, by Representative Washington:
Appointing an interim committee on power, irrigation and flood control.
The resolution was read the first time by title.
On motion of Mr. Washington, the rules were suspended, the resolution
was advanced to second reading, and read in full.
The Speaker called Mr. Ford to preside.
On motion of Mr. Washington, the rules were suspended, the resolution
was advanced to third reading, the second reading considered the third, and
House Concurrent Resolution No. 16 was placed on final passage.
Debate ensued.
On motion of Mr. Carroll, the previous question was demanded.
The Speaker (Mr. Ford presiding) declared the question before the House
to be the final passage of House Concurrent Resolution No. 16.
The Speaker resumed the chair.
The Clerk called the roll on the final passage of House Concurrent Resolu-
tion-No. 16, and the resolution failed to pass the House by the following vote:
Yeas, 46; nays, 37; absent or not voting, 16.
Those voting yea were: Representatives Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Coughlin, Donohue, Farrington, Ford, Gallagher (Michael J.), Hallauer, Henderson, Hofmeister, Holliday, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Smith (Ralph A.), Testu, Washington, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—46.

Those voting nay were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Beierlein, Bergevin, Callow, Carty, Comfort, Eldridge, Forshee, Foster, Frayn, Gallagher (Bernard J.), Gordon, Hillyer, Hoefel, Jeffreys, Jones (Mrs. Vincent F.), Kinnear, Lester, McPherson, Ruggust, Riley, Sandison, Schumann, Shadbolt, Shannon, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Woodall, Zent—37.

Those absent or not voting were: Representatives Bargreen, Blair, Cory, Dillard, Hansen, Hoopingarner, Johnston, Neill, O'Brien, Pedersen, Powell, Simmons, Sisson, Smiley, Vane, Watson—16.

House Concurrent Resolution No. 16, having failed to receive the constitutional majority, was declared lost.

FIRST READING OF SENATE BILLS IN THE HOUSE

Senate Bill No. 270, by Senator Harley:
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, condemnation 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, 1949 and ending March 31, 1951, except as otherwise provided, defining terms, limiting allowances and payments, prescribing penalties, and declaring that this act shall take effect immediately.

Senate Bill No. 270 was read first time by title and referred to the Committee on Appropriations.

Senate Concurrent Resolution No. 3, by Senator Tisdale:
Relating to suspension of the rules prohibiting consideration of limited subjects after the fifty-eighth day of the Legislature.

The resolution was read the first time by title.

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

On motion of Mr. Ford, the rules were suspended, Senate Concurrent Resolution No. 3 was advanced to third reading, the second reading considered the third, and the resolution was placed on final passage and adopted.

REPORT OF CONFERENCE COMMITTEE

Mr. President:
Mr. Speaker:
We, of your Conference Committee, to whom was referred Engrossed Senate Bill No. 217, entitled: "An Act relating to the winding up of the affairs of a partnership upon dissolution thereof by reason of the death of one of its members; authorizing
the Probate Court to direct the sale of the interest of the deceased partner to the surviving partner or partners and to direct the personal representative of the deceased partner to agree to a continuance of the partnership business by the surviving partner or partners; amending sections 89 and 90, Chapter 156, Laws of 1917 (secs. 1459 and 1460, Rem. Rev. Stat.); and repealing sections 88 and 91, Chapter 156, Laws of 1917 (secs. 1458 and 1461, Rem. Rev. Stat.).", have had the same under consideration, and we are unable to agree and ask for the powers of free conference.

<table>
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<tr>
<th>Senate Members</th>
<th>House Members</th>
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<tbody>
<tr>
<td>LESTER T. PARKER</td>
<td>ARTHUR R. PAULSEN</td>
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<tr>
<td>CORWIN P. SHANK</td>
<td>PAUL COUGHLIN</td>
</tr>
<tr>
<td>A. E. EDWARDS</td>
<td>ARTHUR H. BASSETT</td>
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</table>

**MOTION**

On motion of Mr. Paulsen, the House adopted the report of the Conference Committee on Engrossed Senate Bill No. 217, and granted the committee the powers of Free Conference.

The Speaker declared the House at ease.

The Speaker called the House to order.

**REPORTS OF ENROLLMENT**

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 179; also
Enrolled House Bill No. 391; also
Enrolled House Concurrent Resolution No. 9; also
Enrolled House Concurrent Resolution No. 15, have compared same with the original and engrossed bills and original resolutions and find them correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Mark V. Holliday, Carl F. Mohr.

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 305, have compared same with the engrossed bill and find it correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Howard T. Ball, Grace Kelley.

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 157, have compared same with the engrossed bill and find it correctly enrolled.

A. B. COMFORT, Chairman.

We concur in this report: Grace Kelley, G. Frank Rhodes.

The Speaker announced he was about to sign House Bill No. 157; also
House Bill No. 179; also
House Bill No. 305; also
House Bill No. 391; also
House Concurrent Resolution No. 9; also
House Concurrent Resolution No. 15; also
Senate Bill No. 6; also
Senate Bill No. 14; also
Senate Bill No. 27; also
Substitute Senate Bill No. 51; also
Senate Bill No. 99; also
SIXTIETH DAY, MARCH 10, 1949

Senate Bill No. 100; also
Senate Bill No. 104; also
Senate Bill No. 111; also
Senate Bill No. 118; also
Senate Bill No. 136; also
Senate Bill No. 154; also
Senate Bill No. 156; also
Senate Bill No. 158; also
Senate Bill No. 198; also
Senate Bill No. 250; also
Senate Bill No. 257; also
Senate Bill No. 303; also
Senate Bill No. 364; also
Senate Joint Resolution No. 9; also
Senate Bill No. 164; also
Senate Bill No. 186; also
Senate Bill No. 221; also
Senate Bill No. 223; also
Senate Bill No. 247; also
Senate Bill No. 295; also
Senate Bill No. 325; also
Senate Bill No. 352; also
Senate Bill No. 376; also
Senate Bill No. 386.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Senate Bill No. 46, and the House amendments thereto, and has granted said committee the powers of Free Conference.

Herbert H. Sieler, Secretary.

Senate Chamber,

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Engrossed Senate Bill No. 28, and the House amendments thereto, and has granted said committee the powers of Free Conference.

Herbert H. Sieler, Secretary.

Senate Chamber,

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on Senate Bill No. 217, and the House amendments thereto, and has granted said committee the powers of Free Conference.

Herbert H. Sieler, Secretary.

Senate Chamber,

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 264, and passed the bill as amended by the Free Conference Committee.

Herbert H. Sieler, Secretary.

Senate Chamber,
Senate Chamber, 

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 87, and passed the bill as amended by the Free Conference Committee.

HERBERT H. STELLE, Secretary.

Mr. Rasmussen demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeant-at-Arms was instructed to lock the doors.

The Clerk called the roll, and the following absentees were noted: Representatives Carty, Foster and Wenberg (Oscar).

On motion of Mr. Rasmussen, the absent members were excused and the House proceeded with business under the call of the House.

MOTION

On motion of Mr. Rasmussen, the House reverted to the fourth order of business.

RESOLUTIONS

By Mr. Carroll:

Be It Resolved, By the House of Representatives of the State of Washington, in Legislative Session assembled:

WHEREAS, Since the beginning of World War II there has been a great shortage of critical building material and a great need for adequate housing; and

WHEREAS, The continued lack of adequate housing units has intensified the already critical shortage, particularly in the urban areas of necessary rental units; and

WHEREAS, The Federal Government in recognition of this grave problem has passed and continued in effect certain acts controlling rents; and

WHEREAS, The failure of the Federal Government to continue such controls will have the effect of causing rents to be raised, in some areas by fifty to one hundred per cent;

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, in Legislative Session assembled, that we respectfully petition the President of the United States and the Congress of the United States that all necessary rent control acts be continued in force and effect until such time as the housing requirements of the people of the United States have been adequately provided; and

Be It Further Resolved, That copies of this resolution be transmitted immediately by the Chief Clerk of the House of Representatives of the State of Washington to the Honorable Harry S. Truman, President of the United States, to the President of the United States Senate, to the Speaker of the House of Representatives and to each Senator and Representative from the State of Washington.

Mr. Carroll moved the adoption of the resolution.

Debate ensued.

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

Division was called for and the resolution was adopted on a rising vote.

By Messrs. Hansen, Bassett and Cory:

Be It Resolved, By the House of Representatives of the State of Washington, in Legislative Session assembled:

That, In order to fittingly observe the Centennial of the establishment of the Territorial Government in Washington in the year 1853, it is proper for the Washington State Historical Society to make plans for the proper observance and celebration of said Centennial and to execute and carry out such plans; and

That, Such celebrations and observances may include patriotic and educational meetings, pageants; exhibits of state resources and products, exhibitions depicting the growth of Washington for one hundred years, publications of books and pamphlets, services in honor of Washingtonians who have rendered distinguished service to the
state in war and peace, entertainments and programs of any nature befitting the occasion, and such other means and methods of observing such Centennial as the Washington State Historical Society may see fit; and

Be It Further Resolved, That the expenses of such operation be defrayed from any appropriations now made or hereafter to be made to said Washington State Historical Society, or from voluntary contributions for said purpose; and

Be It Further Resolved, That copies of this resolution be transmitted immediately by the Chief Clerk to the Secretary of the Washington State Historical Society.

On motion of Mrs. Hansen, the resolution was adopted.

SECOND READING OF BILLS

House Bill No. 525, by Representative Riley:

Making supplemental appropriations.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 525, making supplemental appropriations, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend the bill, strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. The words 'capital outlay', whenever used in this act, shall mean and include the purchase, condemnation 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.

"The word 'operations', whenever used in this act, shall mean and include necessary traveling expenses of officers and employees, and all expenses necessary for housing cost, 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.

"Sec. 2. The following sums, or so much thereof as shall severally be found necessary, are hereby appropriated out of any of the monies in the several funds in the state treasury hereinafter named for the payment of salaries of certain officers and employees of the state, and for the operation of certain state institutions, departments and offices, and for the purchase, condemnation 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 the purposes specified in certain acts of Congress and for miscellaneous purposes hereinafter designated and mentioned and hereinafter expressed, for the fiscal biennium beginning April 1, 1949, and ending March 31, 1951, except as otherwise provided.

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 Adams County:
East Columbia Basin Irrigation District ........................................... $258.95

For the Treasurer of Clark County:
Drainage District No. 5 ................................................................. $117.50

For the Treasurer of Cowlitz County:
Diking District No. 2 ................................................................. $132.43
Sewer District No. 16 ................................................................. 73.60
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<th>District</th>
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<td>2.61</td>
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<td>Diking District No. 5</td>
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<td><strong>FOR THE TREASURER OF FRANKLIN COUNTY:</strong></td>
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<td>South Columbia Basin Irrigation District</td>
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<td><strong>FOR THE TREASURER OF GRANT COUNTY:</strong></td>
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<td>Quincy-Columbia Basin Irrigation District</td>
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<td>East Columbia Basin Irrigation District</td>
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<td>Quincy-Columbia Basin Irrigation District</td>
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<td>South Columbia Basin Irrigation District</td>
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<td><strong>FOR THE TREASURER OF GRAYS HARBOR COUNTY:</strong></td>
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<td>Drainage District No. 4</td>
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<td><strong>FOR THE TREASURER OF KING COUNTY:</strong></td>
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<td>Commercial Waterway District No. 2</td>
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<td>Drainage District No. 1</td>
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<td><strong>FOR THE TREASURER OF KITITAS COUNTY:</strong></td>
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<td>Kittitas Irrigation District</td>
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<td>Kittitas Reclamation District</td>
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<td>Whitestone Reclamation District</td>
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<td>Wolf Creek Reclamation District</td>
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<td><strong>FOR THE TREASURER OF PIERCE COUNTY:</strong></td>
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<tr>
<td>Diking District No. 23</td>
<td>$2.05</td>
</tr>
<tr>
<td><strong>FOR THE TREASURER OF SKAGIT COUNTY:</strong></td>
<td></td>
</tr>
<tr>
<td>Diking District No. 5</td>
<td>$17.18</td>
</tr>
<tr>
<td>Diking District No. 15</td>
<td>95.28</td>
</tr>
<tr>
<td>Drainage District No. 15</td>
<td>21.54</td>
</tr>
<tr>
<td>Drainage District No. 14</td>
<td>1,485.79</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,619.79</strong></td>
</tr>
<tr>
<td><strong>FOR THE TREASURER OF SNOHOMISH COUNTY:</strong></td>
<td></td>
</tr>
<tr>
<td>Diking District No. 5</td>
<td>$998.90</td>
</tr>
<tr>
<td><strong>FOR THE TREASURER OF SPOKANE COUNTY:</strong></td>
<td></td>
</tr>
<tr>
<td>Spokane County Weed Control District</td>
<td>$4.04</td>
</tr>
<tr>
<td><strong>FOR THE TREASURER OF THURSTON COUNTY:</strong></td>
<td></td>
</tr>
<tr>
<td>Hopkins Drainage Ditch</td>
<td>$14.00</td>
</tr>
<tr>
<td>Drainage District No. 3</td>
<td>16.90</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$30.90</strong></td>
</tr>
<tr>
<td><strong>FOR THE TREASURER OF WAIKIAKUM COUNTY:</strong></td>
<td></td>
</tr>
<tr>
<td>Diking District No. 1</td>
<td>$2,823.28</td>
</tr>
<tr>
<td>Diking District No. 4</td>
<td>203.52</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$3,026.80</strong></td>
</tr>
<tr>
<td><strong>FOR THE TREASURER OF WHATCOM COUNTY:</strong></td>
<td></td>
</tr>
<tr>
<td>Drainage District No. 5</td>
<td>$2.61</td>
</tr>
<tr>
<td>Drainage District No. 7</td>
<td>1,939.70</td>
</tr>
<tr>
<td>Delinquent taxes on property in Lysles' Acre Tracts in Sec. 6, Twp. 37, R. 3, E.W.M.</td>
<td>2.63</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,945.01</strong></td>
</tr>
<tr>
<td>For the Treasurer of Yakima County:</td>
<td></td>
</tr>
<tr>
<td>-----------------------------------</td>
<td>--</td>
</tr>
<tr>
<td>Drainage Improvement District No. 13</td>
<td>$7.24</td>
</tr>
<tr>
<td>Drainage Improvement District No. 3</td>
<td>189.56</td>
</tr>
<tr>
<td>Drainage Improvement District No. 9</td>
<td>2.14</td>
</tr>
<tr>
<td>Sub-district No. 7 of Drainage Improvement District No. 3</td>
<td>57.06</td>
</tr>
<tr>
<td>Drainage Improvement District No. 3</td>
<td>17.64</td>
</tr>
<tr>
<td>Drainage Improvement District No. 25</td>
<td>27.73</td>
</tr>
<tr>
<td>Yakima-Tieton Irrigation District</td>
<td>687.53</td>
</tr>
<tr>
<td>Roza Irrigation District</td>
<td>582.01</td>
</tr>
<tr>
<td>Sub-district No. 7 of Drainage Improvement District No. 3</td>
<td>18.25</td>
</tr>
<tr>
<td>Yakima-Tieton Irrigation District</td>
<td>697.00</td>
</tr>
<tr>
<td>Total</td>
<td><strong>$2,286.16</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the City of Bellingham:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Local Improvement District No. SS141</td>
<td>$1,145.45</td>
</tr>
<tr>
<td>Local Improvement District No. SS141, Interest</td>
<td>57.27</td>
</tr>
<tr>
<td>Total</td>
<td><strong>$1,202.72</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the City of Bremerton:</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Local Improvement District No. 220</td>
<td><strong>$33.96</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the City of Colfax:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Local Improvement District No. 55</td>
<td><strong>$297.92</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the Town of Morton:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Sewer Assessments, P.S.H. No. 5</td>
<td><strong>$490.00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the City of Raymond:</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Local Improvement District No. 147</td>
<td>$1,428.61</td>
</tr>
<tr>
<td>Local Improvement District No. 143</td>
<td>5,774.12</td>
</tr>
<tr>
<td>Total</td>
<td><strong>$7,202.73</strong></td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the City of Seattle:</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Local Improvement District No. 5778</td>
<td>$2,029.53</td>
</tr>
<tr>
<td>Local Improvement District under Ordinance No. 70181</td>
<td>404.00</td>
</tr>
<tr>
<td>Local Improvement District No. 5780</td>
<td>19.60</td>
</tr>
<tr>
<td>Local Improvement District No. 5800</td>
<td>423.50</td>
</tr>
<tr>
<td>Total</td>
<td><strong>$2,876.63</strong></td>
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</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the City of Spokane:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Local Improvement District No. 3334</td>
<td><strong>$418.08</strong></td>
</tr>
<tr>
<td>Local Improvement District No. 2992</td>
<td>10.59</td>
</tr>
<tr>
<td>Local Improvement District No. 3393</td>
<td>1,273.35</td>
</tr>
<tr>
<td>Local Improvement District No. 3260</td>
<td>1,250.52</td>
</tr>
<tr>
<td>Local Improvement District No. 2542</td>
<td>3.32</td>
</tr>
<tr>
<td>Local Improvement District No. 3302</td>
<td>73.06</td>
</tr>
<tr>
<td>Local Improvement District No. 3254</td>
<td>254.10</td>
</tr>
<tr>
<td>Local Improvement District No. 3137</td>
<td>353.80</td>
</tr>
<tr>
<td>Local Improvement District No. 3254</td>
<td>10.16</td>
</tr>
<tr>
<td>Local Improvement District No. 3166</td>
<td>406.14</td>
</tr>
<tr>
<td>Total</td>
<td><strong>$4,053.12</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the City of Tacoma:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Local Improvement District No. 1727</td>
<td><strong>$266.62</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the City of Walla Walla:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Local Improvement District No. 426</td>
<td><strong>$129.84</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Treasurer of the Town of Washougal:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Local Improvement District No. 13</td>
<td><strong>$371.93</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the State Aeronautics Commission:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction and Maintenance of Emergency Landing Fields and Air Navigation Facilities</td>
<td><strong>$90,794.03</strong></td>
</tr>
</tbody>
</table>

(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 165, Laws of 1947)
FOR THE STATE BOARD OF EDUCATION:
Grants-in-Aid to School Districts....................... $6,590,215.37
(Being the reappropriation of the unexpended balance of appropriations made for like purposes by Chapter 278, Laws of 1947)

FOR THE STATE FINANCE COMMITTEE:
Grants-in-Aid to Cities and Towns.......................... $74,062.48
Grants-in-Aid to Counties.................................. 36,641.23
Total ....................................................... $110,703.71
(Being the reappropriation of the unexpended balance of allotments made for like purposes from the Washington State Development Fund by Chapter 286, Laws of 1947)

FOR THE TUBERCULOSIS HOSPITAL BUILDING COMMISSION:
State Aid for Tuberculosis Hospital Construction........ $1,273,434.77
(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 286, Laws of 1947; expenditures herefrom to be subject to the provisions of Chapter 220, Laws of 1945)

FOR THE DEPARTMENT OF FISHERIES:
Construction of Fish Rearing Station at Simpson State Salmon Hatchery ........................................... $30,623.00
(Being the reappropriation of the unexpended balance of allotments made for like purposes from the appropriation by Chapter 287, Laws of 1947)
Capital Outlays, Major Repairs and Betterments........... $7,140.00
(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 286, Laws of 1947)

FOR THE DEPARTMENT OF PUBLIC INSTITUTIONS:
Interior Painting and Alterations, Rewiring and Power Plant Alterations ........................................... $15,035.61
Painting, Alterations and Repairs in the Temple of Justice ......................................................... 16,346.99
Total .................................................................. $31,382.60
(Being the reappropriation of the unexpended balance of allotments approved by the Governor for like purposes from the appropriation by Chapter 237, Laws of 1947)

FOR THE WASHINGTON STATE PATROL:
Patrol Headquarters and Vehicle Safety Inspection Testing Lanes at Spokane, Seattle and Tacoma.............. $240,852.55
(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 286, Laws of 1947)

FROM THE HIGHWAY SAFETY FUND
Capital Outlays, Major Repairs and Betterments........... $97,579.36
(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 287, Laws of 1947)

FROM THE MOTOR VEHICLE FUND
Vehicle Safety Inspection:
Capital Outlays, Major Repairs and Maintenance........... $51,228.24
(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 287, Laws of 1947)
FROM THE GENERAL FUND

FOR THE DEPARTMENT OF PUBLIC INSTITUTIONS:

Eastern State Hospital:
- Capital Outlays, Major Repairs and Betterments $21,872.75

Northern State Hospital:
- Capital Outlays, Major Repairs and Betterments 30,028.29

Rainier State School:
- Capital Outlays, Major Repairs and Betterments 32,064.67

State Soldiers’ Home and Colony:
- Capital Outlays, Major Repairs and Betterments 38,120.35

Total $122,068.06

(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 286, Laws of 1947)

State School for Blind:

State School for Deaf:
- Construction of Two New Dormitory Buildings, Installations of Fire Escape in Girls’ Dormitory, Purchase of Furniture and Equipment for the Two New Dormitory Buildings, Purchase of Laundry Equipment and for Sewer Connections $465,374.47

Eastern State Hospital:
- Construction of Three New Cottages; Addition to Power House; Engineering Services; and the Purchase and Installation of Equipment and Facilities for Power House $283,671.62
- Partial Construction of New Ward Building $589,974.38

State School for Girls:
- Construction of New Cottages and Repairs to Heating and Water Systems $14,913.02

Lakeland Village:
- Construction of New Creamery, Three Cottages, Poultry House; Addition to Power House and Installation of Boiler and Stokers and for the Purchase of Laundry Equipment and New Bake Ovens $143,981.66

Northern State Hospital:
- Enlarging of Kitchen; Cold Storage and Dining Room Facilities $93,758.52
- Construction of Housing Facilities for Employees $24,224.00
- Construction of Filtering Plant for Water System, including Engineering Fees $50,000.00

Washington State Penitentiary:
- Major Repairs to Roofs, Steam Distribution System, Water Supply System, Residential Facilities and for Sewer Connections $42,964.21

Rainier State School:
- Construction of Four Ward Buildings; to Provide Inspection During Construction and for Extension of Steam, Power and Water Services, Power Plant Facilities, Sewage Disposal System and the Purchase of Equipment and Furnishings for the Kitchen, Ward and Dormitories $292,089.23
- Construction of Housing Facilities for Employees $10,974.39
- Purchase and Erection of Two Prefabricated Steel and Aluminum Dairy Buildings and Remodel existing Dairy Building $21,007.89

Washington State Reformatory:
- Construction and Equipment of New Laundry Building, Farm Shed and Water Supply $37,609.73
State Soldiers' Home and Colony:
- Construction of New Kitchen and Dining Hall .......... $21,434.64
- Installation of Elevator and Construction of Fire Escapes in the Hospital Building .................. $15,000.00

State Training School:
- Purchase of Furniture and Equipment for the New Dormitory Building .................. $10,000.00

Washington Veterans' Home:
- Construction of Laundry Building, Installation of Acoustical Tile in Dining Room, Kitchen, Auditorium and Offices and Furnishing Interior of a Room to be used as a Chapel ............... $2,487.28
- Purchase of Laundry Equipment for New Laundry Building .................. $2,045.53

Western State Hospital:
- Partial Construction of New Ward Building ............ $466,428.40
- Construction of Research and Laboratory Building .... $236,228.78
- Architects' Fees in Preparing Plans and Specifications for New Ward Building .................. $25,172.72
- Construction of Housing Facilities for Employees ........ $29,018.63
- Total ............................................. $3,052,384.46

(State Institutions:
- Capital Outlays, Major Repairs, Buildings and Equipment .................. $192,163.00

(Being the reappropriation of the unallotted balance of appropriation by Chapter 287, Laws of 1947)

For the University of Washington:
- Permanent Classroom and Administration Facilities ... $225,000.00

(Being the reappropriation of the unexpended balance of appropriation made for like purpose by Chapter 286, Laws of 1947)
- Construction of Health Sciences Building ........ ........ $1,000,000.00

(Being the reappropriation of the unexpended balance of allotments approved by the Governor for like purposes from the appropriation by Chapter 287, Laws of 1947)

For the State College of Washington:
- Construction of New Library Building ........ ........ $1,273,692.04
- Completing Construction of C. C. Todd Hall Classroom Building .................. $265,569.26
- Total ............................................. $1,539,261.30

(Being the reappropriation of the unexpended balance of allotments approved by the Governor for like purposes from the appropriation by Chapter 287, Laws of 1947)

For the Western Washington College of Education:
- Capital Outlays, Major Repairs and Betterments ........ $119,176.22

(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 286, Laws of 1947)
- Construction of Arts Building .................. $367,000.00
- Construction of Auditorium Building ................ $482,446.12
- Total ............................................. $849,446.12
(Being the reappropriation of the unexpended balance of allotments approved by the Governor for like purposes from the appropriation by Chapter 237, Laws of 1947)

FROM THE GENERAL FUND
For supplies, services, etc., furnished during the 1947-1949 biennium:
For the Public Printer, for unpaid balance for printing, binding, etc., of House Journal and Public Documents, Thirtieth Legislative Session, due to deficiency ........................................... $1,405.07
For unpaid balance for printing, binding, etc., of Senate Public Documents, Thirtieth Legislative Session, due to deficiency ........................................... $4,855.06
For the Association of Superior Court Judges, for subsistence and lodging and travel expense of judges, due to deficiency in appropriation ......................... $290.74

FROM THE ACCIDENT FUND
For Albert Zimprick, as compensation for injury received while engaged in extrahazardous employment ........................................... $4,000.00

FROM THE PARKS AND PARKWAYS FUND
For State Parks and Recreation Commission, for Deficiency Salaries, Wages and Operations ........................................... $21,614.13
For payment to Don L. Cooney, in full settlement for additional work on construction of water system at Palouse Falls State Park ......................... $4,000.00

FROM THE GENERAL FUND
For Harry H. Kretzler, M.D., for medical services rendered Kenneth Maloney while on active duty with Washington National Guard ......................... $12.00
For Robert W. Florence, M.D., for medical services rendered Jack J. Schwartz while on active duty with Washington National Guard ......................... $50.00
For James M. Templeman, reimbursement for medicine and hospital expense due to injuries received while on duty with Washington National Guard ......................... $31.00
For Sacred Heart Hospital, hospitalization for Richard Halvorson while on active duty with Washington National Guard ......................... $51.20
For various State Departments, Institutions and offices for payments to sundry individuals, firms and corporations for supplies and services furnished or rendered in the previous biennium and for which duly approved vouchers have been submitted:
FROM THE GENERAL FUND
For the Commissioner of Public Lands ........................................... $93.47
For the Department of Agriculture ........................................... $877.47
For the Department of Conservation & Development ......................... $206.93
For the Department of Fisheries ........................................... $144.68
For the Department of Health ........................................... $2,401.57
For the Department of Labor and Industries ................................ $785.47
For the Department of Licenses ........................................... $84.92
For the Military Department ........................................... $34.00
For the State Board of Pharmacy ........................................... $283.90
For the Pollution Control Commission ........................................... $79.77
For the Department of Public Institutions:
   General Office .............................................. $38.60
   Capitol Building & Grounds ................................ 18.85
   State School for Blind ..................................... 6.64
   Eastern State Hospital .................................... 50.73
   Food Processing Plants .................................... 29.55
   Washington State Penitentiary ............................ 49.79
   Rainier State School ...................................... 146.02
   Washington State Reformatory ................................ 1,229.55
   State Training School ..................................... 592.27
   Western State Hospital .................................... 34.90
   Total .................................................................. $2,256.90

For the State Tax Commission ................................ $14.20
For the Uniform Law Commission ............................... $37.63
For the Legislative Interim Committee on Juvenile De-
   linquency ...................................................... $148.45
For the Department of Social Security ........................ $138,363.51
For supplies and services furnished Accounting Revision
   Committee in previous biennium:
   To Capitol Body and Fender .................................. $20.09
   To International Business Machine Corporation .......... 26.12
   To Moore Business Forms, Inc ................................ 30.90
   Total .................................................................. $77.11

FROM THE MOTOR VEHICLE FUND
   For the Washington State Patrol ............................ $33.09
   For the Department of Highways ............................ $5,510.69

FROM THE HIGHWAY SAFETY FUND
   For the Washington State Patrol ............................ $1,450.84

FROM THE HIGHWAY EQUIPMENT FUND
   For the Department of Highways ............................ $501.12

FROM THE GRAIN AND HAY INSPECTION FUND
   For the Department of Agriculture ........................ $150.38

FROM THE GAME FUND
   For the Department of Game ................................. $840.11

FROM THE PUBLIC UTILITIES REVOLVING FUND
   For the Department of Public Utilities .................... $3.46

FROM THE UNITED STATES VOCATIONAL EDUCATION FUND
   For the State Board for Vocational Education ............ $646.71

FROM THE CURRENT SCHOOL FUND
   For the Superintendent of Public Instruction ............. $210.48

FROM THE TRANSPORTATION REVOLVING FUND
   For the Department of Transportation ...................... $69.40

FROM THE COMMISSION MERCHANTS FUND
   For the Department of Agriculture ........................ $86.80

FROM THE EASTERN COLLEGE FUND
   For the Treasurer, City of Cheney, charge for sewer
   service, October 1, 1947 to March 31, 1949 ................ $5,351.50
   For the Relief of the Following Individuals, Firms and
   Corporations:
FROM THE GENERAL FUND

Maryland Casualty Company, assignee of G. R. Kirk. In settlement of judgment, Mason County Superior Court No. 4622. $1,241.98

Pacific National Bank, Executor of the Estate of Winifred Q. Madden, judgment, King County Superior Court No. 80134. $4,331.53

John W. Maloney, for architectural services rendered the Department of Finance, Budget and Business in the 1943-1945 Biennium. $25,133.40

Reconstruction Finance Corporation, for overpayment of meat subsidy on slaughtering at public institutions, including interest. $916.33

F. M. Reischling, Administrator, for the Estate of Sam Katz, for refund of monies escheated to the Permanent School Fund, including interest. $3,702.66

Hans J. Halvorson, Josephine Hillard and Carrie Barnett, for refund of cash assets escheated to the Permanent School Fund. $2,759.32

Treasurer of Walla Walla County, for distribution of funds received from the Federal Government on account of lands leased for flood control purposes. $1,577.38

Edna Basden, for payment of judgment for costs in re: State of Washington vs. Edna Basden alias Jean Basden, Yakima County Superior Court No. 7501, Supreme Court No. 30490. $306.62

William P. Berard, Administrator of the Estate of Maud C. Berard, judgment for costs: State of Washington vs. William P. Berard, Administrator, King County No. 207184, Supreme Court No. 95620. $64.10

V. F. Pavey and Sarah R. Pavey, judgment for refund of purchase price of certain shorelands to which the State of Washington did not have title, Thurston County No. 22868. $406.57

Fenton Radford, for damages and other expenses incident to cancellation of purchase order No. 479972, issued by Supervisor of Purchasing. $330.00

Hugh H. Blackstone, for repairs to automobile damaged in collision with a light tank operated by Washington National Guard. $321.14

Stanley D. Golub, Executor of the Estate of Simon Golub, deceased, for refund of overpayment of gift taxes. $38.00

H. H. DeHart, for refund of rentals erroneously accepted by the State for oil and gas permit. $257.83

Daryl D. Shelp, compensation for personal injuries while on active duty with Washington National Guard. $450.00

Sydney Brunn, judgment for court costs, State vs. Brunn, King County No. 22950. $134.70

Clarence E. Mills, judgment for court costs, State vs. Mills and Kast, King County No. 23678. $96.13

Clarence E. Kast, judgment for court costs, State vs. Mills and Kast, King County No. 23678. $276.45

For refund of over-payment of corporation license fees to the following corporations:

Paragon Mining Company $80.00
Silver-Gold Lode Mining Company $30.00
Metaline and Pine Creek Consolidated Mining Company $80.00
Castle Mining Company $80.00
Cuddy Mountain Mining Company $55.00
Canyon Lode Mining Company $67.50
Standard Silver-Lead Mining Company................................. $342.50
Reinhardt Beisel, indemnity for loss of heifer due to erroneous condemnation for Bangs Disease by State Department of Agriculture........................................... $223.00
Fred Lasater, Executor of Estate of Nell Lasater, deceased, for refund of overpayment of Inheritance Tax. $430.96
Florence Marron, Executrix of Estate of Otto J. Bauman, deceased, for refund of overpayment of Inheritance Tax $31.55
Maud Langley, Executrix of Estate of Wallace Langley, deceased, for refund of overpayment of Inheritance Tax $800.00
State Treasurer, for state matching contribution to Judges' Retirement Fund, applicable to previous biennium $9.03
Richard O. Nolan, for refund of fee paid for insurance agents license which was not used....................... $10.00
Walter Rupp, for refund of deposit on re-lease application covering land sold by state to Federal Government $30.80
F. T. Sprague, for refund of advance payment of rental on state-owned land subsequently sold.................. $18.75
Department of Agriculture, for salaries, wages, operations, repairs and maintenance of Washington State Fairgrounds at Yakima.................................................. $50,000.00
School District No. 112, Snohomish County: For the purpose of rebuilding the Sultan Union High School, which was destroyed by fire, Provided: That expenditures herefrom may be made only on state vouchers submitted to the State Auditor, accompanied by affidavit by the school board of the district and by the supervising architect or engineer certifying that the materials or services being paid for have been furnished or rendered........................................... $180,000.00
Snohomish County, for completion of payment of purchase price of certain lands in Snohomish County under contract of sale No. 12137 from State of Washington to Lynnwood Commercial Club, Inc. Upon completion of purchase contract, by payment of the amount herein to the Commissioner of Public Lands, title shall run to Snohomish County............................................... $3,160.00
Military Department, for deficiency uniform allowances to enlisted personnel of Washington National Guard, in accordance with Section 37, Military Code of Washington................................. $29,900.00

FROM THE GAME FUND
Game Department, for payment of claims arising out of property damages caused by deer and elk.............. $50,000.00

FROM THE MOTOR VEHICLE FUND
C. C. Bartholomew, refund of overpayment of motor vehicle license fee................................. $101.00
Beckins Moving and Storage Company, refund of in-transit permit fees paid in error......................... $20.00
Homer Berge, refund of overpayment of motor vehicle license fee ........................................... $10.10
Mrs. George Black, refund of overpayment of motor vehicle license fee .................................... $5.25
Robert H. Bradley, refund of overpayment of motor vehicle capacity fees................................. $39.00
C. and H. Transportation, refund of motor vehicle title and license fees paid in error....................... $32.50
ConvoY Company, refund of overpayment of motor vehicle capacity fee ...................................... $48.00
Cummins Boat Company, refund of overpayment of motor vehicle capacity fees ............................ $2.00
Dealers Transport Company, refund of in-transit fees paid in error .......................................... $10.00
Donald C. Eayrs, refund of overpayment of motor vehicle capacity fees.................................... $43.00
Arthur A. Kaul, refund of overpayment of motor vehicle capacity fees .................................... $5.00
W. H. Lindberg and Company, refund of motor vehicle license fees paid in error .......................... $189.00
Lyon Van Lines, Inc., refund of motor vehicle license fees paid in error .................................... $56.00
Mount Vernon Transfer Company, refund of overpayment of motor vehicle capacity fees .................. $100.00
Northwest Grocery Company, refund of overpayment of motor vehicle capacity fees .................... $96.00
Euland Partain, refund of overpayment of motor vehicle license fee ........................................ $7.50
Savage Lumber and Manufacturing Company, refund of overpayment of motor vehicle capacity fees $62.00
Standard Finance Company, for loss sustained on account of erroneous issuance of certificate of title $109.40
Stateside Construction Company, refund of overpayment of motor vehicle capacity fees .................. $30.00
Sam H. Warren, refund of overpayment of motor vehicle capacity fees ........................................ $62.00
H. Earl Clack Company, refund of overpayment of fuel oil tax ................................................ $16.04
Richfield Oil Corporation, refund of overpayment of fuel oil tax ............................................ $261.56
Union Oil Company of California, refund of overpayment of fuel oil tax .................................. $1,728.21
Farmers Insurance Group, for damages to automobile while being tested at Spokane testing lane ......... $20.37
D. E. Morris, payment for accumulated leave at termination of service with Department of Highways . . $513.29
Frank G. Borst, refund of overpayment of motor vehicle license fees ........................................ $38.00
Henry C. Stadt, refund of overpayment of motor vehicle license fees ........................................ $5.00

FROM THE MOTOR VEHICLE EXCISE FUND

For refund of overpayment of motor vehicle excise tax, to the following individuals, firms and corporations:

<table>
<thead>
<tr>
<th>Individual/Firm</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>O. V. Armstrong</td>
<td>$20.00</td>
</tr>
<tr>
<td>C. and H. Transportation</td>
<td>8.25</td>
</tr>
<tr>
<td>Consolidated Freightways, Inc</td>
<td>120.15</td>
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<tr>
<td>Cummings Boat Company</td>
<td>10.00</td>
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<tr>
<td>Etheridge and Pearne Mill Company</td>
<td>20.00</td>
</tr>
<tr>
<td>Everett Ambulance Service</td>
<td>16.65</td>
</tr>
<tr>
<td>Mrs. Fred W. Franklin</td>
<td>10.00</td>
</tr>
<tr>
<td>Martin Jastad</td>
<td>20.00</td>
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<tr>
<td>Robert B. Kienholz</td>
<td>4.00</td>
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<tr>
<td>Floyd L. Langdon</td>
<td>2.00</td>
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<tr>
<td>W. H. Lindberg Company</td>
<td>270.00</td>
</tr>
<tr>
<td>George W. Meyers</td>
<td>1.75</td>
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<tr>
<td>Hazel E. Thompson</td>
<td>21.50</td>
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<tr>
<td>Aero Mayflower Transit Company</td>
<td>5,738.18</td>
</tr>
<tr>
<td>Stuart Douglas</td>
<td>8.75</td>
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FROM THE MOTOR VEHICLE FUND

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Norma L. Abernathy</td>
<td>$244.00</td>
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<tr>
<td>Werner F. Ackerman</td>
<td>347.00</td>
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<td>Donald R. Bashaw</td>
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<td>Paul C. Cabe</td>
<td>41.50</td>
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<td>David L. Christian</td>
<td>117.40</td>
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<td>Joe A. Crowther</td>
<td>33.00</td>
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<td>Raymond Dalle</td>
<td>150.00</td>
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<td>William Donahue</td>
<td>132.00</td>
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<td>Herman E. Flook</td>
<td>254.50</td>
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<td>John Henry Ford</td>
<td>183.00</td>
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<td>Jess M. Goodwin</td>
<td>69.50</td>
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<tr>
<td>John Graff</td>
<td>227.50</td>
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<tr>
<td>Paul H. Johnson</td>
<td>10.50</td>
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<td>Howard H. Kinkeade</td>
<td>19.50</td>
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<td>Lynde H. Koester</td>
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<tr>
<td>John S. Krahenbuhl</td>
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<td>Thomas W. Linaman</td>
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<td>George A. McAllister</td>
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<td>Lea E. McMullen</td>
<td>244.30</td>
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<tr>
<td>Ferman C. Mattox</td>
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<td>Elizabeth Parks</td>
<td>143.33</td>
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<td>Rollie Parks</td>
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<td>Harry Pearson</td>
<td>66.00</td>
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<td>Bob Pethram</td>
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<td>Albert J. Plesha</td>
<td>167.50</td>
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<td>Eddie J. Sauve</td>
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<td>Nick V. Seeberger</td>
<td>51.00</td>
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<td>Hal G. Smith</td>
<td>169.00</td>
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<td>Archie Snider</td>
<td>47.50</td>
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<tr>
<td>Chester Suits</td>
<td>396.50</td>
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<td>James W. Zilliox</td>
<td>242.20</td>
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<tr>
<td><strong>Total</strong></td>
<td>$4,315.18</td>
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FROM THE GENERAL FUND

<table>
<thead>
<tr>
<th>Hospital</th>
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<tbody>
<tr>
<td>Sacred Heart Hospital of Spokane</td>
<td>$41,637.00</td>
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<tr>
<td>Deaconess Hospital of Spokane</td>
<td>$14,041.84</td>
</tr>
<tr>
<td>St. Luke's Hospital of Spokane</td>
<td>$22,809.53</td>
</tr>
</tbody>
</table>
For the Commissioner of Public Lands for the purpose of making an inventory and classification of the public lands of the state as defined by Section 1, Chapter 255, Laws of 1927. $250,000.00

For the State College of Washington for construction and equipping for the intended purpose, the Dry Land Experiment Station at Lind, which was destroyed by fire. $46,850.00

FROM THE MOTOR VEHICLE FUND

For the Department of Highways, for maintenance work on roadways and streets in the city of Buckley, same being the roadway to the Rainier State School. $80,000.00

FROM THE GENERAL FUND

FOR THE DEPARTMENT OF HEALTH:
For supplies, services, etc., furnished during the previous biennium, as follows:

Florence Crittendon Home ............................................................... $150.00
Mrs. Mildred Schaeffer ................................................................. 28.40
Total ......................................................................................... $178.40

FOR THE DEPARTMENT OF LICENSES:
To carry out the provisions of House Bill No. 159, the Public Accounting Act of 1949, Provided, That expenditures herefrom shall not exceed revenues accruing under the Act. $40,000.00

For Estate of William Butler Remey, deceased, for refund of overpayment of Inheritance Tax. $1,848.57

EDWARD F. RILEY, Chairman.
JOHN L. O'BRIEN, Vice-Chairman.


House Bill No. 525 was read the second time by sections.

Mrs. Hansen moved the adoption of the committee amendment.

Debate ensued.

Mrs. Hansen moved the adoption of the following amendment to the committee amendment:
Amend the House Committee amendment to section 2, on page 21, line 24 of the mimeographed amendment, strike the following:

"FROM THE MOTOR VEHICLE FUND

For the Department of Highways, for maintenance work on roadways and streets in the city of Buckley, same being the roadway to the Rainier State School....$80,000.00"

Debate ensued.

Mr. Rasmussen demanded the previous question and the demand was sustained.

Division was called for. The motion by Mrs. Hansen was carried and the amendment to the committee amendment was adopted on a rising vote.

Mrs. Hansen moved the adoption of the following amendment:
Amend line 19, page 21 of the mimeographed bill as follows: Strike the title "From the Motor Vehicle Fund" and insert in lieu thereof the title "From the General Fund"
In line 24, page 21 of the mimeographed amendment following the period (.) after the words "State School" insert the figures "$80,000"
Debate ensued.

Mr. Roderick demanded the previous question and the demand was sustained.

The motion by Mrs. Hansen was lost and the amendment to the committee amendment was not adopted.

The Speaker (Mr. Ford presiding) declared the question before the House to be the motion by Mrs. Hansen to adopt the committee amendment.

The motion was carried and the committee amendment as amended was adopted.

On motion of Mr. Riley, the rules were suspended, Engrossed House Bill No. 525 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 House Bill No. 525, and the bill passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hilleyer, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Carty, Foster, Wenberg (Oscar)—3.

Engrossed House Bill No. 525, having received the constitutional majority, was declared passed.

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

THIRD READING OF BILLS

Engrossed House Bill No. 415, by Representative Olson (by Departmental Request):

Revising certain definitions, exemptions and administrative provisions of Revenue Act of 1935, as amended, and declaring an emergency.

Mr. Hodde moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.

SECOND READING OF BILLS

Engrossed House Bill No. 415 was re-read the second time by sections.

Mr. Hodde moved the adoption of the following amendment:

In section 1, page 1, line 10 of the engrossed bill, being line 3 of the printed bill, strike all the matter in said section following "Section 4." and insert in lieu thereof the following:
"From and after the first day of May, 1935, there is hereby levied and there shall be collected from every person a tax for the act or privilege of engaging in business activities. Such tax shall be measured by the application of rates against value of products, gross proceeds of sales, or gross income of the business, as the case may be, as follows:

(a) Upon every person engaging within this state in business as an extractor; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products, including by-products, extracted for sale or for commercial or industrial use, multiplied by the rate of three-eighths of one per cent;

The measure of the tax is the value of the products, including by-products, so extracted, regardless of the place of sale or the fact that deliveries may be made to points outside the state;

(b) Upon every person except persons taxable under paragraph (2) of subsection (d) below engaging within this state in business as a manufacturer; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products, including by-products, manufactured, multiplied by the rate of three-eighths of one per cent;

The measure of the tax is the value of the products, including by-products, so manufactured regardless of the place of sale or the fact that deliveries may be made to points outside the state;

(c) Upon every person engaging within this state in the business of making sales at retail; as to such persons, the amount of tax with respect to such business shall be equal to the gross proceeds of sales of the business, multiplied by the rate of three-eighths of one per cent;

(d) (1) Upon every person engaging within this state in the business of buying wheat, corn and barley, but not including any manufactured or processed products thereof, and selling the same at wholesale; the tax herein imposed shall be equal to the gross proceeds derived from such sales multiplied by the rate of one one-hundredth of one per cent;

(2) Upon every person engaging within this state in the business of manufacturing wheat into flour; as to such persons the amount of tax with respect to such business shall be equal to the value of the flour manufactured, multiplied by the rate of one-eighth of one per cent;

(e) Upon every person except persons taxable under subsection (d) above engaging within this state in the business of making sales at wholesale; as to such persons the amount of tax with respect to such business shall be equal to the gross proceeds of sales of such business multiplied by the rate of three-eighths of one per cent;

(f) Upon every person engaging within this state in the business of: (1) printing, and of publishing newspapers, periodicals or magazines; (2) building, repairing or improving any publicly owned street, place, road, highway, bridge or trestle which is used or to be used, primarily for foot or vehicular traffic; as to such persons, the amount of tax on such business shall be equal to the gross income of the business multiplied by the rate of three-eighths of one per cent;

(g) Upon every person engaging within this state in the business of practicing any of the following professions under license granted by this state: medicine, surgery, osteopathy, chiropractic, drugless therapeutics, and dentistry; as to such persons the amount of tax with respect to such business shall be equal to the gross income of the business multiplied by the rate of three per cent. This subsection includes, among others, and without limiting the scope hereof (whether or not title to materials used in the performance of such business passes to another by accession, confusion or other than by outright sale), persons engaging in the business of rendering any type of service which does not constitute a 'sale at retail' or a 'sale at wholesale' as defined herein and which is not enumerated in subsections (a), (b), (c), (d), (e), (f) and (g) above.

Debate ensued.
Mr. Comfort moved the adoption of the following amendment to the amendment by Mr. Hodde:

Amend the House amendment to section 1, on page 2, in line 3 of subsection (g), of the mimeographed amendment, after the colon (:) and before the word "medicine" insert the following: "insurance agency,"

Mr. Rasmussen moved the previous question and the demand was sustained.

The motion was carried and the amendment by Mr. Comfort to the amendment by Mr. Hodde was adopted.

Debate ensued.

Mr. Johnston moved the adoption of the following amendment to the amendment by Mr. Hodde:

Amend subsection (g), page 2, line 3 of the mimeographed amendment by Mr. Hodde, after the word "surgery" insert the words: "practice of law."

Debate ensued.

Mr. Rasmussen moved that the amendment by Mr. Johnston be laid on the table without taking the bill with it.

The motion was carried.

Mr. Young moved the adoption of the following amendment to the amendment by Mr. Hodde:

Amend subsection (g), line 3 of the mimeographed amendment by Mr. Hodde, after the word "surgery," insert the word "barber,"

Mr. Rosenberg moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

On motion of Mr. Brown (Vaughan) Mr. Nunamaker was excused from the call of the House.

Mr. Woodall moved the adoption of the following amendment to the amendment by Mr. Hodde:

Amend subsection (h), line 12 of the mimeographed amendment by Mr. Hodde, before the words "per cent" strike the word "three" and insert in lieu thereof the word "one"

POINT OF INFORMATION

Mr. Powell:
"Mr. Speaker, I would like to ask Mr. Hodde a question."

The Speaker (Mr. Ford presiding):
"Does the gentleman yield?"

Mr. Hodde:
"Yes."

Mr. Powell:
"Do you have any objection to an amendment which would clarify the fact that this 3% tax can be passed on to the ultimate consumer?"

Mr. Hodde:
"It is not in this amendment, but in one further down on the bill. That is our intention."
Mr. Rasmussen moved that the amendment by Mr. Woodall be laid on the table without taking the bill with it.

The motion was carried.

Mr. Henderson moved the adoption of the following amendment to the amendment by Mr. Comfort:

Amend subsection (g), line 3, page 2 of the mimeographed amendment, after the word "state:" strike the adopted amendment to the mimeographed amendment by Mr. Comfort, "insurance agency" and reinsert a colon (:)

**RULING BY THE SPEAKER**

The Speaker (Mr. Ford presiding):

"The Speaker will have to rule the amendment is out of order under the provisions of Rule 136, Reed's Parliamentary Rules."

Mr. Lester moved the adoption of the following amendment to the amendment by Mr. Hodde:

Amend subsection (g), line 3, page 2 of the mimeographed amendment, following the word "surgery," insert the word "veterinary,"

Debate ensued.

Mr. Rasmussen moved that the amendment by Mr. Lester be laid on the table without taking the bill with it.

Debate ensued.

The motion was carried.

Mr. Rasmussen demanded the previous question and the demand was sustained.

The Speaker (Mr. Ford presiding) declared the question before the House to be the motion by Mr. Hodde to adopt his amendment as amended.

The Clerk called the roll on the motion by Mr. Hodde to adopt his amendment to section 1, as amended, and the motion was carried by the following vote: Yeas, 74; nays, 21; absent or not voting, 4.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Buse, Callow, Carmichael, Comfort, Cory, Dillard, Donohue, Eldridge, Ford, Frayn, Gordon, Hansen, Henderson, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Shannon, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—74.

Those voting nay were: Representatives Brown (Gordon J.), Brown (Vaughan), Carroll, Coughlin, Farrington, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hillyer, Jones (John R.), Lester, Olson, Paulsen, Roderick, Schumann, Shadbolt, Sisson, Wilson, Woodall, Young—21.

Those absent or not voting were: Representatives Carty, Foster, Nunemaker, Wenberg (Oscar)—4.

On motion of Mr. Rasmussen, Mr. Wenberg (Oscar) was excused from the call of the House.
Mr. Hodde moved the adoption of the following amendment:

In section 2, page 4, line 17 of the engrossed bill, being page 3, line 14 of the printed bill, after the word and figures “4 (f) (2)” strike the remainder of the sentence and insert in lieu thereof the following: “., • • • • section 4 (g) and section 4 (h) hereof.”

The motion was carried and the amendment was adopted.

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

In section 2, page 8, line 30 of the engrossed bill, being page 5, line 32 of the printed bill, after the word and figure “section 4 (g)” insert the following: “or section 4 (h)”

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

In section 2-A, page 9, line 24 of the engrossed bill, being line 7 of the House committee amendment thereto, after the comma (,) following “(f)” strike the word and letter “and (g)” and insert in lieu thereof: “• • • • (g) and (h)”

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

On page 10, line 20 of the engrossed bill, being page 6, line 18 of the printed bill, immediately following section 3 insert a new section to be known as “section 3-A” to read as follows:

“Sec. 3-A. Section 14, Chapter 180, Laws of 1935, is amended to read as follows:

“Section 14. It is not the purpose of this title that the taxes herein levied upon persons engaging in business shall be construed as taxes upon the purchasers or customers, but it is the intention that such taxes shall be levied upon, and collectible from, the person engaging in the business activities herein designated and that such taxes shall constitute a part of the operating overhead of such persons engaging in business: Provided, That this section shall not apply to taxes levied by section 4 (h).”

On motion of Mr. Powell, the following amendment to the amendment by Mr. Hodde was adopted:

Amend the amendment by Mr. Hodde inserting a new section 3-A, strike the period (.) at the end of the underscored matter, insert in lieu thereof a comma (,) and add the following: “which shall be construed as taxes upon the purchasers or customers and collectible by the taxpayer.”

Mr. Hodde moved the adoption of the following amendment:

In section 18, page 29, lines 14 to 21, inclusive, of the engrossed bill, being the House committee amendment on page 16 to sub-paragraph (a) of the printed bill, strike the whole of subparagraph (a) and insert in lieu thereof the following:

“(a) Upon every person engaging within this state in business as an operator of any pinball machine, iron claw machine, traveling crane or other similar mechanical device wherein the element of skill or a combination of the elements of chance and skill is involved in determining a payout to the player, as to such persons the amount of tax on such business shall be equal to the gross operating income of the business multiplied by the rate of twenty per cent: Provided, That this paragraph shall not be applicable to devices which require more than one operation by the player and where the result of any such operation by the player is determined by chance alone;”

The motion was carried and the amendment was adopted.

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

On page 40, line 2 of the engrossed bill, being page 22, line 35 of the printed bill, immediately following section 29 add a new section to be known as “section 30”, to read as follows:

“Sec. 29. The rates of tax imposed in section 1 hereof shall be reduced on April 1, 1951 to the respective rates of tax in effect on April 30, 1949.”

Amend the bill further by renumbering sections 29 and 30 to read “Sec. 30” and “Sec. 31”.

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

Immediately following the new section 29 on page 40 of the engrossed bill, being page 22 of the printed bill, add a new section to be known as “section 30” to read as follows:
"Sec. 30. The increase in rates of tax established by section 1 of this act shall not be applied against any value of products, gross proceeds of sales, or gross income of the business, as the case may be, realized under contracts entered into prior to March 10, 1949 and which do not permit the taxpayer to take such increase in rates of tax into account in fixing the amount due to the taxpayer thereunder."

Amend the bill further by renumbering the new section 30 to read "Sec. 31" and new section 31 to read "Sec. 32".

Mr. Carroll moved the adoption of the following amendment:

Amend the bill by adding two new sections to be known as "section 31" and "section 32", to read as follows:

"Sec. 31. Chapter 180, Laws of 1935, as amended, is further amended by adding thereto a new title to be designated Title XVII, reading as follows:

"Title XVII. Tax on Net Income.

"Section 159. For the purposes of this title unless otherwise required by context:

"(a) 'Person' means every natural person, fiduciary and corporation required to file a return with the Federal Government for federal income tax purposes;

"(b) 'Fiduciary' means a guardian, trustee, executor, administrator, receiver or any person, whether individual or corporate, acting in any fiduciary capacity for any person, trust or estate;

"(c) 'Corporation' includes corporations, joint stock companies, associations or common law trusts organized or conducted for profit; it includes both domestic and foreign corporations;

"(d) 'Domestic corporation' means any corporation organized and existing under the laws of this state;

"(e) 'Foreign corporation' means any corporation organized and existing under the laws of any other state or any country other than the United States;

"(f) 'Taxpayer' means any person domiciled in, earning income in, or doing business in this state and subject to the tax imposed by this title;

"(g) 'Doing business' includes any transaction or transactions within this state by any taxpayer in the course of his or its business or activity;

"(h) 'Income year' means the calendar year, or any fiscal year ending during such calendar year upon the basis of which net income is computed. Income year includes in the case of a return for a fractional part of a year the period for which such return is made. The first income year under this title shall end December 31, 1949, or in the case of a fiscal year on the last day of any month other than December, 1949, and after the effective date of the tax hereby imposed.

"Section 160. There is hereby levied and shall be collected from every taxpayer for the privilege of receiving income or doing business in this state a tax computed at the rate of two per cent (2%) of his or its net income received from and after May 1, 1949.

"Section 161. For the purposes of this title 'net income' shall mean, in the case of an individual or fiduciary, the amount of 'adjusted gross income' of the taxpayer, and in the cases of corporations, the amount of 'corporate net income' of the taxpayer, as defined in Sections 21(a) and 23(n) of the Federal Income Tax Code and shown by the return of the taxpayer to the Federal Government for federal personal or corporate income tax purposes for the same income year, after applying to such 'adjusted gross income' or 'corporate net income,' as the case may be, a deduction therefrom of one thousand dollars ($1,000) to each taxpayer: Provided, That a taxpayer engaged in business within and without this state shall be taxed only on such income as is derived from business transacted and property located within this state. The amount of such income allocable to the State of Washington may be determined by an apportionment and separate accounting by the taxpayer when in the judgment of the Tax Commission such method will reasonably reflect the income properly assignable to this state, but otherwise the portion of the net income allocable to this state shall be determined by an apportionment on the basis of sales, purchases, expenses of manufacturing, payroll, value and situs of tangible property, or by reference to any combination of these or other factors, or by such other method as is fairly calculated to assign to the state, the portion of the entire net income of the taxpayer reasonably attributable to this state. The Tax Commission shall prescribe uniform and equitable rules and regulations to determine proper apportionment of the net income of such taxpayer to this state: Provided further, That in the calculation of capital gains and
losses in computing net income of a taxpayer, before applying the deduction of one thousand dollars ($1,000), May 1, 1949 shall be used as the base date: Provided further, That in determining net income, income in the form of interest on securities of the Federal Government, whether they be direct or guaranteed obligations, shall first be excluded from the 'adjusted gross income' of the person and the 'corporate net income' of the corporation.

"Section 162. The first tax under this title shall be due and payable on or before March 15, 1950 for the income year ending December 31, 1949 or for any fiscal year ending during the income year beginning May 1, 1949 and ending December 31, 1949, and thereafter the tax shall be due and payable on or before March 15 for the preceding calendar year, if the taxpayer's accounting is on a calendar year basis, and on or before the fifteenth day of the third month following the close of the fiscal year if the taxpayer's accounting is on a fiscal year basis: Provided, That the Tax Commission may prescribe equitable rules and regulations for withholding at the source of the tax due from persons receiving salaries or wages, in which case the withheld remuneration shall be remitted monthly to the commission by employers, and as to income of such persons in excess of salaries or wages and income of other taxpayers the Tax Commission is authorized to formulate plans whereby the taxes may be paid in monthly or quarterly installments on estimates prepared at the beginning of the income year with adjustments to be made on or before the annual tax payment date.

"Section 163. The Tax Commission shall prescribe and furnish to taxpayers blank forms of reports and returns required under this title together with instructions as to their use and is authorized to require that each taxpayer furnish with his or its annual return a copy of the income tax return to the Bureau of Internal Revenue of the Federal Government. The commission is also authorized to make all such rules and regulations as may be necessary to effectuate and carry out the purposes of this title.

"Section 164. The state hereby pre-empts the field of taxing incomes and no county, city, town, school district or other political subdivision of the state having the power to tax persons or property shall hereafter levy or collect any tax upon or measured by net income.

"Section 165. If the commission shall be of the opinion that any taxpayer has failed to include in a return filed, either intentionally or through error, any item of income which should be included under the provisions of this title, it may require from such taxpayer a return, or supplementary return, under oath, in such form as it shall prescribe, of all items of income which the taxpayer received during the year for which the return is made. If from a supplementary return, or otherwise, the commission finds that any items of income includible under this title, have been omitted from the original return, it may require the items so omitted to be disclosed to it, under oath of the taxpayer, and to be added to the original return.

"Section 166. If a taxpayer, with the approval of the commission changes the income year on the basis of which his or its net income is computed, he or it shall, at such time and in such manner as the commission may prescribe, make a separate return of net income received during the period intervening between the end of its former income year and the beginning of its new income year.

"Section 167. (a) Any taxpayer capable of exercising either directly or indirectly substantially the entire control of the business of another taxpayer, either by ownership or control of substantially the entire capital stock of such other taxpayer or otherwise, under regulations prescribed by the commission, may be permitted to make a consolidated return, showing the consolidated net income and such other information as the commission may require in order to compute the net income properly attributable to the state and to impose the tax upon the taxpayers concerned;

"(b) The commission may permit the filing of a consolidated return where substantially the entire control of two or more taxpayers liable to tax under this title is exercised by the same interests.

"(c) Where the commission has reason to believe that any taxpayer so conducts its business as either directly or indirectly to distort the true net income and the net income properly attributable to the state, whether by the arbitrary shifting of income, through price fixing, charges for service or otherwise, whereby the net income is arbitrarily assigned to one or another unit in a group of taxpayers carrying on business under a substantially common control or to one or another unit of the business of a taxpayer, it may require such facts as it deems necessary for the proper computation of the entire net income and the net income properly attributable to the state and in
Section 168. All of the provisions of Title XVII of this act, except sections 187 and 197 shall have full force and application with respect to the taxes imposed under this title.

"Sec. 32. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately."

Mr. Zent moved that the amendment be laid on the table without taking the bill with it.

The motion was lost.

Mr. O'Brien demanded the previous question and the demand was sustained.

Division was called for. The motion by Mr. Carroll was carried and the amendment was adopted.

The Speaker (Mr. Ford presiding) declared the House to be at ease for a few moments.

The Speaker (Mr. Ford presiding) called the House to order.

Mrs. Hansen:

"Mr. Speaker, having voted on the prevailing side, I now move to reconsider the vote by which the amendment by Mr. Carroll to Engrossed House Bill No. 415 was adopted."

The Speaker (Mr. Ford presiding):

"A vote 'Aye' will be to reconsider the vote by which the amendment by Mr. Carroll was adopted."

Mr. Dillard demanded the previous question and the demand was sustained.

The motion by Mrs. Hansen to reconsider the amendment was carried.

The Speaker (Mr. Ford presiding) declared the question before the House to be the motion by Mr. Carroll to adopt the amendment.

Debate ensued.

Mr. Rasmussen demanded the previous question but the demand was not sustained.

Debate ensued.

Mr. Rosenberg moved that the amendment by Mr. Carroll be laid on the table without taking the bill with it.

The motion was carried.

Mr. Carroll:

"Point of personal privilege, Mr. Speaker."

The Speaker (Mr. Ford presiding):

"Only if you are bothered by some of your colleagues."

Mr. Carroll:

"I am."

The Speaker (Mr. Ford presiding):

"The Speaker will rule you are out of order, Mr. Carroll."

Mr. Rosenberg moved that Mr. Carroll be allowed three minutes to speak.

The motion was carried.
Mr. Coughlin moved the adoption of the following amendment:

Amend the bill by adding a new section to be known as "section 31", to read as follows:

"Sec. 31. As used in this act:

(a) 'Trade stimulator' means any board, spindle or other device containing a number of receptacles, in which are placed or to which are attached, slips of paper, cards or other substance in a capsule or otherwise, and upon which are written, painted or printed numbers, figures, insignia, characters, symbols, or combination thereof, and which may be punched or drawn or torn off from said board, device or spindle upon payment of a consideration, and a prize award may be obtained thereby.

(b) 'Commission' means the state tax commission.

(c) 'Distributor' means any person engaged in the business of selling, offering for sale, producing, manufacturing, jobbing, importing for sale or use, consuming, handling, removing, giving away or otherwise distributing any trade stimulator.

(d) 'Person' means any individual, firm, copartnership, corporation, club or association, whether mutual, cooperative, fraternal, non-profit, or otherwise.

The commission, upon application duly made, shall issue a distributor's license to any person who is a citizen and resident of this state upon payment to the commission of an annual license fee of one hundred dollars.

Before use in any retail place of business, each trade stimulator shall have affixed thereto a stamp issued by the commission as follows:

(a) When the trade stimulator contains five hundred or less purchases for the consideration of five cents per purchase, it shall require a twenty-five cent stamp.

(b) When the trade stimulator contains one thousand or less purchases for the consideration of five cents per purchase, it shall require a fifty cent stamp.

(c) When the trade stimulator contains fifteen hundred or less purchases for the consideration of five cents per purchase, it shall require a seventy-five cent stamp.

(d) When the trade stimulator contains more than fifteen hundred purchases for the consideration of five cents per purchase, it shall require a one dollar stamp, and an additional twenty-five cent stamp for every five hundred purchases, or fraction thereof, over two thousand purchases.

(e) The price of the above stamps is based upon a consideration of five cents per purchase and if said consideration for the purchase is ten cents, the stamp shall be double the amount as above set forth; if said consideration is fifteen cents per purchase, the stamp shall be three times the amount as above set forth; if said consideration is twenty cents per purchase, the stamp shall be four times the amount above set forth; if the consideration is twenty-five cents or more per purchase, then the stamp shall be five times the amount as above set forth.

(f) If the consideration for the purchases varies on a single trade stimulator, the average consideration payable for the purchases shall be the determining factor in fixing the amount of the stamps required.

All monies received by the commission for the licensing of distributors and retailers and for the sale of stamps, shall be placed in the general fund.

Trade stimulators are declared to be lawful, and any person violating any of the provisions of this act shall be guilty of a gross misdemeanor.

Each of the following acts is hereby declared to be a violation hereof:

(a) To use or have in possession knowingly or intentionally any forged or counterfeit stamps;

(b) For any person other than the tax commission or its duly authorized agent to sell any stamp provided herein;

(c) To use any stamp more than once or to have in one's possession any stamp that has been used;

(d) For any person to have in use in any place of business any trade stimulator unless the same shall have the proper stamp attached thereto;

(e) For any person to perform any of the functions of a distributor without having a valid distributor's license;

(f) To allow a minor to make a purchase from any trade stimulator.

The commission is authorized to hold hearings concerning any violation of any of the provisions of this act and if the evidence proves an offense has been committed, the commission may enter an order suspending or revoking the license of the violator; and at such hearing the alleged violator shall be accorded all the rights of due process of law.
"The taxes imposed by this act shall be in addition to any and all other licenses, taxes and excises levied or imposed by the state or any municipal subdivision thereof.

"The tax commission of the state shall administer this act and in such administration shall have all the powers and duties conferred upon it by Titles XVIII, XIX, and XX, Chapter 180, Laws of 1935, as amended, and the provisions thereof in regard to the assessment, collection, refund, lien, enforcement and allocation of taxes imposed by that act shall equally apply, where applicable, to the assessment, collection, refund, lien, enforcement and allocation of the taxes herein imposed.

"The commission is authorized to prepare and obtain the necessary registration certificates for licenses hereunder, stamps and other forms required for application and effective administration of this act."

Debate ensued.

Mr. Rasmussen moved that the amendment by Mr. Coughlin be laid on the table without taking the bill with it.

Mr. Coughlin demanded a roll call but the demand was not sustained.

The motion by Mr. Rasmussen was carried and the amendment by Mr. Coughlin was laid on the table.

On motion of Mr. Hodde, the following amendment to the title was adopted:

Amend the title, strike the whole thereof and insert in lieu thereof the following:

"An Act relating to revenue and taxation; revising the rates of the tax imposed by section 4, Chapter 180, Laws of 1935, as amended, and making additional classifications in said section; revising certain definitions in said Chapter 180, as amended, and adding certain definitions thereto; revising certain provisions relative to the application, administration and enforcement of said Chapter 180, as amended; providing certain additional exemptions in said Chapter 180, as amended; clarifying certain of the provisions of said Chapter 180, as amended; repealing section 14 (a) of said Chapter 180, as amended; adding a section 204-A to said Chapter 180, as amended; and declaring an emergency and providing that this act shall take effect May 1, 1949."

The House resumed consideration of bills on third reading.

THIRD READING OF BILLS

MOTION

On motion of Mr. Rasmussen, the rules were suspended, Re-Engrossed House Bill No. 415 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 Re-Engrossed House Bill No. 415, and the bill passed the House by the following vote: Yeas, 74; nays, 22; absent or not voting, 3.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Henderson, Hoefel, Holliday, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Mohr, Morris, Neill, O'Brien, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Rosenberg, Sandison, Shannon, Simmons, Smiley, Smith (Ralph A.), Sprague, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt, Zent, Mr. Speaker—74.

Those voting nay were: Representatives Beierlein, Brown (Gordon J.), Carroll, Coughlin, Gordon, Hallauer, Hillyer, Hofmeister, Johnston, Jones
(John R.), Lester, Olson, Paulsen, Roderick, Schumann, Shadbolt, Sisson, Smith (Vernon A.), Stonecipher, Sutherland, Woodall, Young—22.

Those absent or not voting were: Representatives Foster, Nunamaker, Wenberg (Oscar)—3.

Re-Engrossed House Bill No. 415, having received the constitutional majority, was declared passed.

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

Mr. Rasmussen moved that Re-Engrossed House Bill No. 415 be ordered immediately transmitted to the Senate.

MOTION

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

The Speaker (Mr. Ford presiding) declared the House to be at ease until the next sound of the gavel.

The Speaker called the House to order.

On motion of Mr. Rasmussen, the House reverted to the fourth order of business.

RESOLUTION

By Mr. King:

Be It Resolved, By the House of Representatives of the State of Washington, in Legislative Session assembled:

WHEREAS, The health of millions of Americans is inadequately safeguarded at the present time; and

WHEREAS, The American Medical Association has failed to present to the American people an adequate health program; and

WHEREAS, President Truman, during the Presidential campaign, promised an adequate health program for all the people and has now presented to Congress legislation implementing his program,

Now, Therefore, Be It Resolved, By the House of Representatives of the State of Washington, that the Honorable Harry S. Truman, President of the United States, be commended for his courageous fight in behalf of the health of the people of our country; and

Be It Further Resolved, That the Chief Clerk of the House of Representatives of the State of Washington transmit this resolution to the Honorable Harry S. Truman, and that a copy thereof be sent to each member of the Congressional delegation from the State of Washington.

Mr. King moved the adoption of the resolution.

Division was called for. The motion was carried and the resolution was adopted on a rising vote.

REPORT OF ENROLLMENT

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 561, have compared same with the engrossed bill and find it correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Robert E. Blair, Clayton Farrington.
SIXTIETH DAY, MARCH 10, 1949

REPORT OF ENGROSSMENT

House of Representatives,

Mr. Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Engrossed House Bill No. 525, have compared same with the original bill and find it correctly engrossed.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Howard Bargreen.

REPORT OF FREE CONFERENCE COMMITTEE


Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred Engrossed Senate Bill No. 28, entitled: "An Act relating to the fixing of compensation of county officers; amending section 6, Chapter 148, of Laws of the Extraordinary Session of 1925, as amended.", have had the same under consideration, and we recommend that the Senate recede from its amendments and the House recede from its amendments and that the bill be amended as follows:

Amend Engrossed Senate Bill No. 28 by striking therefrom all Senate amendments thereto and all House amendments thereto, and inserting in lieu thereof the following:

Amend section 1, line 15, page 1 of the original bill, same being line 9, page 1 of the printed bill, by striking everything after line 8, page 1 of the printed bill, to and including line 30, page 2 of the original bill, same being line 26, page 2 of the printed bill, and insert in lieu thereof the following:

"Class A counties: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, Coroner, six thousand one hundred dollars; Prosecuting Attorney, sixty-six hundred dollars;

"Counties of the first-class: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, forty-five hundred dollars; Prosecuting Attorney, fifty-four hundred dollars; Coroner, fifteen hundred dollars;

"Counties of the second-class: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, forty-five hundred dollars; Prosecuting Attorney, forty-eight hundred dollars; Coroner, twelve hundred dollars;

"Counties of the third-class: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, four thousand dollars; Prosecuting Attorney, forty-two hundred dollars; Coroner, twelve hundred dollars;

"Counties of the fourth-class: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, thirty-six hundred dollars; Prosecuting Attorney, thirty-two hundred dollars; Coroner, twelve hundred dollars;

"Counties of the fifth-class: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, thirty-one hundred dollars; Prosecuting Attorney, two thousand dollars; Coroner, twelve hundred dollars;

"Counties of the seventh-class: Auditor, Clerk, Treasurer, Sheriff, Assessor, Superintendent of Schools, members of Board of County Commissioners, three thousand dollars; Prosecuting Attorney, two thousand dollars; Coroner, twelve hundred dollars;
"Counties of the ninth-class: Clerk, Sheriff, Treasurer, twenty-four hundred dollars; Superintendent of Schools, Prosecuting Attorney, twelve hundred dollars; members of the Board of County Commissioners ten dollars per diem."

Amend section 1, line 30, page 2 of the original bill, same being line 30, page 2, of the printed bill, by striking the word "ten" and inserting in lieu thereof the word "eight".

Senate Members

| HAROLD G. KIMBALL | JOHN L. O'BRIEN |
| DALE McMULLEN | CHARLES A. PEDERSEN |
| HOWARD ROUF | JULIA BUTLER HANSEN |

**MOTION**

On motion of Mr. O'Brien, the report of the Free Conference Committee on Engrossed Senate Bill No. 28 was adopted.

The Speaker declared the question before the House to be the final passage of Engrossed Senate Bill No. 28, as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 28, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 77; nays, 1; absent or not voting, 21.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Bassett, Beierlein, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin; Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gordon, Hansen, Henders- son, Hillyer, Hoefel, Hoopingarner, Jeffreys, Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Floyd C.), Morris, Neill, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Roderick, Rosenberg, Sandison, Shumann, Shad- bolt, Simmons, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Thompson, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—77.

Those voting nay were Representative Vane—1.

Those absent or not voting were: Representatives Ball, Bergevin, Foster, Gallagher (Michael J.), Hallauer, Hofmeister, Holliday, Johnston, Jones (John R.), Lester, Miller (Clyde J.), Mohr, Nunamaker, Ridgway, Riley, Sisson, Smiley, Sutherland, Testu, Washington, Woodall—21.

Engrossed Senate Bill No. 28, as amended by the Free Conference Committee, having received the 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,

**Mr. Speaker:**
The Senate has passed: Engrossed House Bill No. 195 and the same is herewith transmitted.

HERBERT H. SIETER, Secretary.

Senate Chamber,

**Mr. Speaker:**
The President has signed: House Bill No. 159; also
House Bill No. 249; also
House Bill No. 487; also
House Bill No. 556; also
Substitute House Bill No. 681, and the same are herewith transmitted.

HERBERT H. SIETER, Secretary.
The Speaker announced he was about to sign House Bill No. 561. The Speaker declared the House at ease. The Speaker (Mr. Ford presiding) called the House to order.

RESOLUTION

By Mr. Rasmussen:

Be It Resolved, By the House of Representatives in Legislative Session assembled: Whereas, The Secretary of State, the Honorable Earl Coe, has caused to be published and distributed a most beautiful and informative Pictorial Directory of this, the Thirty-first Legislative Session; and

Whereas, This Directory is the finest example of a souvenir that has ever been published commemorating any Washington State Legislature; and

Whereas, The House of Representatives is grateful and appreciative of this souvenir and remembrance.

Now, Therefore, Be It Resolved, That the House of Representatives express to Secretary of State Coe by this Resolution its gratitude and heartfelt appreciation for this beautiful Directory;

And Be It Further Resolved, That a copy of this Resolution be spread upon the Journal of the House and that the Chief Clerk be hereby authorized and directed to cause a copy to be forwarded to the Secretary of State.

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

RESOLUTION

By Mr. Ford:

Be It Resolved, By the House of Representatives of the State of Washington, in Legislative Session assembled:

Whereas, In this and past sessions of the Legislature considerable difficulty and confusion has been encountered in the House of Representatives before suitable and adequate facilities have been made available to properly render bill drafting service to the members; and

Whereas, Some of this difficulty has been occasioned by the failure or inability to obtain promptly the necessary equipment, books and supplies, and to obtain sufficient competent personnel to enable this important work to commence promptly;

Now, Therefore, Be It Resolved, That a Bill Drafting Room in suitable quarters shall be under the supervision and control of the Chief Clerk of the House of Representatives, and he is hereby directed to take charge thereof and of all the keys, equipment, files, books and records therein.

Be It Further Resolved, That the Chief Clerk of the House of Representatives, with the advice and consent of the Speaker of the Thirty-first Legislative Session, be authorized and directed to prepare the Bill Drafting Room for occupancy and use in sufficient time prior to the next regular or special session of the Legislature to make its use available, helpful and beneficial to the members. To this end the Chief Clerk is authorized, with the advice and consent of the Speaker, to employ sufficient competent personnel to render the necessary assistance required by the members.

Mr. Rasmussen moved the adoption of the resolution. Debate ensued.

Mr. Woodall moved the adoption of the following amendment:

Amend the resolution by adding a new paragraph on line 26 of the original resolution to read as follows:

"Be It Further Resolved, That prior to the convening of the next session of the Legislature the Chief Clerk notify all elected state officials, code officials and association of county officials to have their request bills ready for introduction during the first ten days of the next session."

The motion was carried and the amendment was adopted.

The Speaker (Mr. Ford presiding) declared the question before the House to be the motion by Mr. Rasmussen to adopt the resolution, as amended. The motion was carried and the resolution was adopted as amended.
The Speaker (Mr. Ford presiding):
"The Speaker appoints Mrs. Eva Anderson, Miss Kelley, Mr. B. Roy Anderson and Mr. Vane to escort the Speaker and his daughter, Dorothy, to a place in front of the press table."

PRESENTATION OF GIFT TO SPEAKER

The Speaker (Mr. Ford presiding):
"We are going to present a gift to the Speaker at this time."

Mr. Hodde and his daughter, Dorothy, were escorted to a place in front of the rostrum.
At this time the Speaker (Mr. Ford presiding) called on Mrs. Hansen to come forward.

Mrs. Hansen:
"Mr. Speaker and Dorothy: We regret exceedingly the absence of Mrs. Hodde on this occasion. As a token of our esteem and appreciation of the fine administration you have given this House and the fine things you have done in behalf of this Legislature, we want to present you with this token of our esteem and admiration of the fine manner in which you have conducted the office of Speaker of this House."

Mr. Zent:
"Mr. Speaker, Dorothy, Mrs. Hansen: It is too bad, Dorothy, that your mother could not be here because of her illness. We appreciate the fact that you can substitute for her because we know you are a very fine substitute. In addition to this little token of appreciation and esteem, we want to present to you another little gift for your mother in the way of a gift certificate. We hope your mother will appreciate it and use it."

Miss Dorothy Hodde:
"I want to thank you for this beautiful gift, and I know Mother will appreciate and want me to thank you for your remembrance of her."

Mr. Hodde:
"I am sure it isn't possible for me to express proper appreciation of these gifts, but I am glad you people appreciate the work I have tried to do as expressed in your presentation speeches. I am sure the members of the House will realize I have enjoyed working with you and I know we have never had a better bunch of members in the House. It makes it a little bit difficult to thank you for the presents, it not being possible for Mrs. Hodde to be here. I am sure she would want to express her appreciation of your graciousness."

The members of the House and the visitors in the galleries all rose and heartily applauded.

For the next half hour the members of the House and friends of Speaker and Mrs. Hodde filed past the press table to congratulate the Speaker and his daughter, and to admire the silver.

REPORTS OF ENROLLMENT

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 217, have compared same with the engrossed bill and find it correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Arthur Bergevin, Wallace I. Carmichael, Clyde J. Miller, Carl F. Mohr.
MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 466, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Ray W. Sprague, George R. Thompson.

A. B. COMFORT, Chairman.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 195, have compared same with the engrossed bill and find it correctly enrolled.

We concur in this report: Howard T. Ball, Clyde J. Miller.

A. B. COMFORT, Chairman.

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred Re-Engrossed House Bill No. 415, have compared same with the engrossed bill and find it correctly engrossed.


A. B. COMFORT, Chairman.

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 28 and passed the bill as amended by the Free Conference Committee.

HERBERT H. SIETEL, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE


We, of your Free Conference Committee, to whom was referred Senate Bill No. 46, entitled: "An Act relating to state sustained yield forest No. 1; and an appropriation for the purpose of carrying out the provisions of Chapter 175, Laws of 1933.", have had the same under consideration, and we recommend that the House recede from the House amendments, and that the bill be amended as follows:

Amend section 1, line 14, page 1 of the original bill, same being section 1, line 7, page 1 of the printed bill, after the figures "($100,000)" strike the comma (,) and insert in lieu thereof a period (.), and strike the balance of said section 1.

Add a new section to be known as Sec. 2, to read as follows:

"Sec. 2. The appropriation provided for in this act shall be disbursed as directed by a committee composed of the Governor, Commissioner of Public Lands, State Auditor and Director of the Department of Conservation and Development. The Governor shall be chairman of said committee."

Senate Members
B. J. DAHL
FRANCIS PEARSON
LESTER T. PARKER

House Members
GEORGE N. ADAMS
SIDNEY S. JEFFREYS
ROBERT BERNEHY

MOTION

On motion of Mr. Bernethy, the House adopted the report of the Free Conference Committee on Senate Bill No. 46.

The Speaker (Mr. Ford presiding) declared the question before the House to be the final passage of Senate Bill No. 46 as amended by the Free Conference Committee.
The Clerk called the roll on the final passage of Senate Bill No. 46, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bergevin, Bernethy, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hillyer, Hoefel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Bassett, Beierlein, Blair, Callow, Carroll, Foster, Frayn, Gordon, Powell, Shannon—10.

Senate Bill No. 46, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

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

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 181, and has appointed as Senate members of the new Free Conference Committee thereon, Senators Dahl, Jackson and Sears, and a copy of the Free Conference Report is herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE


Mr. President:

Mr. Speaker:

We, of your Free Conference Committee, to whom was referred House Bill No. 181, entitled: "An Act relating to state government; creating the Washington State Progress Commission and prescribing its powers and duties; providing for the transfer of property and business to such commission by the Director of Conservation and Development; making an appropriation, and fixing its effective date as April 1, 1949.", have had the same under consideration, and we cannot agree and ask that the committee be discharged and a new committee be appointed.

Senate Members
W. Ward Davison
Dayton A. Witten
R. R. Grieve

House Members
Edward F. Riley
Howard Bargreen
Jeanette Testu

MOTION

Mr. Riley moved that the House adopt the report of the Free Conference Committee on Engrossed House Bill No. 181, that the House members appointed to the Free Conference Committee be discharged and a new committee appointed.

The motion was carried.
The Speaker (Mr. Ford presiding) appointed Representatives Young, King and Miller (C. C.), as new House members on the Free Conference Committee on Engrossed House Bill No. 181.

The Speaker (Mr. Ford presiding) declared the House to be at ease until the next sound of the gavel.

The Speaker called the House to order.

**REPORTS OF STANDING COMMITTEES**

**Senate Bill No. 270** (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.
On motion of Mr. Ford, consideration of Senate Bill No. 270 was made a special order of business after the next at ease period.

**House Bill No. 526** (reported by Committee on Appropriations):
Do pass as amended.
Passed to second reading.
On motion of Mr. Ford, consideration of House Bill No. 526 was made a special order of business immediately following consideration of Senate Bill No. 270.

The Speaker declared the House at ease.

The Speaker called the House to order.

**SPECIAL ORDER OF BUSINESS**

The Speaker declared that the time having arrived, the House would now take up for consideration the special order of business, Senate Bill No. 270 on second reading.

**SECOND READING OF BILLS**

**Senate Bill No. 270**, by Senator Harley:
The Omnibus Appropriation Bill.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 270, the Omnibus Appropriation Bill, have had 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:

On page 3, line 26 of the original bill, being line 26 of the mimeographed bill, after the words "For the Lieutenant Governor: Other Salaries, Wages and Operations" strike the figures "$5,705.00" and insert in lieu thereof the figures "$15,705.00" and on line 27 after the word "Total" strike the figures "$20,105.00" and insert in lieu thereof the figures "$30,105.00".

On page 3, line 29 of the original bill, being line 29 of the mimeographed bill, after the words "For the Secretary of State: Salaries and Wages" strike the figures "$121,300.00" and insert in lieu thereof the figures "$162,000.00" and in line 30 after the word "Operations" strike the figures "$40,000.00" and insert in lieu thereof the figures "$60,000.00".

On page 4, line 11 of the original bill, being line 11 of the mimeographed bill, after the words "Bureau of Statistics and Immigration: Salaries, Wages and Operations" strike the figures "$12,500.00" and insert in lieu thereof the figures "$35,000.00" and in line 12 after the word "Total" strike the figures "$247,420.00" and insert in lieu thereof the figures "$330,620.00".

On page 4, line 13 of the original bill, being line 13 of the mimeographed bill, after the words "For the State Treasurer: Salaries and Wages" strike the figures "$120,600.00" and insert in lieu thereof the figures "$157,500.00" and in line 15 after the word "Oper-
tions" strike the figures "$37,530.00" and insert in lieu thereof the figures "$45,000.00" and in line 16 after the word "Total" strike the figures "$158,130.00" and insert in lieu thereof the figures "$202,500.00".

On page 4, line 23 of the original bill, being line 23 of the mimeographed bill, after the words "FOR THE STATE AUDITOR: Salaries and Wages" strike the figures "$389,000.00" and insert in lieu thereof the figures "$434,200.00" and in line 24 after the word "Operations" strike the figures "$96,750.00" and insert in lieu thereof the figures "$106,750.00" and in line 26 after the word "Total" strike the figures "$473,250.00" and insert in lieu thereof the figures "$548,450.00".

On page 5, line 3 of the original bill, being line 3 of the mimeographed bill, after the words "FOR THE ATTORNEY GENERAL: Salaries and Wages" strike the figures "$404,700.00" and insert in lieu thereof the figures "$525,500.00" and on line 7 after the words "Operations, Printing Briefs, Court Costs and Expenses of Special Litigation in State and Federal Courts" strike the figures "$137,735.00" and insert in lieu thereof the figures "$129,750.00" and in line 8 after the word "Total" strike the figures "$542,435.00" and insert in lieu thereof the figures "$655,250.00".

On page 5, line 17 of the original bill, being line 17 of the mimeographed bill, after the words "FOR THE COMMISSIONER OF PUBLIC LANDs: Salaries and Wages" strike the figures "$308,000.00" and insert in lieu thereof the figures "$365,000.00" and in line 18 after the word "Operations" strike the figures "$275,000.00" and insert in lieu thereof the figures "$275,000.00", and in lines 19, 20 and 21 strike the words and figures "Plotting State-owned Lands into Home Sites and Construction of Roadways therein.....$75,000.00" and in line 22 after the word "Total" strike the figures "$540,000.00" and insert in lieu thereof the figures "$640,000.00".

On page 5, line 24 of the original bill, being line 24 of the mimeographed bill, after the words "FOR THE INSURANCE COMMISSIONER: Salaries and Wages" strike the figures "$233,000.00" and insert in lieu thereof the figures "$282,000.00" and in line 25 after the word "Operations" strike the figures "$97,850.00" and insert in lieu thereof the figures "$105,350.00" and in line 26 after the word "Total" strike the figures "$330,850.00" and insert in lieu thereof the figures "$387,350.00".

On page 7, line 3 of the original bill, being line 3 of the mimeographed bill, after the words "FOR THE STATE CAPITOL COMMITTEE: Salaries and Wages" strike the figures "$14,500.00" and insert in lieu thereof the figures "$23,000.00" and in line 4 after the word "Operations" strike the figures "$6,225.00" and insert in lieu thereof the figures "$12,000.00" and in line 9 after the word "Total" strike the figures "$22,025.00" and insert in lieu thereof the figures "$36,300.00".

On page 8, line 1 of the original bill, being line 1 of the mimeographed bill, after the words "Salaries, Wages and Operations" strike the figures "$190,000.00" and insert in lieu thereof the figures "$203,442.00" and immediately following line 1, after the figure "$203,442.00" insert the following: "In the event Senate Bill No. 148 is enacted into law, it is understood that the amount appropriated above will rest and be payable from the State Employees' Retirement System Expense Fund," and in line 4 after the word "Total" strike the figures "$5,481,799.00" and insert in lieu thereof the figures "$5,495,241.00".

On page 8, line 11 of the original bill, being line 11 of the mimeographed bill, after the words "FOR THE STATE FOREST BOARD: Salaries and Wages" strike the figures "$20,000.00" and insert in lieu thereof the figures "$23,640.00" and in line 12, after the word "Operations" strike the figures "$8,000.00" and insert in lieu thereof the figures "$15,000.00" and in line 13, after the word "Total" strike the figures "$26,000.00" and insert in lieu thereof the figures "$38,640.00".

On page 8, line 16 of the original bill, being line 16 of the mimeographed bill, after the words "FOR THE BOARD OF STATE LAND COMMISSIONERS: Salaries and Wages" strike the figures "$48,000.00" and insert in lieu thereof the figures "$56,000.00" and in line 17 after the word "Operations" strike the figures "$26,900.00" and insert in lieu thereof the figures "$29,000.00" and in line 18 after the word "Total" strike the figures "$74,900.00" and insert in lieu thereof the figures "$85,000.00".

On page 31, line 30 of the original bill, being line 30 of the mimeographed bill, immediately after the total figure "$11,500,000.00" and before the words "FROM THE INVESTMENT RESERVE FUND" insert the following words and figures: "To the State Employees' Retirement System Expense Fund.....$71,500.00. This transfer to be made and the funds represented thereby to become available only in the event Senate Bill No. 148 does not become law."
On page 8, line 29 of the original bill, being line 29 of the mimeographed bill, after the words "Salaries and Wages" strike the figures "$350,000.00" and insert in lieu thereof the figures "$400,000.00" and on page 8, line 30 of the original bill, being line 30 of the mimeographed bill, after the word "Operations" strike the figures "$270,000.00" and insert in lieu thereof the figures "$290,000.00" and on page 9, line 1 of the original bill, being line 1 of the mimeographed bill, after the word "Betterments" strike the figures "$500,000.00" and insert in lieu thereof the figures "$430,000.00".

On page 13, following line 20 of the original bill, being line 20 of the mimeographed bill, after the line "Operations" and before the line "Reforestation" insert the following: "Contributions to State Retirement Fund.....$81,923.00" and on page 13, line 22 of the original bill, being line 22 of the mimeographed bill, after the line "Salaries, Wages and Operations" strike the figures "$125,000.00" and insert in lieu thereof the figures "$206,000.00" and on page 13, line 27 of the original bill, being line 27 of the mimeographed bill, following the word "Total" strike the figures "$1,509,750.00" and insert in lieu thereof the figures "$1,672,673.00".

On page 14, line 12 of the original bill, being line 12 of the mimeographed bill, after the words "Salaries and Wages" strike the figures "$834,060.00" and insert in lieu thereof the figures "$874,000.00" and on page 14, line 13 of the original bill, being line 13 of the mimeographed bill, after the word "Operations" strike the figures "$626,770.00" and insert in lieu thereof the figures "$686,770.00" and on page 14, line 28 of the original bill, being line 28 of the mimeographed bill, after the word "Total" strike the figures "$3,743,830.00" and insert in lieu thereof the figures "$3,843,770.00".

On page 19, line 10 of the original bill, being line 10 of the mimeographed bill, after the words "Salaries and Wages" strike the figures "$6,260,000.00" and insert in lieu thereof the figures "$7,000,000.00" and on page 19, line 13 of the original bill, being line 13 of the mimeographed bill, after the words "Senior Citizen Grants" strike the figures "$115,550,000.00" and insert in lieu thereof the figures "$120,000,000.00" and on page 19, line 19 of the original bill, being line 19 of the mimeographed bill, after the words "Division for Children: Assistance as provided by law" strike the figures "$37,000,000.00" and insert in lieu thereof the figures "$41,000,000.00" and on page 19, line 24 of the original bill, being line 24 of the mimeographed bill, after the word "Total" strike the figures "$209,470,000.00".

On page 19, following line 24 of the original bill, being line 24 of the mimeographed bill, after the line "Total" and before the line "From the Motor Vehicle Fund" insert the following words and figures: "FOR THE WASHINGTON STATE PATROL: Salaries and Wages .......... $874,000.00; Operations .......... 456,000.00; Total .......... $1,330,000.00" and on page 19, line 26 of the original bill, being line 26 of the mimeographed bill, strike the words "FOR THE WASHINGTON STATE PATROL" and page 19, line 27 of the original bill, being line 27 of the mimeographed bill, strike the figures "$1,748,000.00" and insert in lieu thereof the figures "$874,000.00" and on page 19, line 28 of the original bill, being line 28 of the mimeographed bill, after the word "Operations" strike the figures "$912,000.00" and in lieu thereof insert the figures "$456,000.00" and on page 19, line 29 of the original bill, being line 29 of the mimeographed bill, after the word "Total" strike the figures "$2,660,000.00" and insert in lieu thereof the figures "$1,330,000.00".

On page 20, line 12 of the original bill, being line 12 of the mimeographed bill, strike all the matter commencing with the words "Refunds of taxes" down through the word "thereto" in line 16 and insert in lieu thereof the following: "Refunds of Taxes and Penalties and Interest thereon, erroneously paid under Titles II, III, IV, V, VII, VIII, XII, XIII, and XV of Chapter 180, Laws of 1935, and all laws amendatory thereto, and under Chapter 119, Laws of 1941, and all laws amendatory thereto, as authorized by the Tax Commission, or directed by the judgment of a court of competent jurisdiction not appealed from".

On page 22, line 17 of the original bill, being line 17 of the mimeographed bill, after the words "Salaries and Wages" strike the figures "$184,600.00" and insert in lieu thereof the figures "$205,444.00" and on page 22, line 18 of the original bill, being line 18 of the mimeographed bill, after the word "Operations" strike the figures "$189,200.00" and insert in lieu thereof the figures "$242,450.00" and on page 22, line 19 of the original bill, being line 19 of the mimeographed bill, after the word "Total" strike the figures "$373,800.00" and insert in lieu thereof the figures "$447,894.00".

On page 23, line 4 of the original bill, being line 4 of the mimeographed bill, after the word "Governor" strike the balance of the matter down to and including the period.
following the word “institution” in line 11 of the original bill, being line 11 of the mimeographed bill.

On page 28, line 1 of the original bill, being line 1 of the mimeographed bill, strike the word “Governor” and insert in lieu thereof “State Finance Committee.”

On page 28, line 28 of the original bill, being line 28 of the mimeographed bill, strike the words “Tunnels for Utilities on Campus” and insert in lieu thereof the following: “Expansion of Power House and Construction of Utilities Tunnels to Service New Buildings.”

On page 27, line 4 of the original bill, being line 4 of the mimeographed bill, strike the word “Governor” and insert in lieu thereof “State Finance Committee.”

On page 27, line 6 of the original bill, being line 6 of the mimeographed bill, after the words “Public Buildings” strike the figures “$9,000,000.00” and insert in lieu thereof the figures “$2,000,000.00.”

On page 27, between lines 6 and 7 of the original bill, being between lines 6 and 7 of the mimeographed bill, insert the following: “For the State Board of Education: Grants-in-aid to school districts in accordance with the provisions of Chapter 278, Laws of 1947, and laws amendatory or supplementary thereto.......... $10,000,000.00.”

On page 27, line 8 of the original bill, being line 8 of the mimeographed bill, after the words “Repairs and Maintenance” strike the figures “$15,092,000.00” and insert in lieu thereof the figures “$22,092,000.00.”

On page 28, line 11 of the original bill, being line 11 of the mimeographed bill, after the words “educational unit” strike the figures “$109,750,000.00” and insert in lieu thereof “$114,750,000.00.”

On page 29, line 23 of the original bill, being line 23 of the mimeographed bill, after the words “approved by the” strike the word and figures “Governor........... $2,000,000.00” and insert in lieu thereof the words and figures “State Finance Committee.. $1,000,000.00”


The bill was read the second time by sections.

Mr. Riley moved that the reading clerk be directed to re-read the last line of the amendment.

POINT OF INFORMATION

Mr. Kinnear:
“Mr. Speaker, will the gentleman yield to a question?”

Mr. Riley arose in consent.

Mr. Kinnear:
“What we propose to do, Mr. Kinnear, is this: The House committee amendments, all the amendments that are shown on pages 1, 2 and 3 of the mimeographed House committee amendments, I will move to adopt all of those at one time, and as we go to different categories, I propose to take up the amendments one at a time.”

Mr. Kinnear:
“You propose to present the amendments to appropriations for office or department separately, is that it?”

Mr. Riley:
“The first amendment, Mr. Kinnear, takes in all those items up to and including page 5 of the Senate Bill.”
Mr. Kinnear:
"I am talking about the yellow sheet—the mimeographed House amendments. Your first amendment carries over page 1. I think your motion to adopt should be more definite."

Mr. Riley:
"My motion is that the reading clerk re-read the last line of the first proposed House committee amendment. After that we can adopt the amendment either by office or by page or any other category."

Mr. Kinnear:
"In that motion you refer to the last line on page 3 of the House committee amendment?"

Mr. Riley:
"That is my motion, that the last line of the House committee amendment on page 3 be read. Then I propose to adopt all of those in one motion."

The Speaker declared the question before the House to be the motion by Mr. Riley that the reading clerk be directed to re-read the last line of the first House committee amendment.

The motion was carried.

The reading clerk was directed to re-read the last line of the first House committee amendment.

Mr. Riley moved the adoption of the first committee amendment.

Mr. Rasmussen demanded the previous question and the demand was sustained.

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

The Clerk called the roll on the motion by Mr. Riley to adopt the first committee amendment and the motion was carried by the following vote:

Yeas, 65; nays, 29; absent or not voting, 5.

Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Hollday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—65.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Comfort, Eldridge, Forshee, Frayn, Gordon, Hillyer, Hoefer, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Pedersen, Powell, Raugust, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Woodall, Zent—29.

Those absent or not voting were: Representatives Cory, Foster, Gallagher (Bernard J.), Nunamaker, Ridgway—5.

On motion of Mr. Riley, the second committee amendment was adopted.

Mr. Riley moved that the question be divided, considering only the matter of "Contributions to State Retirement Fund, $81,923.00" first and the remainder of the amendment separately.

Debate ensued.
The motion by Mr. Kinnear was lost.
The motion by Mr. Riley to adopt the third committee amendment was carried and the amendment was adopted.
Mr. Riley moved the adoption of the fourth committee amendment. The motion was carried and the amendment was adopted.
Mr. Riley moved the adoption of the fifth committee amendment.

POINT OF INFORMATION

Mr. Kinnear:
"Mr. Speaker, I would like to ask Mr. Riley a question."
The Speaker:
"Does the gentleman yield?"
Mr. Riley:
"Yes."
Mr. Kinnear:
"Mr. Riley, do I understand that each of these increases are at the request of the Director?"
Mr. Riley:
"I can best answer that by saying I do not know personally that anyone of them were the personal wish of the Director. We did accept letters and data coming in to our committee from the department heads, directors, commission heads, elective officials and code officials. They came to the clerk and were subsequently turned over to a subcommittee and then finally the entire Appropriations Committee acted upon them. That is a long explanation, but as to your direct question, so far as I know the Director never came to me personally and asked for anything."

Mr. Kinnear:
"I don't think you got my question, Mr. Riley."
Mr. Riley:
"I thought your question was whether the Director of the Department of Social Security ever came to me and asked me to put in these figures."

Mr. Kinnear:
"I asked if the Director of the Department requested these increases."
Mr. Riley:
"I don't know whether he did or not."
Mr. Kinnear:
"Does anybody on the House Appropriations Committee know?"
Mr. Riley:
"There might have been a letter sent by the Director to the subcommittee chairman to whom I referred these requests. He may have the answer."

Mr. Kinnear:
"Unless someone can answer to the contrary, I would have to assume that this House has no knowledge of any official request of the department for these increases."

Mr. Gallagher (Michael J.):
"Mr. Speaker, I was sitting in a joint committee meeting at the time the Director of the Department appeared before the committee. I have in my hand his request. I might say the figures in the amendment by the House do not come up to those in his request. I believe the Great White Father of the Senate cut the amount. It is true, the department has been afraid to come in and ask for these funds. I think these increases are in line and should be adopted."
Mr. Vane demanded the previous question and the demand was sustained. The Speaker declared the question before the House to be the motion by Mr. Riley to adopt the fifth committee amendment. The motion was carried and the amendment was adopted.

PERSONAL PRIVILEGE

Mr. Comfort:
"Mr. Speaker, I may be wrong, but listening to the argument here, Ladies and Gentlemen, before the House, there were some strong references made to the Senator on the other side. I don't believe that we should refer to him as the 'Great White Father'. I think he is proceeding honestly and intelligently. I don't believe it is proper for this House to slur the efforts of the man who is doing the best he can for the State of Washington, and trying to do an honest job."

PERSONAL PRIVILEGE

Mr. Adams:
"Mr. Speaker, I fully concur with the gentleman from Pierce County. We reserve that right for the Great White Father in Washington."

On motion of Mr. Riley, the sixth, seventh, eighth and ninth committee amendments were adopted.

Mr. Riley moved the adoption of the tenth committee amendment.

POINT OF INFORMATION

Mr. Woodall:
"Mr. Speaker, I would like to ask Mr. Riley a question."

Mr. Riley arose in consent.

Mr. Woodall:
"Is there any particular reason for this amendment? It went through two years ago 'in the discretion of the Governor'—why the change now?"

Mr. Riley:
"I can only tell you, Mr. Woodall, that so far as the House Appropriations Committee is concerned, we operate on a majority rule. The majority voted it out that way."

Mr. Woodall:
"Does the gentleman know of any good reason why this change should be made except the fact the committee voted for it?"

Mr. Riley:
"I gave my answer. The only good reason I can say is the House Appropriations Committee voted for it."

Debate ensued.

Mr. Paulsen demanded the previous question and the demand was sustained.

The motion by Mr. Riley to adopt the tenth committee amendment was carried and the amendment was adopted.

On motion of Mr. Riley, the eleventh committee amendment was adopted.

Mr. Riley moved the adoption of the twelfth committee amendment.

Debate ensued.

Mr. Ford demanded the previous question and the demand was sustained.

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

The Clerk called the roll on the motion by Mr. Riley to adopt the twelfth committee amendment, and the motion was carried by the following vote: Yeas, 65; nays, 33; absent or not voting, 1.
Those voting yea were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Bernard J.), Gallagher (Michael J.), Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—65.

Those voting nay were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Callow, Comfort, Cory, Eldridge, Forshee, Frayn, Gordon, Hillyer, Hoevel, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Pedersen, Powell, Raugust, Riley, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Woodall, Zent—33.

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

On motion of Mr. Riley, the thirteenth committee amendment was adopted. Mr. Riley moved the adoption of the fourteenth committee amendment. Mr. Kinnear moved the adoption of the following amendment to the fourteenth committee amendment:

Amend the amendment, on page 27, lines 6 and 7 of the original bill, being page 27, lines 6 and 7 of the mimeographed bill, and being the last line of the last amendment of page 7 of the mimeographed amendment, strike the figures "$10,000,000.00" and insert in lieu thereof the figures "$20,000,000.00"

Debate ensued.

Mr. Paulsen demanded the previous question and the demand was sustained.

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

The Speaker declared the question before the House to be the motion by Mr. Kinnear to adopt the amendment to the fourteenth committee amendment. The Clerk called the roll on the motion by Mr. Kinnear to adopt the amendment to the fourteenth committee amendment, and the motion was carried by the following vote: Yeas, 98; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Calow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hillyer, Hoevel, Hofmeister, Holliday, Hoopingarner, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Raugust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Shannon, Simmons, Sisson, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—98.

Those absent or not voting were: Representative Foster—1.
The Speaker declared the question before the House to be the motion by Mr. Riley to adopt the fourteenth committee amendment as amended.

The motion was carried and the committee amendment as amended was adopted.

Mr. Riley moved the adoption of the fifteenth committee amendment.

Mr. Kinnear moved the adoption of the following amendment to the fifteenth committee amendment:

Amend the amendment, on page 27, line 8 of the original bill, being page 27, line 8 of the mimeographed bill, and being the first amendment on page 8 of the mimeographed amendment, in the last line strike the figures "$22,092,000.00" and insert in lieu thereof the figures "$32,092,000.00"

The motion by Mr. Kinnear was carried and the amendment to the fifteenth committee amendment was adopted.

The motion by Mr. Riley to adopt the fifteenth committee amendment as amended was carried and the committee amendment as amended was adopted.

Mr. Riley moved the adoption of the sixteenth committee amendment.

Mr. Kinnear moved the adoption of the following amendment to the sixteenth committee amendment:

Amend the amendment, on page 28, line 11 of the original bill, being page 27, line 8 of the mimeographed bill, and being on page 8 in the last line of the second amendment, strike the figures "$114,750,000" and insert in lieu thereof the figures "$126,750,000.00"

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

Mrs. Hansen demanded a roll call and the demand was sustained.

The Speaker declared the question before the House to be the motion by Mr. Kinnear to adopt the amendment to the sixteenth committee amendment.

The Clerk called the roll on the motion by Mr. Kinnear to adopt the amendment to the sixteenth committee amendment, and the motion was carried by the following vote: Yeas, 70; nays, 25; absent or not voting, 4.

Those voting yea were: Representatives Allen, Anderson (B. Roy), Anderson (Eva), Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Gallagher (Michael J.), Hansen, Henderson, Hofmeister, Holliday, Hoopinger, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Numaker, O'Brien, Olson, Paulsen, Pedersen, Rasmussen, Ragust, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Sutherland, Testu, Thompson, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—70.


Those absent or not voting were: Representatives Adams, Foster, Gallagher (Bernard J.), Vane—4.

The Speaker declared the question before the House to be the motion by Mr. Riley to adopt the sixteenth committee amendment as amended.

Debate ensued.
Mr. Rasmussen demanded the previous question and the demand was sustained.

The motion by Mr. Riley was carried and the sixteenth committee amendment, as amended, was adopted.

Mr. Riley moved the adoption of the seventeenth committee amendment.

Debate ensued.

Mr. Roderick demanded the previous question and the demand was sustained.

The motion by Mr. Riley was carried and the seventeenth committee amendment was adopted.

On motion of Mr. Riley, the eighteenth committee amendment was adopted.

On motion of Mrs. Hansen, the following amendment was adopted:

On page 28, line 6 of the original bill, being line 6 of the mimeographed bill, after the colon (:) following the words "Amendatory thereto" strike all of the matter down to and including the words "educational unit" in line 11

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

On page 30, line 19 of the original bill, being line 19 of the mimeographed bill, after the words "THERETO (including Deficiencies)" strike the figures "$13,000,000.00" and insert in lieu thereof the figures "$2,000,000.00"

Mr. Allen moved the adoption of the following amendment:

In section 2, page 2, line 15 of the original bill, being page 2, line 15 of the mimeographed bill, after the words "any person" strike all of the matter down to and including the word "or" before the words "who advocates," in line 20 of the original bill, being line 20 of the mimeographed bill.

Debate ensued.

Mr. Smith (Ralph A.) demanded the previous question and the demand was sustained.

Division was called for. The motion was carried and the amendment was adopted on a rising vote.

Mr. Allen moved the adoption of the following amendment:

In section 2, page 2, line 29 of the original bill, being page 2, line 29 of the mimeographed bill, beginning with the words "who engages" strike all of the matter down to and including the words "governments, or" on page 3, line 2 of the original bill, being page 3, line 2 of the mimeographed bill.

Debate ensued.

Mr. Gallagher (Michael J.) demanded the previous question and the demand was sustained.

Division was called for. The motion was carried and the amendment was adopted on a rising vote.

Mr. Allen moved the adoption of the following amendment:

On page 5, line 12 of the original bill, being line 12 of the mimeographed bill, after the words "FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION: Salaries and Wages" strike the figures "$419,000.00" and insert in lieu thereof the figures "$450,000.00"

Mr. Ford demanded the previous question.

Division was called for and the demand for the previous question was lost on a rising vote.

Debate ensued.

The Speaker declared the question to be the motion by Mr. Allen to adopt the amendment.

Division was called for. The motion was carried and the amendment was adopted on a rising vote.
Mr. Roderick moved the adoption of the following amendment:

On page 19 of the mimeographed bill, after the amendment dealing with "Senior Citizens Grants" insert an amendment after the words "Assistance as provided by law" under "Division of Public Assistance" by striking the figures "$15,500,000.00" and inserting in lieu thereof the figures "$20,000,000.00"

Debate ensued.

Mr. Johnston moved that the amendment be laid on the table without taking the bill with it.

The motion was carried.

Mr. Allen moved the adoption of the following amendment:

On page 5, line 14 of the original bill, being page 5, line 14 of the mimeographed bill, after the word "Total" strike the figures "$579,950.00" and insert in lieu thereof the figures "$610,950.00"

The motion was carried and the amendment was adopted.

Mr. Kinnear moved the adoption of the following amendment:

Amend section 3, page 33, line 31 of the printed bill by adding a new section to be numbered section 3, and renumber the succeeding section, section 4, section 3 to read as follows:

"Ten per cent (10%) of each appropriation from the General Fund provided in section 2 of this Act is hereby declared to be a contingent reserve appropriation and shall become available to the particular State Department, Commission, Board, Office, or Institution and for the particular purpose described, in whole or in part, only upon the written approval of the Governor, which approval shall be given upon receipt by him, at the close of any quarter of any year during the biennium, of a written report of the Washington State Tax Commission stating that existing cash and other resources and revenues reasonably foreseeable during the ensuing quarter, are adequate to finance all costs of government dependent upon the General Fund, as estimated by the various State Departments, Commissions, Boards, Offices and Institutions, during the ensuing quarter year, additional revenues or resources will be available to finance the expenditure of a portion or all of the contingent reserve, which portion shall be specified: Provided, That each State Department, Commission, Board, Office or Institution affected by the provisions of this section, shall supply the Washington State Tax Commission with any information essential to the determination of the availability of all or part of the contingent reserve at a time reasonably in advance of the close of each quarter: And provided further, That the Washington State Tax Commission shall prepare and deliver to the Governor the report described above on or before the last day of each quarter: And provided further, That any authorization, as provided herein, establishing the availability of any portion of the contingent reserve shall apply equally to each and all appropriations and shall in no event be restricted to a limited number of appropriation items."

The Speaker recognized Mr. Kinnear.

Mr. Kinnear asked permission to speak longer than three minutes.

The Speaker:

"Does the House grant Mr. Kinnear permission? Hearing no objection, you may proceed, Mr. Kinnear."

Mr. O'Brien moved the adoption of the following amendment to the amendment by Mr. Kinnear:

Amend the amendment by striking the word "Governor" and inserting in lieu thereof the words "State Finance Committee"

Mr. Gallagher (Michael J.) moved that the amendment by Mr. O'Brien be laid on the table without taking the bill with it.

The motion was carried.

Mr. Gallagher (Michael J.) moved that the amendment by Mr. Kinnear be laid on the table without taking the bill with it.
A roll call was demanded and the demand was sustained.
The Speaker explained the vote: "A vote 'Aye' is to lay the amendment by Mr. Kinnear on the table without taking the bill with it."
The Clerk called the roll on the motion to lay the amendment by Mr. Kinnear on the table without taking the bill with it, and the motion was carried by the following vote: Yeas, 51; nays, 45; absent or not voting, 3.
Those voting yea were: Representatives Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Carmichael, Coughlin, Ford, Gallagher (Michael J.), Hansen, Henderson, Hofmeister, Hoopingarner, Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Paulsen, Rasmussen, Rhodes, Ridgway, Roderick, Rosenberg, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—51.
Those voting nay were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Buse, Callow, Carroll, Carty, Comfort, Cory, Dillard, Donohue, Eldridge, Farrington, Forshee, Frayn, Gordon, Hallauer, Hillyer, Hoefel, Holliday, Jeffreys, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Olson, Pedersen, Powell, Raugust, Riley, Sandison, Schumann, Shadbolt, Shannon, Smith (Vernon A.), Sprague, Stonecipher, Thompson, Vane, Woodall, Zent—45.
Those absent or not voting were: Representatives Foster, Gallagher (Bernard J.), Sisson—3.
On motion of Mr. Riley, the rules were suspended, Senate Bill No. 270 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.
The Speaker declared the question before the House to be the final passage of Senate Bill No. 270 as amended by the House.
The Clerk called the roll on the final passage of Senate Bill No. 270, as amended by the House, and the bill passed the House by the following vote: Yeas, 67; nays, 28; absent or not voting, 4.
Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Farrington, Ford, Gallagher (Michael J.), Hansen, Henderson, Hillyer, Hofmeister, Holliday, Hoopingarner, Johnston, Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Rhodes, Ridgway, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Winberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—67.
Those voting nay were: Representatives Ball, Bargreen, Beierlein, Comfort, Cory, Eldridge, Forshee, Frayn, Gordon, Hallauer, Hoefel, Jeffreys, Jones (Mrs. Vincent F.), Kinnear, Lester, Neill, Powell, Rasmussen, Raugust, Riley, Schumann, Shadbolt, Shannon, Smith (Vernon A.), Sprague, Stonecipher, Woodall, Zent—28.
Those absent or not voting were: Representatives Foster, Gallagher (Bernard J.), Jones (John R.), Sisson—4.
Senate Bill No. 270, as amended by the House, having received the constitutional majority, was declared 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, Senate Bill No. 270 was ordered immediately transmitted to the Senate.

The Speaker declared that the time having arrived, the House would now take up for consideration the special order of business, House Bill No. 526.

House Bill No. 526, by Mr. Riley:
The Supplemental Appropriation Bill.

Mr. Speaker:
We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 526, making an appropriation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the bill, strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. The words 'capital outlay,' whenever used in this act, shall mean and include the purchase, condemnation 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.

"The word 'operations,' whenever used in this act, shall mean and include necessary traveling expenses of officers and employees, and all expenses necessary for housing cost, 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.

"Sec. 2. The following sums, or so much thereof as shall severally be found necessary, are hereby appropriated out of any of the monies in the several funds in the state treasury hereinafter named for the payment of salaries of certain officers and employees of the state, and for the operation of certain state institutions, departments and offices, and for the purchase, condemnation 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 and hereinafter expressed, for the fiscal biennium beginning April 1, 1949, and ending March 31, 1951, except as otherwise provided:

FROM THE GENERAL FUND
To the State Tax Commission:
Inheritance tax due from heirs of the following estates, on account of refund of estates escheated to the Permanent School Fund:

- From the Estate of John Halvorson .................. $138.38
- From the Estate of William Henry Bolton .......... $158.83
- From the Estate of Michael Hartman ............... $5,769.97

For the Relief of the Following Individuals, Firms and Corporations:
For Henry W. Parrott, Administrator of the Estate of Michael Hartman, deceased, for refund of monies, escheated to Permanent School Fund by decree June 4, 1945, cause No. 85277 King County. Decree of escheat set aside January 4, 1949 ......................... $35,512.95
For Arthur Ray Webb, Executor of the Estate of William F. Webb, deceased, for refund of unclaimed bank dividends escheated to the Permanent School Fund .... $18.49
For Robert Howard Bolton, Kathleen Howard Bolton and Ormsby Maloney, for refund of assets of Estate of William Henry Bolton escheated to Permanent School Fund by decree dated January 9, 1946. Order setting aside above decree dated January 4, 1949 $2,675.48
For the Minister of Finland, for the heirs of Chris Mackey, deceased; for refund of cash assets of deceased escheated to the Permanent School Fund $379.48

FOR THE DEPARTMENT OF FISHERIES:
For the construction of twelve rearing ponds at the Dungeness Hatchery in Clallam County $40,000.00
For the construction of a fish hatchery for the propagation of salmon on Willapa Harbor in the vicinity of Nemah, Washington, exact location to be determined by the director $100,000.00

FOR THE LIEUTENANT GOVERNOR:
Deficiency salaries, wages and operations $938.11

FOR THE PORT OF SEATTLE:
To establish a Foreign Trade Zone $100,000.00

FOR LEGISLATIVE EXPENSE DEFICIENCY:
For payrolls, travel expense, printing and supplies incurred, in excess of the 1947-1949 appropriation for legislative expense, by the Un-American Activities Committee $2,488.35

FOR MCKAY MEMORIAL HOSPITAL:
Salaries, wages, operations and maintenance $30,000.00

FOR THE DEPARTMENT OF HEALTH:
For the rapid treatment of syphilis:
Salaries, wages and services $16,410.00
Salaries, wages and services (to be reimbursed from Federal funds) 27,058.50
Total $43,468.50

FOR THE DEPARTMENT OF LICENSES:
To carry out the provisions of House Bill No. 157 $10,000.00
To carry out the provisions of House Bill No. 211 $10,000.00

FOR THE DEPARTMENT OF LABOR AND INDUSTRIES:
Travel expense, subsistence and lodging $98,660.00

FOR THE STATE BOARD OF EDUCATION:
To reimburse the school districts in the amount paid by such districts for membership of non-certificated school employees in the Washington State Employees Retirement System under Chapter 274, Laws of 1947 $500,000.00

FROM THE CURRENT SCHOOL FUND

FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION:
For the School Lunch Program:
Salaries and wages $34,320.00
Operations 3,885.00
Total $38,205.00

FOR THE STATE BOARD OF EDUCATION:
General Office, including Junior College Supervision:
Salaries and Wages $8,000.00
Operations 5,000.00
Total $13,000.00

FOR THE STATE BOARD OF EDUCATION, DIVISION OF SCHOOL BUILDING FACILITIES:
Salaries and Wages $40,000.00
Operations 10,000.00
Total $50,000.00
FROM THE RECLAMATION RE Volv1NG FUnd

For the Department of Conservation and Development:
Financing of reclamation districts as provided by law.
(Expenditures from Reclamation Revolving Fund not to exceed cash on hand and available for expenditures)

FROM THE UNITED STATES VOCATIONAL EDUCATION FUND

For the State Board for Vocational Education:
For vocational rehabilitation

FROM THE GENERAL FUND

For the State Finance Committee:
Salaries and wages

For the Secretary of State:
To carry out the provisions of House Bill No. 305:
Salaries, wages and operations

For the Department of Social Security:
Assistance to the Blind as provided by law

FROM THE TEACHERS RETIREMENT FUND

For the Board of Trustees of the State Teachers Retirement System:
Salaries and wages

FROM THE GENERAL FUND

For the Secretary of State:
To carry out the provisions of House Bill No. 612:
Salaries, wages and operations

For the Department of Health:
(To be allotted and paid quarterly to the King and Pierce County Hospitals on vouchers approved by the Department of Social Security in the event State and Federal relief grant payments for hospital services for the preceding quarter have fallen below the minimum needed for operation and maintenance of said hospitals)

For the Commissioner of Public Lands:
For the purpose of paying amounts already covered by outstanding contracts in connection with the platting of State Lands for veterans and providing electrical service thereto:
Deficiency, Operations

FROM THE GAME FUND

For the Department of Game:
Operations
Wildlife Restoration and Research, including the purchase, condemnation or leasing of lands (expenditures to be limited to approved projects upon which reimbursement of 75% will be made by the Federal Government)

Total

FROM THE GENERAL FUND

For the State College of Washington:
Completion of existing contract on new library building
Completion of existing contracts on sewage disposal plant

Total

Total

$121,621.00
$120,000.00

$241,621.00

$391,342.17
$80,000.00

$471,342.17
FROM PENITENTIARY REVOLVING FUND

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>For Washington State Penitentiary:</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$80,000.00</td>
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<tr>
<td>Operations</td>
<td>170,000.00</td>
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<td>Total</td>
<td>$250,000.00</td>
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FROM THE GENERAL FUND

<table>
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<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>For the Pollution Control Commission:</td>
<td></td>
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<tr>
<td>Salaries and wages</td>
<td>$10,000.00</td>
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FROM THE STATE COLLEGE OF WASHINGTON FUND

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<th>Description</th>
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</thead>
<tbody>
<tr>
<td>For the State College of Washington:</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$300,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>200,000.00</td>
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<td>Total</td>
<td>$500,000.00</td>
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FROM THE CENTRAL COLLEGE FUND

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<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>For the Central Washington College of Education:</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$30,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>25,000.00</td>
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<tr>
<td>Total</td>
<td>$55,000.00</td>
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FROM THE EASTERN COLLEGE FUND

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<tr>
<th>Description</th>
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<tbody>
<tr>
<td>For the Eastern Washington College of Education:</td>
<td></td>
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<tr>
<td>Salaries and wages</td>
<td>$30,000.00</td>
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<tr>
<td>Operations</td>
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FROM THE WESTERN COLLEGE FUND

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<th>Description</th>
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<td>For the Western Washington College of Education:</td>
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<tr>
<td>Salaries and wages</td>
<td>$30,000.00</td>
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<tr>
<td>Operations</td>
<td>25,000.00</td>
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<td>Total</td>
<td>$55,000.00</td>
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FROM THE GENERAL FUND

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<th>Description</th>
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<tbody>
<tr>
<td>For the Central Washington College of Education:</td>
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<tr>
<td>Major repairs and betterments</td>
<td>$75,000.00</td>
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<tr>
<td>For the Eastern Washington College of Education:</td>
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<tr>
<td>Major repairs and betterments</td>
<td>$165,000.00</td>
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FROM THE PUBLIC SERVICE REVOLVING FUND

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<tr>
<td>For the Washington Public Service Commission:</td>
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<tr>
<td>Salaries and wages</td>
<td>$35,000.00</td>
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<td>Operations</td>
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FROM THE UNIVERSITY OF WASHINGTON FUND

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<th>Description</th>
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<tbody>
<tr>
<td>For the University of Washington:</td>
<td></td>
</tr>
<tr>
<td>Salaries and wages</td>
<td>$300,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>200,000.00</td>
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<tr>
<td>Total</td>
<td>$500,000.00</td>
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FROM THE GENERAL FUND

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the State Library Commission:</td>
<td></td>
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<tr>
<td>Salaries and wages</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>Operations</td>
<td>15,000.00</td>
</tr>
<tr>
<td>Contingent Receipts Fund</td>
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<tr>
<td>Federal funds to be spent (if received) in accordance</td>
<td></td>
</tr>
<tr>
<td>with the terms of Chapter 39, Laws of 1949 (H. B.</td>
<td></td>
</tr>
<tr>
<td>170)</td>
<td>180,000.00</td>
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<tr>
<td>Total</td>
<td>$210,000.00</td>
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<tr>
<td>For the State Aeronautics Commission:</td>
<td></td>
</tr>
<tr>
<td>Operations</td>
<td>$15,000.00</td>
</tr>
</tbody>
</table>
SIXTIETH DAY, MARCH 10, 1949

FROM THE WASHINGTON STATE DEVELOPMENT FUND

To the General Fund:
To transfer the amount of outstanding obligations of the Washington State Development Fund which have been re-appropriated from the General Fund.............. $110,703.71

FROM THE GENERAL FUND

For the Department of Health:
Salaries, wages and operations for care and treatment of rheumatic fever $51,007.00
Tuberculosis hospitalization:
State Aid to counties $400,000.00

For the Eastern Washington State Historical Society:
Purchase and installation of heating plant and expense incidental thereto $14,000.00

For the Interim Committee Created by House Concurrent Resolution No. 15:
To carry out provisions of House Concurrent Resolution No. 15 $10,000.00

Amend the title by striking the whole thereof and insert the following:
"An Act making appropriations and reappropriations for the purchase, condemnation and improvement 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, and for 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, 1949, and ending March 31, 1951, except as otherwise provided; defining terms, limiting allowances and payments, and declaring that this act shall take effect immediately."

EDWARD F. RILEY, Chairman,
JOHN L. O'BRIEN, Vice-Chairman.


House Bill No. 526 was read the second time by sections.
The reading clerk proceeded to read the committee amendment.
Mr. Gallagher (Michael J.), moved that the reading clerk be instructed to re-read the last line of the amendment.

POINT OF ORDER

Mr. Kinnear:
"Mr. Speaker, point of order. The constitution says the bill must be read in full on second reading."

RULING BY THE SPEAKER

The Speaker:
"The Speaker will rule that the point is not well taken, and that a motion to re-read the last line is in order. That precedent has been established for the last twenty-five years."

Mr. Kinnear:
"I object very strenuously to this motion. You are here proposing to strike the entire act, replacing it with something the House has no knowledge of. You are asking the House to consider the proposed amendment, nine pages in length, without hearing any portion of it in detail."
The Speaker:
"The members have had copies on their desks. If it were an unusual request, the Speaker would be inclined to rule with you. The Speaker is of the opinion that he will have to entertain the motion."

Mr. Kinnear:
"I am not objecting to the ruling. I am objecting to the motion."

The Speaker:
"You may argue on the merits of the motion."

Mr. Kinnear:
"The motion is improper. The amendment is to strike the entire act, nine pages in length, and insert something we know nothing whatever about without permitting it to be read."

The Speaker:
"I don't think that was the purpose and intent of the motion. The motion was that the reading clerk re-read the last line of the amendment. This has been going on for the last sixty days. If anyone wants to amend any portion of it, they are privileged to do so. There is no attempt to insert anything in lieu thereof. The matter, as it appears on your desks, the mimeographed copy, is a copy of the bill as it will appear if amended by the amendment the clerk was reading."

The motion by Mr. Gallagher (Michael J.) was carried and the reading clerk was instructed to re-read the last line of the committee amendment.

Mr. Ford moved the adoption of the committee amendment.

Mr. Nunamaker moved the adoption of the following amendment to the committee amendment:
Amend the House committee amendment to section 2, on page 2, of the mimeographed amendment, immediately following line 23 insert a new paragraph to read as follows:
"For the relief of Joseph Hoskins for loss of right arm while operating a laundry machine while an inmate of State Reformatory at Monroe, injury occurring on June 17, 1934.......................... $3,500.00"

The motion was carried and the amendment to the committee amendment was adopted.

Mr. Hofmeister moved the adoption of the following amendment to the committee amendment:
Amend the House committee amendment to section 2, on page 3, line 17 of the mimeographed amendment, after the words and figures "maintenance ........ $30,000.00" insert the following:
"For the relief of Albert M. Sager and Sophie S. Sager....................... $100.00"

Division was called for and the amendment to the committee amendment was carried on a rising vote.

The Speaker called Mr. Ford to preside.

Mr. Powell moved the adoption of the following amendment to the committee amendment:
Amend section 2, line 5, page 3 of the mimeographed bill, strike the matter commencing with the words: "For the Port of Seattle" and ending with the figures "$100,000.00" in line 7.

Debate ensued.
Mr. O'Brien moved that the amendment by Mr. Powell be laid on the table without taking the bill with it.

The motion was carried.
On motion of Mr. Mardesich, the following amendment to the amendment was adopted:

Amend the House committee amendment to section 2, on page 3, line 7 of the mimeographed amendment, after the word "Zone" add the following: "In the event such Zone is not established within the next succeeding two years, this appropriation will be returned to the General Fund of the State of Washington."

The Speaker resumed the chair.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has refused to concur in the House amendments to Senate Bill No. 270 and asks the House to recede therefrom, and said bill is herewith transmitted.

HERBERT H. SIELEN, Secretary.

Mr. Ford moved that the House refuse to recede from its amendments to Senate Bill No. 270 and that the Senate be asked for a conference thereon. The motion was carried.

The House resumed consideration of House Bill No. 526 on second reading. Mr. Blair moved the adoption of the following amendment to the committee amendment:

Amend the House committee amendment to section 2, on page 4, line 28 of the mimeographed amendment, after the word "expenditure)" strike the figures "$250,000.00" and insert in lieu thereof the figures "$500,000.00"

Debate ensued. The motion was carried and the amendment to the committee amendment was adopted.

On motion of Mr. Kupka, the following amendment to the committee amendment was adopted:

Amend the House committee amendment to section 2, on page 4, lines 29 to 34 of the mimeographed amendment, strike the following:

"FROM THE UNITED STATES VOCATIONAL EDUCATION FUND
FOR THE STATE BOARD FOR VOCATIONAL EDUCATION: For vocational rehabilitation, ...........
$200,000.00 FROM THE GENERAL FUND" and insert in lieu thereof the following:

"FROM THE UNITED STATES VOCATIONAL EDUCATION FUND
FOR THE STATE BOARD FOR VOCATIONAL EDUCATION: For vocational rehabilitation, ...........
$200,000.00 FROM THE GENERAL FUND"

Mr. Vane moved the adoption of the following amendment to the committee amendment:

Amend the House committee amendments to section 2, on page 5, of the mimeographed amendment, at the end of the page immediately following "Deficiency, Operations" and add the following:

"For the Tuberculosis Hospital Building Commission
"For building Pierce County Tuberculosis Hospital...................... $1,800,000.00"

Debate ensued. Mr. Rasmussen demanded the previous question and the demand was sustained.

The motion by Mr. Vane was carried and the amendment to the committee amendment was adopted.
The Senate has granted the request of the House for a conference on Senate Bill No. 270 and the House amendments thereto, and the President has appointed as Senate members of the committee thereon: Senators Harley, Clark and Lindsay.

HERBERT H. SIELER, Secretary.

The Speaker appointed as members of the House on the Conference Committee on House amendments to Senate Bill No. 270: Representatives Riley, Allen and O'Brien.

The House resumed consideration of House Bill No. 526 on second reading.

Mr. Washington moved the adoption of the following amendment to the committee amendment:

Amend the House committee amendment to section 2, on page 7, line 16 of the mimeographed amendment, after the words "Major repairs and betterments" strike the figures "$75,000.00" and insert in lieu thereof the figures "$165,000.00"

Division was called for. The motion was carried and the amendment to the committee amendment was carried on a rising vote.

Mr. Brown (Vaughan) moved the adoption of the following amendment to the committee amendment:

Amend section 2, after line 19 and before line 20, page 7 of the mimeographed bill, add a new item as follows:

"FOR THE WESTERN WASHINGTON COLLEGE OF EDUCATION:
Major repairs and betterments................................. $45,823.78"

Debate ensued.

Mr. Smith (Vernon A.), demanded the previous question and the demand was sustained.

The motion was lost and the amendment was not adopted.

Mr. Thompson moved the adoption of the following amendment to the committee amendment:

Amend the House committee amendment to section 2, on page 8, line 3 of the mimeographed amendment, after the words "Salaries and Wages" strike the figures "$15,000.00" and insert in lieu thereof the figures "$25,000.00" and on page 8, line 4 of the mimeographed amendment, after the word "Operations" strike the figures "$15,000.00" and insert in lieu thereof the figures "$10,000.00" and on the following line insert the following word and figures: "Total.......... $35,000.00"

Mr. Gallagher (Michael J.), demanded the previous question and the demand was sustained.

The motion was carried and the amendment to the committee amendment was adopted.

On motion of Mr. Thompson, the following amendment to the committee amendment was adopted:

Amend the House committee amendment to section 2, on page 8, line 5 of the mimeographed amendment capitalize the words "CONTINGENT RECEIPTS FUND" and on line 9 extend the figures "$180,000.00" to the second column and strike the underline.

Mr. Shannon moved the adoption of the following amendment to the committee amendment:
Amend section 2, page 9 of the bill, add:

"FROM THE GENERAL FUND

FOR THE DEPARTMENT OF PUBLIC INSTITUTIONS:

Division of Banking ....................................................... $10,000.00
Division of Savings and Loan............................................ 25,000.00
Division of Parole, Transportation and Deportation ........... 10,000.00"

Division was called for. The motion was carried and the amendment to
the committee amendment was adopted.

On motion of Mr. Thompson, the following amendment to the committee
amendment was adopted:

Amend the House committee amendment to section 2, on page 8, line 10 of the
mimeographed amendment, after the words and figures "Laws of 1949 (H.B. 170)
180,000.00" strike the word and figures "Total........... $210,000.00"

On motion of Mr. Smiley, the following amendment to the committee
amendment was adopted:

Amend the House committee amendment to section 2, page 9, by adding a new
item to read as follows:

"FROM THE ACCIDENT FUND

For the relief of Albert Zimprick, as compensation for injury received
while engaged in extra-hazardous employment ............................ $4,000.00"

Mr. Hillyer moved the adoption of the following amendment to the com­
mittee amendment:

Amend the House committee amendment to section 2, on page 5, line 23 of the
mimeographed amendment, after the word "King" and before the word "Pierce" strike
the word "and" insert in lieu thereof a comma (,) and after the word "Pierce" and
before the words "County Hospitals" insert the words "and any"

Debate ensued.

Mr. Rasmussen moved that the amendment by Mr. Hillyer be laid on the
table without taking the bill with it.

The motion was lost.

Mr. Zent demanded the previous question and the demand was sustained.

The motion by Mr. Hillyer was carried and the amendment to the com­
mittee amendment was adopted.

Mr. Rasmussen moved the adoption of the following amendment to the
committee amendment:

Amend section 2, line 7, page 3 of the mimeographed amendment, after the words
"to establish a Foreign Trade Zone" by striking the figures "$100,000" and inserting in
lieu thereof the figures "$5,000"

Mr. Carroll moved that the amendment be laid on the table without taking
the bill with it.

Division was called for. The motion by Mr. Carroll was carried and the
amendment by Mr. Rasmussen was laid on the table without taking the bill
with it.

Mr. Neill moved the adoption of the following amendment to the commit­
tee amendment:

Amend the House committee amendment to section 2, on page 6, line 33 of the
mimeographed amendment after the words "Salaries and Wages" strike the figures
"$300,000.00" and Insert in lieu thereof the figures "$600,000.00"

Debate ensued.

Mr. Paulsen demanded the previous question and the demand was sus­
tained.
The motion by Mr. Neill was carried and the amendment to the committee amendment was adopted.

On motion of Mr. Neill, the following amendment to the committee amendment was adopted:

Amend the House committee amendment to section 2, on page 6, line 34 of the mimeographed amendment after the word "Operations" strike the figures "$200,000.00" and insert in lieu thereof the figures "$400,000.00"

On motion of Mr. Neill, the following amendment to the committee amendment was adopted:

Amend the House committee amendment to section 2, on page 6, line 35 of the mimeographed amendment, after the word "Total" strike the figures "$500,000.00" and insert in lieu thereof the figures "$1,000,000.00"

Mr. Kinnear moved the adoption of the following amendment to the committee amendment:

Amend section 2, page 5, line 32 of the mimeographed bill, after the words "said hospitals" strike the figures "$500,000.00" and insert the figures "$1,500,000.00"

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

Division was called for. The motion by Mr. Kinnear was lost on a rising vote.

On motion of Mr. O'Brien, the following amendment to the committee amendment was adopted:

Amend the House committee amendment, on page 9 of the mimeographed amendment add 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, and for the support of the state government and its existing public institutions, and shall take effect immediately."

The Speaker declared the question before the House to be the motion by Mr. Ford to adopt the committee amendment as amended.

The motion was carried and the committee amendment as amended was adopted.

Mr. Riley moved the adoption of the committee amendment to the title.

The motion was carried and the committee amendment to the title was adopted.

On motion of Mr. Riley, the rules were suspended, Engrossed House Bill No. 526 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

Mr. Carroll demanded the previous question and the demand was sustained.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 526.

The Clerk called the roll on the final passage of Engrossed House Bill No. 526, and the bill passed the House by the following vote: Yeas, 72; nays, 15; absent or not voting, 12.

Those voting yea were: Representatives Adams, Allen, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Hansen, Hillyer, Holliday, Hoopingarner, Johnston, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Lester, Mardesich, McPherson, Miller
(C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Raugust, Rhodes, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Sutherland, Testu, Thompson, Vane, Washington, Watson, Wedekind, Wilson, Winberg (Andrew), Wyatt, Young, Mr. Speaker—72.

Those voting nay were: Representatives Comfort, Cory, Hallauer, Henderson, Jeffreys, Powell, Rasmussen, Schumann, Shadbolt, Shannon, Sisson, Smith (Vernon A.), Sprague, Stonecipher, Zent—15.

Those absent or not voting were: Representatives Blair, Boede, Dillard, Forshee, Foster, Gordon, Hoefel, Hofmeister, Morris, Ridgway, Wenberg (Oscar), Woodall—12.

Engrossed House Bill No. 526, having received the constitutional majority, was declared 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, Engrossed House Bill No. 526 was ordered immediately transmitted to the Senate.

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has passed: Re-Engrossed House Bill No. 415, with the following amendments:

Amend section 1, page 1, line 14 of the re-engrossed bill, strike all the matter in said section following the words "Section 4." and insert in lieu thereof the following:

"From and after the first day of May, 1935, there is hereby levied and there shall be collected from every person a tax for the act or privilege of engaging in business activities. Such tax shall be measured by the application of rates against value of products, gross proceeds of sales, or gross income of the business, as the case may be, as follows:

"(a) Upon every person engaging within this state in business as an extractor; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products, including by-products, extracted for sale or for commercial or industrial use, multiplied by the rate of one-quarter of one per cent;

"The measure of the tax is the value of the products, including by-products, so extracted, regardless of the place of sale or the fact that deliveries may be made to points outside the state;

"(b) Upon every person except persons taxable under paragraph (2) of subsection (d) below engaging within this state in business as a manufacturer; as to such persons the amount of the tax with respect to such business shall be equal to the value of the products, including by-products, manufactured, multiplied by the rate of one-quarter of one per cent;

"The measure of the tax is the value of the products, including by-products, so manufactured regardless of the place of sale or the fact that deliveries may be made to points outside the state;

"(c) Upon every person engaging within this state in the business of making sales at retail; as to such persons, the amount of tax with respect to such business shall be equal to the gross proceeds of sales of the business, multiplied by the rate of one-quarter of one per cent;

"(d) (1) Upon every person engaging within this state in the business of buying wheat, oats, corn and barley, but not including any manufactured or processed products thereof, and selling the same at wholesale; the tax herein imposed shall be equal to the gross proceeds derived from such sales multiplied by the rate of one one-hundredth of one per cent;

"(d) (2) Upon every person engaging within this state in the business of manufacturing wheat into flour; as to such persons the amount of tax with respect to such business shall be equal to the value of the flour manufactured, multiplied by the rate of one-eighth of one per cent:
"(e) Upon every person except persons taxable under sub-section (d) above engaging within this state in the business of making sales at wholesale; as to such persons the amount of tax with respect to such business shall be equal to the gross proceeds of sales of such business multiplied by the rate of one-quarter of one per cent;

"(f) Upon every person engaging within this state in the business of: (1) Printing, and of publishing newspapers, periodicals or magazines; (2) building, repairing or improving any publicly owned street, place, road, highway, bridge or trestle which is used, or to be used, primarily for foot or vehicular traffic; as to such persons, the amount of tax on such business shall be equal to the gross income of the business multiplied by the rate of one-quarter of one per cent;

"(g) Upon every person engaging within this state in any business activity other than or in addition to those enumerated in subsections (a), (b), (c), (d), (e) and (f) above; as to such persons the amount of tax on account of such activities shall be equal to the gross income of the business multiplied by the rate of one-half of one per cent. This subsection includes, among others, and without limiting the scope hereof (whether or not title to materials used in the performance of such businesses passes to another by accession, confusion or other than by outright sale), persons engaged in the business of rendering any type of service which does not constitute a 'sale at retail' or a 'sale at wholesale' as defined herein."

Amend section 2, line 27, page 4 of the re-engrossed bill, after the words and figures "4 (f) (2)" strike the remainder of the sentence and insert in lieu thereof the following:

"and section 4 (g) hereof"

Amend section 2, line 1 of page 9 of the re-engrossed bill strike the words and figures "or section 4 (h)"

Amend section 2-A, line 27, page 9 of the re-engrossed bill, after the comma (,) following "(f)" strike the word and letters "• • • • (g) and (h)" and insert in lieu thereof the words "(and (g))"

Amend section 3-A, line 24, page 10 through and including line 3, page 11 of the re-engrossed bill by striking the whole thereof.

Amend section 29, lines 2 through 4, inclusive, page 40 of the re-engrossed bill by striking the whole thereof.

Amend section 30, lines 5 through 10, inclusive, page 40, of the re-engrossed bill, by striking the whole thereof and renumber section 31 and section 32 to read "Sec. 29" and "Sec. 30."

Amend the title, by striking the whole thereof and insert in lieu thereof the following:

"An Act relating to revenue and taxation; amending sections 4, 5, 6, 7, 16, 19, 21, 31, 32, 35, 37, 40, 53, 82, 83, 87, 91, 92, 99, 188, 189, 191, 192, 193, 202, 203, and 219 of Chapter 180, Laws of 1935, as amended; repealing section 14 (a), Chapter 180, Laws of 1935, as amended; adding a section 204-A to said Chapter 180, Laws of 1935, as amended; and declaring an emergency and providing that this act shall take effect May 1, 1949.", and the same is herewith transmitted.

HERBERT H. STEILER, Secretary.

MOTION

On motion of Mr. Ford, the House refused to concur in the Senate amendments to Re-Engrossed House Bill No. 415, and asked the Senate to recede therefrom.

Senate Chamber,

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 525, with the following amendments:

Following the words and figures "March 31, 1951, except as otherwise provided." in line 31, page 1, of the engrossed bill, strike the balance of the bill and insert in lieu thereof the following:

"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 ADAMS COUNTY:**
East Columbia Basin Irrigation District ........................... $258.95

**FOR THE TREASURER OF CLARK COUNTY:**
Drainage District No. 5 ........................................ $117.50

**FOR THE TREASURER OF COWLITZ COUNTY:**
Diking District No. 2 ........................................ $132.43
Sewer District No. 16 ........................................ 73.60
Diking District No. 5 ........................................ 628.34
Total ......................................................... $834.37

**FOR THE TREASURER OF FRANKLIN COUNTY:**
South Columbia Basin Irrigation District ........................ $438.95

**FOR THE TREASURER OF GRANT COUNTY:**
East Columbia Basin Irrigation District ........................ $208.91
Quincy-Columbia Basin Irrigation District ....................... 447.21
South Columbia Basin Irrigation District ....................... 102.44
Total ......................................................... $758.56

**FOR THE TREASURER OF GRAYS HARBOR COUNTY:**
Drainage District No. 4 ........................................ $1,345.34

**FOR THE TREASURER OF KITTITAS COUNTY:**
Kittitas Irrigation District ..................................... $2,695.75
Kittitas Reclamation District ................................... 1,879.50
Total ......................................................... $4,575.25

**FOR THE TREASURER OF Klickitat COUNTY:**
White Salmon Irrigation District ................................ $80.00

**FOR THE TREASURER OF Pend Oreille COUNTY:**
Diking District No. 2 ........................................ $101.23

**FOR THE TREASURER OF Okanogan County:**
Whitestone Reclamation District ................................ $1,936.00
Wolf Creek Reclamation District ................................ 1,007.00
Whitestone Reclamation District ................................ 208.00
Total ......................................................... $3,151.00

**FOR THE TREASURER OF Skagit County:**
Diking District No. 5 ........................................ $17.18
Diking District No. 15 ....................................... 95.28
Drainage District No. 15 ...................................... 21.54
Drainage District No. 14 ...................................... 1,485.79
Total ......................................................... $1,619.79

**FOR THE TREASURER OF Snohomish County:**
Diking District No. 5 ........................................ $998.90

**FOR THE TREASURER OF Spokane County:**
Spokane County Weed Control District ............................ $4.04

**FOR THE TREASURER OF Thurston County:**
Drainage District No. 3 ........................................ $16.90

**FOR THE TREASURER OF Wahkiakum County:**
Diking District No. 1 ........................................ $2,823.28
Diking District No. 4 ........................................ 203.52
Total ......................................................... $3,026.80

**FOR THE TREASURER OF Whatcom County:**
Drainage District No. 5 ........................................ $2.68
Drainage District No. 7 ....................................... 1,839.70
Delinquent taxes on property in Lysles' Acre Tracts in
Section 6, Township 37, Range 3 East W. M. .................... 2.63
Total ......................................................... $1,945.01

**FOR THE TREASURER OF Whatcom County:**
Drainage District No. 5 ........................................ $2.68
Drainage District No. 7 ....................................... 1,839.70
Delinquent taxes on property in Lysles' Acre Tracts in
Section 6, Township 37, Range 3 East W. M. .................... 2.63
Total ......................................................... $1,945.01
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<th>FOR THE TREASURER OF THE CITY OF BELLINGHAM:</th>
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| FOR THE TREASURER OF THE CITY OF RAYMOND: |
| Local Improvement District No. 147: |
| **Total** $1,428.61                    |

| FOR THE TREASURER OF THE CITY OF SEATTLE: |
| Local Improvement District No. 5778: |
| Local Improvement District under Ordinance No. 76181: |
| Local Improvement District No. 5790: |
| Local Improvement District No. 5800: |
| **Total** $2,976.63                    |

| FOR THE TREASURER OF THE CITY OF SPOKANE: |
| Local Improvement District No. 3334: |
| Local Improvement District No. 2992: |
| Local Improvement District No. 2542: |
| Local Improvement District No. 3254: |
| Local Improvement District No. 3137: |
| Local Improvement District No. 3254: |
| Local Improvement District No. 3166: |
| **Total** $1,529.25                    |

| FOR THE TREASURER OF THE CITY OF TACOMA: |
| Local Improvement District No. 1727: |
| **Total** $266.62                      |

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<th>FROM THE MOTOR VEHICLE FUND</th>
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<td>Drainage District No. 1:</td>
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| FOR THE TREASURER OF GRANT COUNTY: |
| Quincy-Columbia Basin Irrigation District: |
| **Total** $1.48                    |

| FOR THE TREASURER OF KING COUNTY: |
| Commercial Waterway District No. 2: |
| Drainage District No. 1: |
| **Total** $13.13                   |

| FOR THE TREASURER OF OKANOGAN COUNTY: |
| Pateros Irrigation District: |
| **Total** $2.00                    |

| FOR THE TREASURER OF PIERCE COUNTY: |
| Diking District No. 23: |
| **Total** $2.05                    |

| FOR THE TREASURER OF YAKIMA COUNTY: |
| Drainage Improvement District No. 13: |
| Drainage Improvement District No. 19: |
| Drainage Improvement District No. 9: |
| Sub-district No. 7 of Drainage Improvement District No. 3: |
| Drainage Improvement District No. 3: |
| Drainage Improvement District No. 25: |
| Sub-district No. 7 of Drainage Improvement District No. 3: |
| **Total** $319.62                   |

| FOR THE TREASURER OF THE CITY OF BREMERTON: |
| Local Improvement District No. 220: |
| **Total** $33.96                         |

<p>| FOR THE TREASURER OF THE CITY OF COLFAX: |
| Local Improvement District No. 55: |
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<td>Construction of Fish Rearing Station at Simpson State Salmon Hatchery</td>
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<td>Capital Outlays, Major Repairs and Betterments</td>
<td>$7,140.00</td>
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FOR THE DEPARTMENT OF PUBLIC INSTITUTIONS:

Interior Painting and Alterations, Rewiring and Power Plant Alterations ........................................... $15,033.61

Painting, Alterations and Repairs in the Temple of Justice .......................................................... 16,346.99

Total ......................................................... $31,382.60

(Being the reappropriation of the unexpended balance of allotments approved by the Governor for like purposes from the appropriation by Chapter 287, Laws of 1947)

FOR THE WASHINGTON STATE PATROL:

Patrol Headquarters and Vehicle Safety Inspection Testing Lanes at Spokane, Seattle and Tacoma .............. $111,500.00

(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 286, Laws of 1947)

FROM THE HIGHWAY SAFETY FUND

Capital Outlays, Major Repairs and Betterments ........... $97,579.36

(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 287, Laws of 1947)

FROM THE MOTOR VEHICLE FUND

VEHICLE SAFETY INSPECTION:

Capital Outlays, Major Repairs and Maintenance ........... $51,228.24

(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 287, Laws of 1947)

FROM THE GENERAL FUND

FOR THE DEPARTMENT OF PUBLIC INSTITUTIONS:

Eastern State Hospital:

Capital Outlays, Major Repairs and Betterments ........... $21,872.75

Northern State Hospital:

Capital Outlays, Major Repairs and Betterments ........... 30,028.29

Rainier State School:

Capital Outlays, Major Repairs and Betterments ........... 32,046.67

State Soldiers' Home and Colony:

Capital Outlays, Major Repairs and Betterments ........... 38,120.35

Total ......................................................... $122,068.06

(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 286, Laws of 1947)

State School for the Blind:

Repairs to Water System, Lighting System, Fire Alarm System, Refrigeration Plant and for Sewer Connections ........................................... $6,662.37

State School for the Deaf:

Construction of Two New Dormitory Buildings, Installations of Fire Escape in Girls' Dormitory, Purchase of Furniture and Equipment for the Two New Dormitory Buildings, Purchase of Laundry Equipment and for Sewer Connections ........................................... $465,374.47

Eastern State Hospital:

Construction of Three New Cottages; Addition to Power House; Engineering Services; and the Purchase and Installation of Equipment and Facilities for Power House ........................................... 283,671.62

Partial Construction of New Ward Building ........... 589,974.38

State School for Girls:

Construction of New Cottages and Repairs to Heating and Water Systems ........................................... 14,913.02
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Lakeland Village:
Construction of New Creamery; Three Cottages; Poultry House; Addition to Power House and Installation of Boiler and Stokers and for the Purchase of Laundry Equipment and New Bake Ovens. $143,981.66

Northern State Hospital:
Enlarging of Kitchen; Cold Storage and Dining Room Facilities ........................................ 93,758.52
Construction of Housing Facilities for Employees ........ 24,228.08
Construction of Filtering Plant for Water System, including Engineering Fees .................... 50,000.00

Washington State Penitentiary:
Major Repairs to Roofs, Steam Distribution System, Water Supply System, Residential Facilities and for Sewer Connections 42,984.21

Rainier State School:
Construction of Four Ward Buildings; to provide Inspection during Construction and for Extension of Steam, Power and Water Services, Power Plant Facilities, Sewage Disposal System and the Purchase of Equipment and Furnishings for the Kitchen, Ward and Dormitories 222,089.23
Construction of Housing Facilities for Employees .... 10,974.39
Purchase and Erection of Two Prefabricated Steel and Aluminum Dairy Buildings and Remodel Existing Dairy Building 21,007.89

Washington State Reformatory:
Construction and Equipment of New Laundry Building, Farm Shed and Water Supply 37,609.73

State Soldiers’ Home and Colony:
Construction of New Kitchen and Dining Hall 21,434.64
Installation of Elevator and Construction of Fire Escapes in the Hospital Building 15,000.00

State Training School:
Purchase of Furniture and Equipment for the New Dormitory Building 10,000.00

Washington Veterans’ Home:
Construction of Laundry Building, Installation of Acoustical Tile in Dining Room, Kitchen, Auditorium and Offices and Furnishing Interior of a Room to be used as a Chapel 2,487.28
Purchase of Laundry Equipment for New Laundry Building 2,045.53

Western State Hospital:
Partial Construction of New Ward Building 466,428.40
Construction of Research and Laboratory Building 236,228.78
Architects’ Fees in Preparing Plans and Specifications for New Ward Building 25,172.72
Construction of Housing Facilities for Employees 29,018.63
Total $3,012,384.46

(Being the reappropriation of the unexpended balance of allotments approved by the Governor for like purposes from the appropriation by Chapter 287, Laws of 1947)

For the University of Washington:
Permanent Classroom and Administration Facilities 225,000.00
(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 286, Laws of 1947)
Construction of Health Sciences Building ..................  
(Being the reappropriation of the unexpended balance of allotments approved by the Governor for like purposes from the appropriation by Chapter 287, Laws of 1947)  
For the State College of Washington:  
Construction of New Library Building .................. $1,273,692.04  
Completing Construction of C. C. Todd Hall Classroom Building  
Total 265,569.26  
(Being the reappropriation of the unexpended balance of allotments approved by the Governor for like purposes from the appropriation by Chapter 287, Laws of 1947)  
For the Western Washington College of Education:  
Capital Outlays, Major Repairs and Betterments  
(Being the reappropriation of the unexpended balance of appropriation made for like purposes by Chapter 286, Laws of 1947)  
Construction of Arts Building .................. $367,000.00  
Construction of Auditorium Building .................. 482,446.12  
Total 849,446.12  
(Being the reappropriation of the unexpended balance of allotments approved by the Governor for like purposes from the appropriation by Chapter 287, Laws of 1947)  
For Judgments:  
Edna Basden, for payment of judgment for costs in re State of Washington vs. Edna Basden alias Jean Basden, Yakima County Superior Court No. 7501, Supreme Court No. 30490 .................. $306.62  
William P. Berard, Administrator of the Estate of Maud C. Berard, judgment for costs, State of Washington vs. William P. Berard, Administrator, King County No. 297184 .................. $54.10  
Sydney Brunn, judgment for court costs, State vs. Brunn, King County No. 22950 .................. $134.70  
Clarence E. Kast, judgment for court costs, State vs. Mills and Kast, King County No. 23678 .................. $276.45  
Maryland Casualty Company, assignee of G. R. Kirk, in settlement of judgment, Mason County Superior Court No. 4622 .................. $1,241.98  
Clarence E. Mills, judgment for court costs, State vs. Mills and Kast, King County No. 23678 .................. $96.13  
Pacific National Bank, Executor of the Estate of Winifred Q. Madden, Judgment, King County Superior Court No. 86134 .................. $4,331.53  
V. F. Pavey and Sarah R. Pavey, judgment for refund of purchase price of certain shorelands to which the State of Washington did not have title, Thurston County No. 22868 .................. $406.57  
For the Relief of the following Individuals, Firms and Corporations:  
John W. Maloney, for architectural services rendered the Department of Finance, Budget and Business in the 1943-1945 Biennium .................. $25,133.40  
Reconstruction Finance Corporation, for overpayment of meat subsidy on slaughtering at public institutions .................. $836.92  
F. M. Reischling, Administrator, for the Estate of Sam Katz, for refund of monies escheated to the Permanent School Fund, including interest .................. $3,702.66
Hans J. Halvorson, Josephine Hilliard and Carrie Barnett, for refund of cash assets escheated to the Permanent School Fund ................. $2,759.32
Treasurer of Walla Walla County, for distribution of funds received from the Federal Government on account of lands leased for flood control purposes ... $1,577.38
Fenton Radford, for damages and other expenses incident to cancellation of purchase order No. 479972, issued by Supervisor of Purchasing .......... $330.00
Harry H. Kretzler, M. D., for medical services rendered Kenneth Maloney while on active duty with Washington National Guard .... $12.00
Robert W. Florence M. D., for medical services rendered Jack J. Schwartz while on active duty with Washington National Guard .... $50.00
James M. Templeman, reimbursement for medicine and hospital expense due to injuries received while on duty with Washington National Guard .... $31.00
Sacred Heart Hospital, Hospitalization for Richard Halvorson while on active duty with Washington National Guard .... $51.20
Hugh H. Blackstone, for repairs to automobile damaged in collision with a light tank operated by Washington National Guard .... $321.14
Stanley D. Golub, Executor of the Estate of Simon Golub, deceased, for refund of overpayment of gift taxes .......... $38.00
Daryl D. Shelp, compensation for personal injuries while on active duty with Washington National Guard ........ $450.00
Paragon Mining Company, refund of overpayment of corporation license fees .......... $80.00
Silver-Gold Lode Mining Company, refund of overpayment of corporation license fees .......... $30.00
Metaline and Pine Creek Consolidated Mining Company, refund of overpayment of corporation license fees .......... $80.00
Castle Mining Company, refund of overpayment of corporation license fees .......... $80.00
Cuddy Mountain Mining Company, refund of overpayment of corporation license fees .......... $55.00
Canyon Lode Mining Company, refund of overpayment of corporation license fees .......... $67.50
Standard Silver-Lead Mining Company, refund of overpayment of corporation license fees .......... $342.50
Reinhardt Beisel, indemnity for loss of heifer due to erroneous condemnation for Bang's Disease by State Department of Agriculture .................. $223.00
Fred Lasater, Executor of the Estate of Nell Lasater, deceased, for refund of overpayment of Inheritance Tax .................. $430.96
Florence Marron, Executrix of the Estate of Otto J. Bauman, deceased, for refund of overpayment of Inheritance Tax .......... $31.55
Maud Langley, Executrix of the Estate of Wallace Langley, deceased, for refund of overpayment of Inheritance Tax .......... $800.00
Robert O. Beresford, Special Administrator of the Estate of William Bolton, King County Superior Court Probate Cause No. 87595, refund of funds erroneously escheated to State of Washington February 13, 1946 .......... $2,834.31
State Treasurer, for state matching contribution to Judges Retirement Fund, applicable to previous biennium .................................... $9.03
Richard O. Nolan, for refund of fee paid for insurance agent's license which was not used ................. $10.00
Walter Rupp, for refund of deposit on re-lease application covering land sold by state to Federal Government ............................................. $30.80
F. I. Sprague, for refund of advance payment of rental on state-owned land subsequently sold ................. $18.75
School District No. 112, Snohomish County, for the purpose of rebuilding the Sultan Union High School, which was destroyed by fire: Provided, That expenditures herefrom may be made only on state vouchers submitted to the State Auditor, accompanied by affidavit by the school board of the district and by the supervising architect or engineer certifying that the materials or services being paid for have been furnished or rendered $100,000.00
H. Earl Clack Company, refund of overpayment of fuel oil tax ........................................... $16.04
Richfield Oil Corporation, refund of overpayment of fuel oil tax ........................................... $261.56
Union Oil Company of California, refund of overpayment of fuel oil tax ........................................... $1,728.21
Sacred Heart Hospital of Spokane, for additional costs incident to rendering hospital care to old age and general assistance cases placed in hospitals by the Department of Public Welfare between August 1, 1947, and January 1, 1949 $41,637.00
Deaconess Hospital of Spokane, for additional costs incident to rendering hospital care to old age and general assistance cases placed in hospitals by the Department of Public Welfare between August 1, 1947, and January 1, 1949 $14,041.84
St. Luke's Hospital of Spokane, for additional costs incident to rendering hospital care to old age and general assistance cases placed in hospitals by the Department of Public Welfare between August 1, 1947, and January 1, 1949 $22,809.53

FROM THE EASTERN COLLEGE FUND
Treasurer, City of Cheney, charge for sewer service, October 1, 1947, to March 31, 1949 $5,351.50

FROM THE MOTOR VEHICLE FUND
C. C. Bartholomew, refund of overpayment of motor vehicle license fee ........................................... $101.00
Bekins Moving and Storage Company, refund of in-transit permit fees paid in error ......................... $20.00
Homer Berges, refund of overpayment of motor vehicle license fee ........................................... $10.10
Mrs. George Black, refund of overpayment of motor vehicle license fee ........................................... $5.25
Robert H. Bradley, refund of overpayment of motor vehicle capacity fees ........................................... $39.00
C. and H. Transportation, refund of motor vehicle and license fees paid in error ........................... $32.50
Convoy Company, refund of overpayment of motor vehicle capacity fee ........................................... $48.00
Cummings Boat Company, refund of overpayment of motor vehicle capacity fees ........................................... $2.00
Dealers Transport Company, refund of in-transit fees paid in error.......................... $10.00
Donald C. Eayrs, refund of overpayment of motor vehicle capacity fees........................ $43.00
Arthur A. Kaul, refund of overpayment of motor vehicle capacity fees........................ $5.00
W. H. Lindberg and Company, refund of motor vehicle license fees paid in error......... $189.00
Lyon Van Lines, Inc., refund of motor vehicle license fees paid in error.................. $56.00
Mount Vernon Transfer Company, refund of overpayment of motor vehicle capacity fees $100.00
Northwest Grocery Company, refund of overpayment of motor vehicle capacity fees...... $96.00
Euland Partain, refund of overpayment of motor vehicle license fee........................ $7.50
Savage Lumber and Manufacturing Company, refund of overpayment of motor vehicle capacity fees $62.00
Standard Finance Company, for loss sustained on account of erroneous issuance of certificate of title... $109.40
Stateside Construction Company, refund of overpayment of motor vehicle capacity fees $30.00
Sam H. Warren, refund of overpayment of motor vehicle capacity fees........................ $62.00
Farmers Insurance Group, for damages to automobile while being tested at Spokane testing lane........ $20.37
Frank G. Borst, refund of overpayment of motor vehicle license fees........................ $38.00
Henry G. Stadt, refund of overpayment of motor vehicle license fees........................ $5.00

FROM THE MOTOR VEHICLE EXCISE FUND
For Refund of Overpayment of Motor Vehicle Excise Tax to the Following Individuals, Firms and Corporations:

O. V. Armstrong .......................................................... $20.00
C. and H. Transportation ........................................... 8.25
Consolidated Freightways, Inc. ..................................... 120.15
Cummings Boat Company ............................................. 10.00
Etheridge and Pearne Mill Company ................................ 20.00
Everett Ambulance Service ........................................... 16.65
Mrs. Fred W. Franklin ................................................. 10.00
Martin Jastad .............................................................. 20.00
Robert B. Kienholz ..................................................... 4.00
Floyd L. Langdon .......................................................... 2.00
W. H. Lindberg Company ............................................. 270.00
George W. Myers ......................................................... 1.75
Hazel E. Thompson ........................................................ 21.50
Aero Mayflower Transit Company .................................... 5,738.18
Stuart Douglas ............................................................. 8.75
C. J. Johnson ............................................................... 4.50
C. C. King ................................................................. 8.50
Stephen C. Phipps ......................................................... 3.25
Adolph L. Rank ............................................................ 5.00
Robert D. Starch .......................................................... 8.25
Consolidated Beverages, Inc ........................................... 19.00
Elizabeth Ruth Johnson ................................................ 14.60
Howard Angell, Jr ......................................................... 1.75
William Hetzell ........................................................... 5.90
Verlyn K. Shadsen ......................................................... 5.05

33-H
FROM THE GENERAL FUND

For the Department of Conservation and Development:
Division of Progress and Industry Development:
Salaries, Wages, Operations and Research.

FROM THE GAME FUND

For the Department of Game:
Payment of Claims arising out of Property Damages caused by Deer and Elk.

FROM THE GENERAL FUND

For the Department of Labor and Industries:
To carry out the provisions of Senate Bill No. 325 relating to the Industrial Welfare Commission.

For the Department of Licenses:
To carry out the provisions of House Bill No. 159, the Public Accounting Act: Provided, That expenditures herefrom shall not exceed revenues accruing under the Act.
To carry out the provisions of House Bill No. 52, relating to Professional Nursing.
To carry out the provisions of House Bill No. 157, the Physical Therapists Act.
To carry out the provisions of House Bill No. 211, the Licensed Practical Nurses Act.

FROM THE HIGHWAY SAFETY FUND

To carry out the provisions of House Bill No. 394, relating to Motor Vehicle Operators Licenses.

FROM THE MOTOR VEHICLE FUND

Liquid Fuel Tax Refunds.

FROM THE GENERAL FUND

For the State College of Washington:
Dry Land Branch Station, Lind:
Reconstruction and Equipment of Building destroyed by fire.

For the Eastern Washington State Historical Society:
Repairs and Renewal of Heating Plant.

For Deficiencies:
For various State Departments, Institutions and Offices for payment to sundry individuals, firms and corporations for supplies and services furnished or rendered in the previous biennium and for which duly approved vouchers have been submitted.
For the Commissioner of Public Lands.
For the Department of Agriculture.
For the Department of Conservation and Development.
For the Department of Fisheries.
For the Department of Health.
For the Department of Labor and Industries.
For the Department of Licenses.
For the Military Department.
For the State Board of Pharmacy.
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For the Pollution Control Commission $18.97
For the Department of Public Institutions:  
  General Office ......................................... 38.60
  Capitol Buildings and Grounds ....................... 18.85
  State School for the Blind ........................................ 6.64
  Eastern State Hospital ........................................ 50.73
  Food Processing Plants ....................................... 29.55
  Washington State Penitentiary ......................... 37.37
  Rainier State School ..................................... 146.02
  State Training School .................................. 592.27
  Western State Hospital .................................. 34.90
For the State Tax Commission ............................... 14.20
For the Uniform Law Commission ........................... 37.63
For the Legislative Interim Committee on Juvenile Delinquency ........................................ 148.45
For the Department of Social Security .................. 138,363.51
For the Accounting Revision Committee ................ 77.11
For the Department of Health ............................. 178.40
For the Military Department:  
  Uniform allowances to enlisted personnel of Washing­ton National Guard, in accordance with section 37, Military Code of Washington 29,900.00
For Legislative Expense:  
  Printing, Binding, etc., of House Journal and Public Documents, Thirtieth Legislative Session 1,405.07
  Printing, Binding, etc., of Senate Public Documents, Thirtieth Legislative Session 4,855.06
  For the Association of Superior Court Judges 290.74

FROM THE PARKS AND PARKWAY FUND  
For the State Parks and Recreation Commission .......... 13,434.99

FROM THE MOTOR VEHICLE FUND  
For the Washington State Patrol ............................ 33.09
For the Department of Highways ............................ 5,510.69

FROM THE HIGHWAY SAFETY FUND  
For the Washington State Patrol ............................ 1,450.84

FROM THE HIGHWAY EQUIPMENT FUND  
For the Department of Highways ............................ 501.12

FROM THE GRAIN AND HAY INSPECTION FUND  
For the Department of Agriculture ........................ 155.38

FROM THE GAME FUND  
For the Department of Game .................................. 528.43

FROM THE PUBLIC UTILITIES REVOLVING FUND  
For the Department of Public Utilities .................... 3.46

FROM THE UNITED STATES VOCATIONAL EDUCATION FUND  
For the State Board for Vocational Education ........... 646.71

FROM THE CURRENT SCHOOL FUND  
For the Superintendent of Public Instruction ............. 210.48

FROM THE TRANSPORTATION REVOLVING FUND  
For the Department of Transportation ..................... 9.00

FROM THE COMMISSION MERCHANTS' FUND  
For the Department of Agriculture ....................... 86.80
- FROM THE FEED AND FERTILIZER FUND
  For the Department of Agriculture .................. $1.54

- FROM THE PENITENTIARY REVOLVING FUND
  For the Department of Public Institutions:
  Washington State Penitentiary .................. 12.42

- FROM THE REFORMATORY REVOLVING FUND
  For the Department of Public Institutions:
  Washington State Reformatory ................. 1,289.55
  Total Deficiencies .............................. $205,017.34

"Sec. 3. This act is necessary for the immediate preservation of the public peace, health and safety, and for the support of the state government and its existing public institutions, and shall take effect immediately.", and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

MOTION

On motion of Mr. Ford, the House refused to concur in the Senate amendments to Engrossed House Bill No. 525, and asked the Senate to recede therefrom.

Senate Chamber,

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 46, and passed the bill as amended by the Free Conference Committee.

HERBERT H. SIeler, Secretary.

Mr. Speaker:
The President has signed:
  House Bill No. 157; also
  House Bill No. 179; also
  House Bill No. 305; also
  House Bill No. 391; also
  House Concurrent Resolution No. 9; also
  House Concurrent Resolution No. 15, and the same are herewith transmitted.

HERBERT H. SIeler, Secretary.

Mr. Speaker:
The President has signed:
  Senate Bill No. 3; also
  Senate Bill No. 32; also
  Substitute Senate Bill No. 87; also
  Senate Bill No. 216; also
  Senate Bill No. 264; also
  Senate Bill No. 349; also
  Senate Concurrent Resolution No. 3, and the same are herewith transmitted.

HERBERT H. SIeler, Secretary.

Mr. Speaker:
The Senate has passed:
  Engrossed House Bill No. 651, and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

The Speaker announced he was about to sign:
House Bill No. 217; also
House Bill No. 466; also
Senate Bill No. 31; also
Senate Bill No. 32; also
Substitute Senate Bill No. 87; also
Senate Bill No. 216; also
Senate Bill No. 264; also
Senate Bill No. 349; also
Senate Concurrent Resolution No. 3.
The Speaker declared the House at ease.
The Speaker called the House to order.

REPORT OF ENROLLMENT

House of Representatives,

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Enrolled House Bill No. 651, have compared same with the engrossed bill and find it
correctly enrolled.

I concur in this report: G. Frank Rhodes.

REPORT OF ENGROSSMENT

House of Representatives,

MR. SPEAKER:

We, of your Committee on Engrossment and Enrollment, to whom was referred
Engrossed House Bill No 526, have compared same with the original bill and find it
correctly engrossed.

We concur in this report: G. Frank Rhodes, Daily S. Wyatt.

The Speaker announced he was about to sign House Bill No. 651.

REPORT OF CONFERENCE COMMITTEE


MR. PRESIDENT:

We, of your Conference Committee, to whom was referred Senate Bill No. 270,
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, condemnation 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, 1949, and ending March 31, 1951, except as otherwise
provided, defining terms, limiting allowances and payments, prescribing penalties,
and declaring that this act shall take effect immediately.", have had the same under
consideration, and, being unable to agree, respectfully request that we be granted the
powers of Free Conference.

Senate Members
C. S. Harley
Roderick A. Lindsay
Asa V. Clark

House Members
Edward F. Riley
John L. O'Brien
W. O. Allen

MOTION

On motion of Mr. Ford, the House adopted the report of the Conference
Committee on Senate Bill No. 270, and granted the committee the powers of
Free Conference.

The Speaker declared the House at ease.
The Speaker called the House to order.
MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on Senate Bill No. 270 and the House amendments thereto, and has granted said Committee the powers of Free Conference.

HERBERT H. SIeler, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 31 and passed the bill as amended by the Free Conference Committee.

HERBERT H. SIeler, Secretary.

Senate Chamber,

Mr. Speaker:
The President has signed: House Bill No. 651, and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

Senate Chamber,

Mr. Speaker:
The President has signed: House Bill No. 561, and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

Senate Chamber,

Mr. Speaker:
The President has signed: Senate Bill No. 28; also Senate Bill No. 46, and the same are herewith transmitted.

HERBERT H. SIeler, Secretary.

Senate Chamber,

Mr. Speaker:
The Senate has passed: Engrossed House Bill No. 526, with the following amendment:

Amend the engrossed bill by striking all of sections 2 and 3;", and the same is herewith transmitted.

HERBERT H. SIeler, Secretary.

MOTION

Mr. Rasmussen moved that the House do not concur in the Senate amendment to Engrossed House Bill No. 526, and that the Senate be asked to recede therefrom.

The motion was carried.

The Speaker announced he was about to sign Senate Bill No. 28; also Senate Bill No. 46.

The Speaker declared the House to be at ease until the next fall of the gavel.

The Speaker called the House to order.
MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The Senate has passed: Senate Bill No. 283, and the same is herewith transmitted.

HERBERT H. SIEKER, Secretary.

FIRST READING OF SENATE BILL

Senate Bill No. 283, by Senator Lee:
An Act relating to Revenue and Taxation; amending section 16, Chapter 180, Laws of 1935, as last amended by section 5, Chapter 156, Laws of 1943, and section 31, Chapter 180, Laws of 1935, as last amended by section 5, Chapter 156, Laws of 1943; and declaring an emergency.

The bill was read the first time by title.

On motion of Mr. Rasmussen, the rules were suspended, Senate Bill No. 283 was advanced to second reading and read in full.

On motion of Mr. Rasmussen, the rules were suspended, Senate Bill No. 283 was advanced to third reading, the second reading considered the third, and the bill was placed on final passage.

The Speaker declared the question before the House to be the final passage of Senate Bill No. 283.

Mr. Allen demanded the previous question but the demand was not sustained.

Debate ensued.

Mr. Zent demanded the previous question and the demand was sustained.

The Clerk called the roll on the final passage of Senate Bill No. 283, and the bill failed to pass the House by the following vote: Yeas, 21; nays, 77; absent or not voting, 1.

Those voting yea were: Representatives Anderson (B. Roy), Anderson (Eva), Ball, Bassett, Comfort, Cory, Forshee, Hillyer, Hoefel, Johnston, Jones (Mrs. Vincent F.), Kinnear, Lester, Raugust, Schumann, Shadbolt, Shannon, Sisson, Sprague, Thompson, Woodall—21.

Those voting nay were: Representatives Adams, Allen, Bargreen, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Henderson, Hofmeister, Holliday, Hoopingarner, Jeffrey, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Olson, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Simmons, Smiley, Smith (Ralph A.), Smith (Vernon A.), Stonecipher, Sutherland, Testu, Vane, Washington, Watson, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Wyatt, Young, Zent, Mr. Speaker—77.

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

Senate Bill No. 283, having failed to receive the constitutional majority, was declared lost.

The Speaker declared the House to be at ease until the next fall of the gavel.

The Speaker called the House to order.
MOTION

Mr. Ford moved that the House request the Senate to return Re-Engrossed House Bill No. 415 for the purpose of concurring in the Senate amendments thereto.

The motion was carried.

The Speaker declared the House to be at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Senate Chamber,

Mr. Speaker:

The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 502, with Senate amendments thereto and has granted said committee the powers of Free Conference, and the report of the Conference Committee is herewith transmitted.

Herbert H. Seler, Secretary.

REPORT OF CONFERENCE COMMITTEE


Mr. President, Mr. Speaker:

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 502, entitled: "An Act providing funds for the construction of public school plant facilities; authorizing the issuance and sale of state general obligation bonds and the levy of taxes to pay said bonds; making an appropriation and providing for submission of this act to a vote of the people."

have had the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

Senate Members

VIRGIL LEE
ROSS W. EARLYWINE
DAVID C. COWEN

House Members

A. B. COMFORT
ROBERT M. FORD
OLE H. OLSON

MOTION

On motion of Mr. Olson, the House adopted the report of the Conference Committee on Engrossed House Bill No. 502, and granted the committee the powers of Free Conference.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:

The Senate has granted the request of the House for the return of Re-Engrossed House Bill No. 415 for the purpose of concurring in the Senate amendments, and said bill is herewith transmitted.

Herbert H. Seler, Secretary.

MOTION

On motion of Mr. Olson, the House concurred in the Senate amendments to Re-Engrossed House Bill No. 415.

The Speaker declared the question before the House to be the final passage of Re-Engrossed House Bill No. 415, as amended by the Senate.

The Clerk called the roll on the final passage of Re-Engrossed House Bill No. 415, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 76; nays, 7; absent or not voting, 16.

Those voting yea were: Representatives Adams, Anderson (B. Roy), Anderson (Eva), Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Henry A.), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard
Those voting nay were: Representatives Brown (Gordon J.), Brown (Vaughan), Nunamaker, Rasmussen, Smiley, Winberg (Andrew), Young—7.

Those absent or not voting were: Representatives Allen, Cory, Foster, Frayn, Hofmeister, Johnston, Kinnear, Lester, O'Brien, Paulsen, Powell, Ridgway, Riley, Shannon, Watson, Wilson —16.

Re-Engrossed House Bill No. 415, having received the constitutional majority, was declared passed as amended by the Senate.

MESSAGE FROM THE SENATE

MR. SPEAKER:

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 502 and the Senate amendments thereto, and has passed the bill as amended by the Free Conference Committee, and copies of the Free Conference Report together with the bill are herewith transmitted.

HERBERT H. SIETER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE

MR. SPEAKER:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 502, entitled: “An Act providing funds for the construction of public school plant facilities; authorizing the issuance and sale of state general obligation bonds and the levy of taxes to pay said bonds; making an appropriation and providing for submission of this act to a vote of the people.”, have had the same under consideration, and we recommend that the Senate recede from its amendments to said bill and that said bill do pass with the following amendments:

In section 1, page 1, line 21 of the engrossed bill, after the word “shall” and before the word “contain” insert the following: “pledge the full faith and credit of the State of Washington and”.

In section 4, page 2, line 8 of the engrossed bill, after the abbreviation and figure “Sec. 4.” strike the balance of the section and insert in lieu thereof the following: “The Public School Building Bond Redemption Fund is hereby created in the State Treasury, which fund shall be exclusively devoted to the payment of interest on and retirement of the bonds authorized by this act. The State Finance Committee shall, on or before June 30th of each year, certify to the State Treasurer the amount needed in the ensuing twelve (12) months to meet bond retirement and interest requirements and the State Treasurer shall thereupon deposit such amount in said Public School Building Bond Redemption Fund from moneys transmitted to the State Treasurer by the Tax Commission and certified by the Tax Commission to be retail sales tax collections and such amount certified by the State Finance Committee to the State Treasurer shall be a first and prior charge against all retail sales tax revenues of the State of Washington.

“The owner and holder of each of said bonds or the trustee for any of the bonds may by mandamus or other appropriate proceeding require and compel the transfer and payment of funds as directed herein.”

In section 7, page 2, lines 26 and 27 of the engrossed bill, after the words “at the” in line 26 strike the following: “next general election, whether regularly or specially called” and insert in lieu thereof: “general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1950.”
Amend the title, after the words "obligation bonds and" strike the words "the levy of taxes" and insert in lieu thereof the words "providing ways and means"

**Senate Members**

VIRGIL LEE
ROSS W. EARLYWINE
DAVID C. COWEN

**House Members**

OLE H. OLSON
ROBERT M. FORD
A. B. COMFORT

**MOTION**

Mr. Olson moved the adoption of the report of the Free Conference Committee on Engrossed House Bill No. 502.

Debate ensued.

The motion was carried.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 502, as amended by the Free Conference Committee.

The Clerk called the roll on the final passage of Engrossed House Bill No. 502, as amended by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 77; nays, 9; absent or not voting, 13.

Those voting yea were: Representatives Adams, Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Holliday, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneal, Knoblauch, Kupka, Lester, McPherson, Miller (C. C.), Miller (Clayde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Pedersen, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—77.

Those voting nay were: Representatives Anderson (B. Roy), Beierlein, Carroll, Coughlin, Hallauer, Paulsen, Roderick, Smiley, Young—9.

Those absent or not voting were: Representatives Allen, Cory, Foster, Frayn, Hofmeister, Johnston, Mardesich, O'Brien, Powell, Riley, Shannon, Watson, Wilson—13.

Engrossed House Bill No. 502, as amended by the Free Conference Committee, having received the constitutional majority, was declared passed.

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

**MESSAGE FROM THE SENATE**

Senate Chamber,

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 503, with the following amendments:

In section 1, page 1, line 22 of the engrossed bill, after the word "shall" and before the word "contain" insert the following: "pledge the full faith and credit of the State of Washington and"

In section 4, page 2, line 8 of the engrossed bill, after the abbreviation and figure "Sec. 4." strike the balance of the section and insert in lieu thereof the following: "The Institutional Building Bond Redemption Fund is hereby created in the State Treasury, which fund shall be exclusively devoted to the payment of interest on and retirement of the bonds authorized by this act. The State Finance Committee shall, on or before June 30th of each year, certify to the State Treasurer the amount needed in the ensuing
twelve (12) months to meet bond retirement and interest requirements and the State Treasurer shall thereupon deposit such amount in said Institutional Building Bond Redemption Fund from moneys transmitted to the State Treasurer by the Tax Commission and certified by the Tax Commission to be sales tax collections and such amount certified by the State Finance Committee to the State Treasurer shall be a first and prior charge against all retail sales tax revenues of the State of Washington.

"The owner and holder of each of said bonds or the trustee for any of the bonds may by mandamus or other appropriate proceeding require and compel the transfer and payment of funds as directed herein."

In section 7, page 2, lines 26 and 27 of the engrossed bill, after the words "at the" in line 26 strike the following: "next general election, whether regularly or specially called" and insert in lieu thereof "general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1950"

Amend the title in the fourth line thereof, after the word "and" strike the words "the levy of taxes" and insert in lieu thereof the words "providing ways and means", and the same is herewith transmitted.

HERBERT H. SIEMBER, Secretary.

MOTION

Mr. Olson moved that the House concur in the Senate amendments to Engrossed House Bill No. 503.

Debate ensued.

The motion was carried.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 503, as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 503, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 73; nays, 12; absent or not voting, 14.

Those voting yea were: Representatives Adams, Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hoopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinneer, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Wedekind, Winberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—73.

Those voting nay were: Representatives Anderson (B. Roy), Beierlein, Carroll, Coughlin, Hallauer, Holliday, Lester, Paulsen, Roderick, Smiley, Smith (Vernon A.), Young—12.

Those absent or not voting were: Representatives Allen, Anderson (Eva), Cory, Foster, Frayn, Hofmeister, Johnston, O'Brien, Pedersen, Powell, Riley, Shannon, Watson, Wilson —14.

Engrossed House Bill No. 503, having received the constitutional majority, was declared passed as amended by the Senate.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1949.

Mr. Speaker:

The Senate has passed: Engrossed House Bill No. 504 with the following amendments:

In section 1, page 1, lines 10 and 11 of the engrossed bill, after the words "sum of" in
line 10 strike the words and figures "twenty-five million dollars ($25,000,000)" and insert in lieu therof "twenty million dollars ($20,000,000)"

In section 1, page 1, line 20 of the engrossed bill, after the word "shall" and before the word "contain" insert the following: "pledge the full faith and credit of the State of Washington and"

In section 4, page 2, line 6 of the engrossed bill, after the abbreviation and figure "Sec. 4." strike the balance of the section and insert in lieu thereof the following: "The Higher Education Building Bond Redemption Fund is hereby created in the State Treasury, which fund shall be exclusively devoted to the payment of interest on and retirement of the bonds authorized by this act. The State Finance Committee shall, on or before June 30th of each year, certify to the State Treasurer the amount needed in the ensuing twelve (12) months to meet bond retirement and interest requirements and the State Treasurer shall thereupon deposit such amount in said Higher Education Building Bond Redemption Fund from moneys transmitted to the State Treasurer by the Tax Commission and certified by the Tax Commission to be sales tax collections and such amount certified by the State Finance Committee to the State Treasurer shall be a first and prior charge against all retail sales tax revenues of the State of Washington.

"The owner and holder of each of said bonds or the trustee for any of the bonds may by mandamus or other appropriate proceeding require and compel the transfer and payment of funds as directed herein."

In section 7, page 2, lines 24 and 25 of the engrossed bill, after the words "at the" in line 24 strike the following: "next general election, whether regularly or specially called" and insert in lieu thereof: "general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1950"

Amend the title in the third line thereof, after the words "bonds and" strike the words "the levy of taxes" and insert in lieu thereof the words "providing ways and means", and the same is herewith transmitted. HERBERT H. SIELEK, Secretary.

MOTION

Mr. Olson moved that the House concur in the Senate amendments to Engrossed House Bill No. 504.

Debate ensued.

The motion was carried.

The Speaker declared the question before the House to be the final passage of Engrossed House Bill No. 504 as amended by the Senate.

The Clerk called the roll on the final passage of Engrossed House Bill No. 504, as amended by the Senate, and the bill passed the House by the following vote: Yeas, 75; nays, 10; absent or not voting, 14.

Those voting yea were: Representatives Adams, Anderson (Eva), Ball, Bargreen, Bassett, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carty, Comfort, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoefel, Hopingarner, Jeffreys, Jones (John R.), Jones (Mrs. Vincent F.), Kelley, King, Kinnear, Knoblauch, Kupka, Mardesich, McPherson, Miller (C. C.), Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, Olson, Rasmussen, Raugust, Rhodes, Ridgway, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smith (Ralph A.), Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Testu, Thompson, Vane, Washington, Wedekind, Wenberg (Oscar), Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—75.

Those voting nay were: Representatives Anderson (B. Roy), Beierlein, Carroll, Coughlin, Hallauer, Lester, Paulsen, Roderick, Smiley, Young—10.

Those absent or not voting were: Representatives Allen, Cory, Foster, Frayn, Hofmeister, Holliday, Johnston, O'Brien, Pedersen, Powell, Riley, Shannon, Watson, Wilson—14.
Engrossed House Bill No. 504, having received the constitutional majority, was declared passed as amended by the Senate.

The Speaker declared the House to be at ease until the next sound of the gavel.

The Speaker called the House to order.

REPORTS OF ENROLLMENT

House of Representatives,

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 415, have compared same with the re-engrossed bill and find it correctly enrolled.

We concur in this report: Jeanette Testu, Daily S. Wyatt.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 502, have compared same with the engrossed bill and Free Conference Committee Report and find it correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Carl F. Mohr.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 503, have compared same with the engrossed bill and find it correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Carl F. Mohr.

Mr. Speaker:
We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled House Bill No. 504, have compared same with the engrossed bill and find it correctly enrolled.

A. B. Comfort, Chairman.

We concur in this report: Howard T. Ball, Carl F. Mohr.

The Speaker announced he was about to sign House Bill No. 415; also House Bill No. 502; also House Bill No. 503; also House Bill No. 504.

MOTION

Mrs. Anderson (Eva) moved that a letter of thanks be written to Mr. and Mrs. Knoblauch of Sumner for the fine rhubarb sauce presented to the members of the House.

The motion was carried.

The Speaker appointed Mrs. Anderson to draft the communication.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr. Speaker:
The President has signed: House Bill No. 415; also House Bill No. 502; also House Bill No. 503; also House Bill No. 504, and the same are herewith transmitted.

Herbert H. Sieler, Secretary.
The Senate refuses to recede from its amendments to Engrossed House Bill No. 526 and asks the House for a conference thereon.

The Speaker appointed as House members on the Conference Committee on Senate amendments to Engrossed House Bill No. 526, Representatives Bargreen, Rosenberg and Jeffreys.

The President has appointed as Senate members of the Conference Committee on Engrossed House Bill No. 526, and the Senate amendments thereto, Senators Binzer, Rutter and Ganders.

The Speaker has adopted the report of the Conference Committee on Engrossed House Bill No. 526, and has granted said committee the powers of Free Conference, and copies of said Conference Report are herewith transmitted.

We, of your Conference Committee, to whom was referred Engrossed House Bill No. 526, entitled: "An Act making appropriations and reappropriations for the purchase, condemnation and improvement 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, and for 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, 1949, and ending March 31, 1951, except as otherwise provided; defining terms, limiting allowances and payments, and declaring that this act shall take effect immediately." have had the same under consideration, and we are unable to agree and ask for the powers of Free Conference.

On motion of Mr. Rasmussen, the House adopted the report of the Conference Committee, on Engrossed House Bill No. 526, and granted the committee the powers of Free Conference.

The Speaker declared the House to be at ease.

We, of your Free Conference Committee, to whom was referred Senate Bill No. 270, 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, condemnation 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, 1949, and ending March 31, 1951, except as otherwise provided, defining terms, limiting allowances and payments, prescribing penalties, and declaring that this act shall take effect immediately.

On motion of Mr. Ford, the report of the Free Conference Committee on Senate Bill No. 270 was adopted.

The Speaker declared the question before the House to be the final passage of Substitute Senate Bill No. 270 as submitted by the Free Conference Committee.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 270, as submitted by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 75; nays, 11; absent or not voting, 13.

Those voting yea were: Representatives Adams, Allen, Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll, Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Ford, Forshee, Frayn, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hansen, Henderson, Hillyer, Hoevel, Hofmeister, Hoopingarner, Jones (John R.), Kelley, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clyde J.), Miller (Floyd C.), Mohr, Morris; Neill, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Sutherland, Thompson, Vane, Winberg (Andrew), Woodall, Wyatt, Zent, Mr. Speaker—75.

Those voting nay were: Representatives Farrington, Hallauer, King, Miller (C. C.), Nunamaker, Smith (Ralph A.), Testu, Wedekind, Wenberg (Oscar), Wilson, Young—11.

Those absent or not voting were: Representatives Anderson (B. Roy), Anderson (Eva), Foster, Holliday, Jeffreys, Johnston, Jones (Mrs. Vincent F.), Lester, Olson, Raugust, Shannon, Washington, Watson—13.
Substitute Senate Bill No. 270, as submitted by the Free Conference Committee, having received the 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,

Mr. Speaker:

Under the provisions of House Concurrent Resolution No. 15, the President has appointed as Senate members of the committee provided therein, Senators Zednick, Hutchinson and Sears.

Herbert H. Steier, Secretary.

Senate Chamber,

Mr. Speaker:

Under the provisions of House Concurrent Resolution No. 9, the President has appointed as Senate members of the committee provided therein, Senators Shank, Parker and Jackson.

Herbert H. Steier, Secretary.

Senate Chamber,

Mr. Speaker:

Under the provisions of Substitute House Bill No. 681, the President has appointed as Senate members of the committee provided therein, Senators Westberg and Rosellini.

Herbert H. Steier, Secretary.

Senate Chamber,

Mr. Speaker:

Under the provisions of House Bill No. 353, the President has appointed as Senate members of the committee provided therein, Senators Flanagan and Clark.

Herbert H. Steier, Secretary.

Senate Chamber,

Mr. Speaker:

Under the provisions of House Bill No. 532, the President has appointed as Senate members of the committee provided therein, Senators Witten, French, Todd, McMullen, Ganders and Robertson.

Herbert H. Steier, Secretary.

APPOINTMENT OF COMMITTEES

Under the provisions of House Concurrent Resolution No. 15, the Speaker announced the appointment of the following: Representatives Reuben A. Knoblauch, Arthur S. Cory and Russell T. Hoopingarner.

Under the provisions of House Concurrent Resolution No. 9, the Speaker announced the appointment of the following: Representatives Violet P. Boede, Ralph A. Smith, Tony P. Mardesich and Chester D. Forshee.

Under the provisions of Substitute House Bill No. 681, the Speaker announced the appointment of the following: Representatives Arthur R. Paulsen and George V. Powell.

Under the provisions of House Bill No. 353, the Speaker announced the appointment of the following: Representatives Kenneth H. Simmons, Carl F. Mohr and Wilbur G. Hallauer.

On motion of Mr. Ford, the Speaker’s appointments of House members on all Interim Committees were confirmed.
The Speaker:

"Pursuant to the provisions of House Bill No. 532, and subject to confirmation by the House, the Speaker appoints the following members of the House of Representatives on the Joint Fact-Finding Committee on Highways, Streets and Bridges:

Highway District No. 1, W. J. Beierlein;
Highway District No. 2, Nat W. Washington;
Highway District No. 3, Henry A. Brown;
Highway District No. 4, Julia Butler Hansen;
Highway District No. 5, Ole H. Olson;
Highway District No. 6, W. C. Raugust."

On motion of Mrs. Hansen, the House confirmed the appointments made pursuant to the provisions of House Bill No. 532.

MESSAGE FROM THE SENATE

Senate Chamber, Olympia, Wash., March 10, 1949.

The Senate has adopted the report of the Free Conference Committee on Engrossed House Bill No. 526 and the Senate amendments thereto, and has passed Substitute House Bill No. 526 as written by the Free Conference Committee, and said Engrossed House Bill No. 526, together with the copies of the Free Conference Reports and said Substitute House Bill No. 526, are herewith transmitted.

HERBERT H. SIELER, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE


Mr. President:

We, of your Free Conference Committee, to whom was referred Engrossed House Bill No. 526, entitled: "An Act making appropriations and reappropriations for the purchase, condemnation and improvement 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, and for 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, 1949, and ending March 31, 1951, except as otherwise provided; defining terms, limiting allowances and payments, and declaring that this act shall take effect immediately.", have had the same under consideration, and we recommend that the attached substitute bill be substituted for Engrossed House Bill No. 526, and that the substitute bill do pass.

Senate Members
Harry A. Binzer
R. L. Rutter, Jr.
Stanton Ganders

House Members
Howard Bargreen
K. O. Rosenberg
Sidney S. Jeffreys

MOTION

On motion of Mr. Rasmussen, the report of the Free Conference Committee on Engrossed House Bill No. 526 was adopted.

The Speaker declared the question before the House to be the final passage of Substitute House Bill No. 526 as submitted by the Free Conference Committee.

The Clerk called the roll on the final passage of Substitute House Bill No. 526, as submitted by the Free Conference Committee, and the bill passed the House by the following vote: Yeas, 81; nays, 3; absent or not voting, 15.

Those voting yea were: Representatives Adams, Allen, Ball, Bargreen, Bassett, Beierlein, Bergevin, Bernethy, Blair, Boede, Brown (Gordon J.), Brown (Henry A.), Brown (Vaughan), Buse, Callow, Carmichael, Carroll,
Carty, Comfort, Cory, Coughlin, Dillard, Donohue, Eldridge, Farrington, Ford, Forshee, Gallagher (Bernard J.), Gallagher (Michael J.), Gordon, Hallauer, Hansen, Hillyer, Hoeftel, Hofmeister, Hoopingarner, Jeffreys, Jones (John R.), Kelley, King, Knoblauch, Kupka, Mardesich, McPherson, Miller (Clayde J.), Miller (Floyd C.), Mohr, Morris, Neill, Nunamaker, O'Brien, Paulsen, Pedersen, Powell, Rasmussen, Rhodes, Ridgway, Riley, Roderick, Rosenberg, Sandison, Schumann, Shadbolt, Simmons, Sisson, Smiley, Smith (Vernon A.), Sprague, Stonecipher, Testu, Thompson, Vane, Wedekind, Wenberg (Oscar), Wilson, Winberg (Andrew), Woodall, Wyatt, Young, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Frayn, Henderson, Kinnear—3.

Those absent or not voting were: Representatives Anderson (B. Roy), Anderson (Eva), Foster, Holliday, Johnston, Jones (Mrs. Vincent F.), Lester, Miller (C. C.), Olson, Raugust, Shannon, Smith (Ralph A.), Sutherland, Washington, Watson—15.

Substitute House Bill No. 526, as submitted by the Free Conference Committee, having received the 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 declared the House at ease.

The Speaker called the House to order.

MESSAGE FROM THE SENATE

Mr Speaker:

The Senate has adopted the report of the Free Conference Committee on Senate Bill No. 270 and the House amendments thereto, and has passed Substitute Senate Bill No. 270 as written by the Free Conference Committee.

HERBERT H. SMEE, Secretary.

REPORT OF ENROLLMENT

Mr Speaker:

We, of your Committee on Engrossment and Enrollment, to whom was referred Enrolled Substitute House Bill No. 526, have compared same with the substitute bill and find it correctly enrolled.

A. B. COMFORT, Chairman.

The Speaker announced he was about to sign Substitute House Bill No. 526.

RESOLUTION

By Committee on Rules and Order:

WHEREAS, Several of the regular Legislative building employees on the staff of the Supervisor of Buildings and Grounds have performed many extra services for the House during this session of the Legislature; and

WHEREAS, Their overtime work has been without extra compensation;

Now, Therefore, Be It Resolved, That the following named supervisor and employees be paid for their overtime work the amounts set opposite their respective names:

Lou Beckenhauer, Building Superintendent............................... $50.00
Oscar Barclift, Engineer...................................................... $50.00
Charles McKillip, Electrician................................................ $50.00
Chester Loucks, Carpenter................................................... $50.00
William H. Coleman, Janitor............................................... $25.00
J. J. Braun........................................................................... $25.00

On motion of Mr. Rasmussen, the resolution was adopted.
RESOLUTION

By Committee on Rules and Order:

Resolved, That the Speaker be allowed additional compensation in the amount of six hundred dollars ($600.00) to compensate for the additional work and expense required in performing the duties of the Speaker of the House of Representatives; and

Be It Further Resolved, That the Speaker be allowed twenty-five dollars ($25.00) per day compensation for each day of his time required to complete the work of the Thirty-first Session of the Legislature; 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. Ford, the resolution was adopted.

RESOLUTION

By Committee on Rules and Order:

Be It Resolved, That the Chief Clerk be allowed sixty 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 beginning with the first day of June, 1949, the Chief Clerk shall receive a salary of fifty dollars ($50.00) per month for the purpose of preparing monthly salary vouchers for the members of the House, mailing the warrants, and attending to all the necessary correspondence in connection therewith; 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. Rasmussen, the resolution was adopted.

RESOLUTION

By Committee on Rules and Order:

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 and for all the other business of the House of Representatives for the Thirty-first Legislature.

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

RESOLUTION

By Committee on Rules and Order:

Resolved, That after the adjournment of the Thirty-first Legislature, the use of the House Chamber, any of its committee rooms, or any of the furniture or furnishings therein, shall not be granted to anyone without the permission of the Speaker and the Chief Clerk of the House of Representatives.

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

The Speaker declared the House at ease.

The Speaker called the House to order.

MESSAGES FROM THE SENATE

Senate Chamber,

Mr Speaker:
The President has signed: Substitute House Bill No. 526, and the same is herewith transmitted.

Herbert H. Sieker, Secretary.
Mr Speaker:
The President has signed: Substitute Senate Bill No. 270, and the same is herewith transmitted.

The Speaker announced he was about to sign Substitute Senate Bill No. 270.

Mr Speaker:
The Senate has adopted: Senate Concurrent Resolution No. 4, and the same is herewith transmitted.

FIRST READING OF SENATE CONCURRENT RESOLUTION

Senate Concurrent Resolution No. 4, by Senator Binzer:
Relating to the adjournment of the Thirty-first Session of the Washington State Legislature.

The resolution was read the first time by title.

On motion of Mr. Rasmussen, the rules were suspended, Senate Concurrent Resolution No. 4 was advanced to second reading and read in full.

On motion of Mr. Rasmussen, 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 and adopted.

APPOINTMENT OF COMMITTEE

The Speaker appointed, under the provisions of Senate Concurrent Resolution No. 4, Representatives Rhodes, Sprague and Miss Kelley.

The committee retired.

PERSONAL PRIVILEGE

Mr. Miller (Clyde J.):
"Mr. Speaker, I would like to take a few moments to express my personal appreciation of what the present session of the House has done for labor. Eight major bills were passed by the House and the Senate. This shows that you appreciate the side of labor. Likewise, I believe as a representative of labor, we realize that you also have your problems. I hope in the year before us we can come nearer and nearer together in the appreciation of the problems of the every-day American."

RESOLUTION

By Committee on Rules and Order:
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, proof-reading and indexing the printed Journal the sum of five hundred dollars ($500), said amount to be paid from the appropriation in Senate Bill No. 270 for Legislative indexing. 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. Ford, the resolution was adopted.

RESOLUTION

By Committee on Rules and Order:
Be It Resolved, That all bills in possession of the Chief Clerk, committees or committee clerks be indefinitely postponed.

On motion of Mr. Rasmussen, the resolution was adopted.
MESSAGES FROM THE SENATE

Senate Chamber,

Mr Speaker:
The President has appointed as Senate members of the committee to notify the Governor, under Senate Concurrent Resolution No. 4, Senators Binzer and Davison.

HERBERT H. SIELER, Secretary.

Senate Chamber,

Mr Speaker:
The President has signed: Senate Concurrent Resolution No. 4, and the same is herewith transmitted.

HERBERT H. SIELER, Secretary.

The Speaker announced that he was about to sign Senate Concurrent Resolution No. 4.
The House members of the committee appointed to notify the Governor that the Legislature was about to adjourn sine die appeared before the bar of the House, and Mr. Rhodes stated that the committee had so notified the Governor; that the Governor said he had no message, that he was willing to let the session die.
The report was received and the committee was discharged.

RESOLUTION

By Committee on Rules and Order:
Be It Resolved, That a committee of three be appointed to notify the Senate that the House is ready to adjourn sine die.

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

APPOINTMENT OF COMMITTEE

Under the provisions of the resolution, the Speaker appointed as members of the committee to notify the Senate that the House was ready to adjourn sine die, Representatives Gallagher (Michael J.), Bassett and Kupka.
The committee retired.

MOTION

Mr. Riley moved that the reading of the journal of the Sixtieth Day of the Thirty-first Legislature be dispensed with, and that the journal stand approved.
The motion was carried.
The committee appointed to notify the Senate that the House was about to adjourn sine die appeared before the bar of the House, and reported that the committee had performed its mission.
The report was received and the committee was discharged.
A committee from the Senate appeared before the bar of the House, comprised of Senators Clark, Hutchinson and Jones, to notify the House the Senate was about to adjourn sine die.
The report was received and the committee retired to the Senate.

MOTION

On motion of Mr. Jones (John R.), the House of Representatives of the Thirty-first Legislative Session adjourned sine die.

CHAS. W. HOODE, Speaker.

S. R. HOLCOMB, Chief Clerk.
**APPENDIX**

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<td>House Bills—History Index</td>
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<td>1168 to 1180</td>
</tr>
<tr>
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<td>1181 to 1276</td>
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# APPENDIX

## HOUSE ROSTER, 1949

**CHAS. W. HODDE, Speaker**  
**THIRTY-FIRST SESSION**  
**S. R. HOLCOMB, Chief Clerk**

<table>
<thead>
<tr>
<th>NAME OF MEMBER</th>
<th>District</th>
<th>County</th>
<th>Address</th>
<th>Age</th>
<th>Birthplace</th>
<th>Occupation</th>
<th>Politics</th>
<th>Previous Legislative Experience</th>
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<tbody>
<tr>
<td>Adams, Geo. N.</td>
<td>24</td>
<td>Clallam</td>
<td>Star Route 1, Box 105, Shelton.</td>
<td>68</td>
<td>Washington</td>
<td>Stock Breeder</td>
<td>D.</td>
<td>1933-33 Ex.-35-37-49-47</td>
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<tr>
<td>Allen, W. O.</td>
<td>3</td>
<td>Spokane</td>
<td>1314 W. Fairview, Spokane 12.</td>
<td>39</td>
<td>New Mexico</td>
<td>Manager C. I. O. Recreation Club</td>
<td>D.</td>
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<tr>
<td>Anderson, B. Roy</td>
<td>39</td>
<td>King, part</td>
<td>314 Colman Bldg., Seattle 4.</td>
<td>65</td>
<td>Minnesota</td>
<td>Custom House Broker</td>
<td>R.</td>
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<tr>
<td>Anderson, Eva</td>
<td>12</td>
<td>Chelan</td>
<td>Box 156, Chelan.</td>
<td>59</td>
<td>Nebraska</td>
<td>Educator, Writer, Housewife</td>
<td>R.</td>
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<tr>
<td>Ball, Howard T.</td>
<td>7</td>
<td>Spokane, part</td>
<td>237 S. Jefferson, Spokane</td>
<td>48</td>
<td>Arizona</td>
<td>Funeral Director</td>
<td>B.</td>
<td>1947</td>
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<td>Bargreen, Howard</td>
<td>38</td>
<td>San Juan</td>
<td>2291 Rucker Ave., Everett.</td>
<td>42</td>
<td>Washington</td>
<td>Wholesale Merchant</td>
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<td>Basset, Arthur H.</td>
<td>26</td>
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<td>1922 N. Prospect, Tacoma</td>
<td>71</td>
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<td>Belerin, W. J.</td>
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<td>112 E. Main St., Auburn.</td>
<td>57</td>
<td>North Dakota</td>
<td>Men's Clothing</td>
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<td>11</td>
<td>Walla Walla</td>
<td>Lowden.</td>
<td>59</td>
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<td>Stockman and Farmer</td>
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<td>51</td>
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<td>Woodsman</td>
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<td>Olga, Orcas Island.</td>
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<td>Brown, Gordon J.</td>
<td>29</td>
<td>Pierce, part</td>
<td>237 Farallone Ave., Fircrest.</td>
<td>44</td>
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<td>Brown, Henry A.</td>
<td>23</td>
<td>Kitsap</td>
<td>Route 2, Box 200, Poulsbo.</td>
<td>56</td>
<td>Washington</td>
<td>Farmer and Insurance</td>
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<tr>
<td>Brown, Vaughan</td>
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<td>1006 Sixteenth St., Bellingham.</td>
<td>55</td>
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<td>D.</td>
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<td>Buse, Edward A.</td>
<td>24</td>
<td>Clallam</td>
<td>918 Taylor St., Port Townsend.</td>
<td>35</td>
<td>Oregon</td>
<td>Paper Maker</td>
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<td>NAME OF MEMBER</td>
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<td>Callow, Arthur L.</td>
<td>21</td>
<td>Grays Harbor, except 17 precincts</td>
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<td>80</td>
<td>Wisconsin</td>
<td>Retired Merchant</td>
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<td>Cartly, W. E.</td>
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<td>Lewis</td>
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<td>Pres. Savings and Loan Association</td>
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<td>Eldridge, Wesley</td>
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<td>318 No. 43rd St., Seattle 3</td>
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<td>Farrington, Clayton</td>
<td>22</td>
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<td>517 E. 14th St., Olympia</td>
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<td>Ford, Robert M.</td>
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<td>8940 15th Ave. N.W., Seattle 7</td>
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<td>Illinois</td>
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<td>Foster, F. Stuart</td>
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<td>Georgia</td>
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<td>Hillyer, Alfred S.</td>
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<td>England</td>
<td>Newspaper Publisher</td>
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<td>2</td>
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<td>R.</td>
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<td>Birthplace</td>
<td>Occupation</td>
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<td>Cheney</td>
<td>54</td>
<td>Indiana</td>
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<td>Jeffreys, Sidney S.</td>
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<td>Pomeroy</td>
<td>52</td>
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<td>Jones, John R.</td>
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<td>72</td>
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<td>Jones, Mrs. Vincent F.</td>
<td>46</td>
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<td>3021 E. 15th, Seattle 55</td>
<td>48</td>
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<td>Knochach, Rouben A.</td>
<td>25</td>
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<td>Kupka, George W.</td>
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<td>301 So. G St., Tacoma 5</td>
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<td>Washington</td>
<td>Jeweler</td>
<td>D.</td>
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<td>*Lester, Joe F.</td>
<td>12</td>
<td>Chelan</td>
<td>Box 1276, Wenatchee</td>
<td>59</td>
<td>Iowa</td>
<td>Veterinarian</td>
<td>R.</td>
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<td>*Mardesich, Tony P.</td>
<td>33</td>
<td>Snohomish, pt.</td>
<td>1291 Grand Ave., Everett</td>
<td>29</td>
<td>California</td>
<td>Commercial Fishing and Law Student</td>
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<td>McPherson, A. B.</td>
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<td>3406 R St., Vancouver</td>
<td>82</td>
<td>Tennessee</td>
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<td>16</td>
<td>Franklin</td>
<td>102 Bartlett Rd., Kennewick</td>
<td>45</td>
<td>Pennsylvania</td>
<td>Farmer</td>
<td>D.</td>
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<tr>
<td>Miller, Clyde James</td>
<td>18</td>
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<td>Rt. 3, Box 326, Kelso</td>
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<td>Longshoreman</td>
<td>D.</td>
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<td>2306 N. 62nd St., Seattle 3</td>
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<td>State Department Employee</td>
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<td>New York</td>
<td>Union Official</td>
<td>D.</td>
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* Appointed to seat vacated by resignation of Jack V. Rogers, during session.
† Died June 11, 1949.
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<thead>
<tr>
<th>NAME OF MEMBER</th>
<th>Dist.</th>
<th>County</th>
<th>Address</th>
<th>Age</th>
<th>Birthplace</th>
<th>Occupation</th>
<th>Politics</th>
<th>Previous Legislative Experience</th>
</tr>
</thead>
<tbody>
<tr>
<td>Morris, R. E. (Ray)</td>
<td>32</td>
<td>King, part</td>
<td>4729 Roosevelt Way, Seattle 5</td>
<td>34</td>
<td>Missouri</td>
<td>Electrical Foreman</td>
<td>D.</td>
<td>1943-44 Ex.-45</td>
</tr>
<tr>
<td>*Neill, Marshall A.</td>
<td>9</td>
<td>Whitman</td>
<td>First National Bank Building, Pullman</td>
<td>34</td>
<td>Washington</td>
<td>Lawyer</td>
<td>D.</td>
<td>1943-44 Ex.-45</td>
</tr>
<tr>
<td>Nunamaker, Homer O.</td>
<td>42</td>
<td>Whatcom, part</td>
<td>701 11th St., Bellingham</td>
<td>53</td>
<td>Illinois</td>
<td>Groceryman</td>
<td>D.</td>
<td>1941-43-44 Ex.-45</td>
</tr>
<tr>
<td>O'Brien, John L.</td>
<td>33</td>
<td>King, part</td>
<td>4209 Findlay St., Seattle 1</td>
<td>36</td>
<td>Washington</td>
<td>Accountant</td>
<td>D.</td>
<td>1941-43-44 Ex.-45</td>
</tr>
<tr>
<td>Olson, Ole H.</td>
<td>16</td>
<td>Franklin</td>
<td>Box 222, Pasco</td>
<td>55</td>
<td>Minnesota</td>
<td>Retired Newspaper Publisher</td>
<td>D.</td>
<td>1929-31</td>
</tr>
<tr>
<td>Paulsen, Arthur R.</td>
<td>28</td>
<td>Pierce, part</td>
<td>224 So. 56th St., Tacoma 8</td>
<td>34</td>
<td>Washington</td>
<td>Lawyer</td>
<td>D.</td>
<td>1947</td>
</tr>
<tr>
<td>Pedersen, Charles A.</td>
<td>41</td>
<td>Whatcom, part</td>
<td>1112 Meridian Rd., Bellingham</td>
<td>61</td>
<td>Minnesota</td>
<td>Farmer</td>
<td>R.</td>
<td>1945</td>
</tr>
<tr>
<td>Powell, George V.</td>
<td>37</td>
<td>King, part</td>
<td>822 39th Ave. N., Seattle 2</td>
<td>33</td>
<td>Washington</td>
<td>Lawyer</td>
<td>R.</td>
<td>1947</td>
</tr>
<tr>
<td>Rasmussen, A. L. (Slim)</td>
<td>28</td>
<td>Pierce, part</td>
<td>622 So. 35th, Tacoma</td>
<td>39</td>
<td>Washington</td>
<td>Machinist</td>
<td>D.</td>
<td>1945-47</td>
</tr>
<tr>
<td><strong>Raugust, W. C.</strong></td>
<td>8</td>
<td>Ferry</td>
<td>Odessa</td>
<td>58</td>
<td>Russia</td>
<td>Merchant</td>
<td>R.</td>
<td>1948-49 Ex.-45-47</td>
</tr>
<tr>
<td>Rhodes, G. Frank</td>
<td>37</td>
<td>Pierce, part</td>
<td>608 S. Ainsworth, Tacoma 6</td>
<td>67</td>
<td>Kansas</td>
<td>Clerk, County Treasurer's Office</td>
<td>D.</td>
<td>1945</td>
</tr>
<tr>
<td>Ridgway, Emma</td>
<td>40</td>
<td>[San Juan]</td>
<td>413 Talcott St., Sedro Woolley</td>
<td>50</td>
<td>Washington</td>
<td>Theatre Manager Housewife</td>
<td>D.</td>
<td>1939-41-43-44 Ex.-45-47</td>
</tr>
<tr>
<td>Riley, Edward F.</td>
<td>35</td>
<td>King, part</td>
<td>605 Spring St., Seattle 4</td>
<td>50</td>
<td>Washington</td>
<td>Sales Manager</td>
<td>D.</td>
<td>1939-41-43-44 Ex.-45-47</td>
</tr>
<tr>
<td>Roderick, David M.</td>
<td>35</td>
<td>King, part</td>
<td>906 6th Ave., Apt. 404, Seattle 4</td>
<td>27</td>
<td>Maryland</td>
<td>Graduate Student</td>
<td>D.</td>
<td>1939-41-43-44 Ex.-45-47</td>
</tr>
<tr>
<td>Rosenberg, K. O.</td>
<td>2</td>
<td>[Pend Oreille]</td>
<td>RFD 1, Addy</td>
<td>22</td>
<td>Washington</td>
<td>Dairy Farmer</td>
<td>D.</td>
<td></td>
</tr>
<tr>
<td>Sandison, Gordon</td>
<td>24</td>
<td>[Cowlitz]</td>
<td>Box 923, Port Angeles</td>
<td>29</td>
<td>Washington</td>
<td>Insurance and Real Estate</td>
<td>D.</td>
<td>1939-41-43-44 Ex.-45-47</td>
</tr>
<tr>
<td>Schumann, O. R.</td>
<td>14</td>
<td>Yakima, part</td>
<td>326 Miller Bldg., Yakima</td>
<td>50</td>
<td>Wisconsin</td>
<td>Lawyer</td>
<td>R.</td>
<td>1941-43-44 Ex.-45-47</td>
</tr>
<tr>
<td>Shadboit, Loomis J.</td>
<td>14</td>
<td>Yakima, part</td>
<td>205 S. 30th Ave., Yakima</td>
<td>65</td>
<td>Wisconsin</td>
<td>Fruit Grower and Investments</td>
<td>R.</td>
<td>1947</td>
</tr>
<tr>
<td>Shannon, William D.</td>
<td>43</td>
<td>King, part</td>
<td>1802 Parkside Dr., Seattle 2</td>
<td>67</td>
<td>New York</td>
<td>Civil Engineer</td>
<td>R.</td>
<td>1947</td>
</tr>
<tr>
<td>Simmons, Kenneth H.</td>
<td>25</td>
<td>Pierce, part</td>
<td>Bonney Lake, Sumner</td>
<td>45</td>
<td>Washington</td>
<td>Resort Owner and Operator</td>
<td>D.</td>
<td>1939-41-43-44 Ex.-45-47</td>
</tr>
<tr>
<td>Sisson, Grant C.</td>
<td>40</td>
<td>[San Juan]</td>
<td>RFD 2, Mount Vernon</td>
<td>63</td>
<td>Washington</td>
<td>Farmer</td>
<td>R.</td>
<td>1928-35-35 Ex.-33-33 Ex.-41-43-44 Ex.-47</td>
</tr>
</tbody>
</table>

* Appointed to seat vacated by resignation of Asa V. Clark, during session.
** Resigned August 1949, Clyde Massie (D), Curlew, appointed to fill vacancy.
<table>
<thead>
<tr>
<th>NAME OF MEMBER</th>
<th>DISTRICT</th>
<th>COUNTY</th>
<th>ADDRESS</th>
<th>AGE</th>
<th>BIRTHPLACE</th>
<th>OCCUPATION</th>
<th>POLITICAL PARTY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Smiley, Reuben T.</td>
<td>5</td>
<td>Spokane, part</td>
<td>923 E. Rowan, Spokane 13</td>
<td>42</td>
<td>Washington</td>
<td>Insurance and Accounting</td>
<td>D.</td>
</tr>
<tr>
<td>Smith, Ralph A.</td>
<td>19</td>
<td>(Pacific, part) (Grays Harbor)</td>
<td>Long Beach</td>
<td>34</td>
<td>Washington</td>
<td>Liquor Store Vendor and Salesman</td>
<td>D.</td>
</tr>
<tr>
<td>Smith, Vernon A.</td>
<td>46</td>
<td>King, part</td>
<td>4721 17th N.E., Seattle 5</td>
<td>57</td>
<td>Washington</td>
<td>Vice-President Truck Mfg. Corporation</td>
<td>R.</td>
</tr>
<tr>
<td>Sprague, Ray W.</td>
<td>20</td>
<td>Lewis</td>
<td>701 N. Washington, Centralia</td>
<td>60</td>
<td>North Dakota</td>
<td>Retired</td>
<td>R.</td>
</tr>
<tr>
<td>Stonecipher, James D.</td>
<td>11</td>
<td>Walla Walla</td>
<td>RTF 3, Waitsburg</td>
<td>48</td>
<td>Washington</td>
<td>Farmer</td>
<td>R.</td>
</tr>
<tr>
<td>Sutherland, Patrick D.</td>
<td>37</td>
<td>King, part</td>
<td>1923 Smith Tower, Seattle</td>
<td>26</td>
<td>California</td>
<td>Lawyer</td>
<td>D.</td>
</tr>
<tr>
<td>Testu, Jeanette</td>
<td>34</td>
<td>King, part</td>
<td>6014 S. Warner, Tacoma</td>
<td>56</td>
<td>Wisconsin</td>
<td>Financier</td>
<td>D.</td>
</tr>
<tr>
<td>Thompson, George R.</td>
<td>20</td>
<td>Pierce, part</td>
<td>6014 S. Warner, Tacoma</td>
<td>56</td>
<td>Washington</td>
<td>Lawyer and Ranch-owner</td>
<td>D.</td>
</tr>
<tr>
<td>Vane, Z. A.</td>
<td>29</td>
<td>Pierce, part</td>
<td>6014 S. Warner, Tacoma</td>
<td>56</td>
<td>Washington</td>
<td>Lawyer</td>
<td>D.</td>
</tr>
<tr>
<td>Washington, Nat W.</td>
<td>13</td>
<td>(Grant) (Kittitas)</td>
<td>42 O St. N.W., Ephrata</td>
<td>34</td>
<td>Washington</td>
<td>Lawyer</td>
<td>D.</td>
</tr>
<tr>
<td>Watson, Jimmie G.</td>
<td>31</td>
<td>King, part</td>
<td>3011 Holden, Seattle 8</td>
<td>41</td>
<td>Washington</td>
<td>Electrician</td>
<td>D.</td>
</tr>
<tr>
<td>Wedekind, Max</td>
<td>34</td>
<td>King, part</td>
<td>3729 40th S.W., Seattle 6</td>
<td>40</td>
<td>California</td>
<td>Labor Representative</td>
<td>D.</td>
</tr>
<tr>
<td>Wenberg, Oscar</td>
<td>39</td>
<td>Snohomish, part</td>
<td>Box 1, East Stanwood</td>
<td>67</td>
<td>Minnesota</td>
<td>Retired</td>
<td>D.</td>
</tr>
<tr>
<td>Wilson, John N.</td>
<td>31</td>
<td>King, part</td>
<td>Box 93, Mercer Island</td>
<td>56</td>
<td>N. Hampshire</td>
<td>Books and Stationery Store Owner</td>
<td>D.</td>
</tr>
<tr>
<td>Winberg, Andrew</td>
<td>21</td>
<td>Grays Harbor, except 17 precincts</td>
<td>110 W. 3rd St., Aberdeen</td>
<td>63</td>
<td>Norway</td>
<td>Realtor</td>
<td>D.</td>
</tr>
<tr>
<td>Woodall, Perry B.</td>
<td>15</td>
<td>Yakima, part</td>
<td>P. O. Box 507, Toppenish</td>
<td>38</td>
<td>Washington</td>
<td>Lawyer</td>
<td>R.</td>
</tr>
<tr>
<td>Wyatt, Daily S.</td>
<td>41</td>
<td>Whatcom, part</td>
<td>Box 88, Ferndale</td>
<td>59</td>
<td>Indiana</td>
<td>Real Estate</td>
<td>D.</td>
</tr>
<tr>
<td>Young, R. C.</td>
<td>13</td>
<td>(Grant) (Kittitas)</td>
<td>114 Penn Ave., Cle Elum</td>
<td>50</td>
<td>Pennsylvania</td>
<td>Barber</td>
<td>D.</td>
</tr>
<tr>
<td>Zent, Harold (Judge)</td>
<td>6</td>
<td>Spokane, part</td>
<td>403 Peyton Bldg., Spokane 8</td>
<td>48</td>
<td>Washington</td>
<td>Industrial Secretary of Industries Assn.</td>
<td>R.</td>
</tr>
</tbody>
</table>

** Resigned May 1949, Harry A. Siler (R), Randle, appointed to fill vacancy.
STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES, 1949

CHAS. W. HODDE, Speaker
S. R. HOLCOMB, Chief Clerk

Agriculture and Livestock (16)—Jones (John R.), Chairman; Anderson (Eva), Bergevin, Carty, Gordon, Hoefel, Hofmeister, Hoopingarner, Jeffreys, Knoblauch, Miller (C. C.), Rosenberg, Thompson, Woodall, Wyatt, Young.

Appropriations (21)—Riley, Chairman; O'Brien, Vice-Chairman; Allen, Bargreen, Boede, Frayn, Gallagher (Bernard J.), Gallagher (Michael); Henderson, Hoefel, Jeffreys, Kinnear, Mardesich, Neill, Schumann, Shannon, Simmons, Smiley, Thompson, Vane, Watson.

Aviation and Airports (9)—Dillard, Chairman; Allen, Carmichael, Hallauer, Hofmeister, Neill, Nunamaker, Stonecipher, Watson.

Banks and Banking (9)—Sutherland, Chairman; Adams, Anderson (B. Roy), Beierlein, Cory, Dillard, Neill, Simmons, Winberg (Andrew).

Cities and Counties (11)—O'Brien, Chairman; Blair, Brown (Henry A.), Callow, Donohue, Forshee, Kupka, Lester, Nunamaker, Simons, Sprague.

Claims, Auditing and Printing (6)—Callow, Chairman; Brown (Vaughan), Donohue, Frayn, Hillyer, Jones (John R.).

Colleges and Universities (15)—Wilson, Chairman; Anderson (Eva), Brown (Vaughan), Eldridge, Frayn, Hoopingarner, Neill, Olson, Powell, Ridgway, Riley, Shadbolt, Washington, Young, Zent.

Commerce and Manufacturing (9)—Carroll, Chairman; Forshee, Kinnear, Kupka, Miller (Floyd C.), Morris, Smith (Vernon A.), Sutherland, Wilson.

Education and Libraries (19)—Foster, Chairman; Anderson (Eva), Bassett, Bergevin, Boede, Carty, Donohue, Farrington, Ford, Gordon, Hansen, Holliday, Jones (Mrs. Vincent F.), Knoblauch, Morris, Ridgway, Riley, Testu, Thompson.

Elections (13)—Gallagher (Michael J.), Chairman; Bassett, Blair, Brown (Vaughan), Buse, Eldridge, Kelley, McPherson, Miller (C. C.), Powell, Sprague, Woodall, Wyatt.

Engrossment and Enrollment (13)—Comfort, Chairman; Ball, Brown (Gordon J.), Carmichael, Farrington, King, Miller (Floyd C.), Rhodes, Shannon, Smith (Vernon A.), Testu, Thompson, Wyatt.

Fisheries (13)—Boede, Chairman; Adams, Coughlin, Farrington, Forshee, King, Miller (Clyde James), Nunamaker, Pedersen, Rasmussen, Wedekind, Wenberg (Oscar), Winberg (Andrew).

Forestry, State Lands and Buildings (11)—Bernethy, Chairman; Buse, Henderson, Hoefel, Jeffreys, King, Lester, Olson, Shannon, Smith (Ralph A.), Wilson.

Game and Game Fish (11)—Simmons, Chairman; Bergevin, Ball, Hallauer, Henderson, Hoefel, Hoopingarner, Miller (Clyde James), Mohr, Sisson, Vane.

Harbors, Waterways and Flood Control (7)—Mardesich, Chairman; Hansen, Kupka, McPherson, Miller (Clyde James), Shannon, Wedekind.

Horticulture (7)—Hallauer, Chairman; Boede, Hillyer, Lester, Mohr, Shadbolt, Simmons.

Industrial Insurance (13)—Brown (Henry A.), Chairman; Bernethy, Brown (Gordon J.), Comfort, Farrington, Holliday, Johnston, Kelley, King, Mohr, Paulsen, Smiley, Zent.

Insurance (9)—Sandison, Chairman; Bassett, Cory, Ford, Forshee, Pedersen, Smiley, Sutherland, Wyatt.

Judiciary (16)—Paulsen, Chairman; Blair, Brown (Vaughan), Coughlin, Dillard, Foster, Gallagher (Bernard J.), Johnston, Kinnear, Mardesich, O'Brien, Powell, Schumann, Sutherland, Washington, Woodall.

Labor Relations (15)—Miller (Floyd C.), Chairman; Allen, Bernethy, Buse, Carroll, Frayn, Gordon, Miller (Clyde James), Mohr, Morris, Roderick, Schumann, Watson, Winberg (Andrew), Zent.
STANDING COMMITTEES OF THE HOUSE, 1949

License (9)—Young, Chairman; Allen, Anderson (B. Roy), Mardesich, Rasmussen, Sandison, Stonecipher, Watson, Woodall.

Liquor Control (15)—Vane, Chairman; Anderson (B. Roy), Bargreen, Bernethy, Buse, Callow, Hillyer, Holliday, Miller (C. C.), Miller (Floyd C.), Sisson, Smith (Ralph A.), Sprague, Young, Zent.

Medicine, Dentistry and Drugs (9)—King, Chairman; Adams, Ball, Comfort, Gallagher, "(Michael J.), Jones (Mrs. Vincent F.), O'Brien, Rasmussen, Roderick.

Memorials (5)—Ball, Chairman; Carroll, Hoefel, McPherson, Morris.

Military and Naval Affairs (9)—Bargreen, Chairman; Bernethy, Carmichael, Holliday, Kinnear, Miller (C. C.), O'Brien, Rhodes, Sandison.

Miners and Mining (7)—Johnston, Chairman; Holliday, Lester, Pedersen, Rosenberg, Vane, Young.

Parks and Playgrounds (7)—Wenberg (Oscar), Chairman; Boede, Callow, Hansen, Johnston, Jones (Mrs. Vincent F.), Smith (Ralph A.).

Public Utilities (11)—Pedersen, Chairman; Blair, Brown (Vaughan), Coughlin, Kupka, Shadbolt, Shannon, Washington, Watson, Wenberg (Oscar), Winberg (Andrew).

Reclamation and Irrigation (9)—Washington, Chairman; Bergevin, Jones (John R.), Lester, Olson, Raugust, Schumann, Thompson, Wenberg (Oscar).

Revenue and Taxation (21)—Olson, Chairman; Anderson (B. Roy), Blair, Callow, Carroll, Carty, Comfort, Coughlin, Eldridge, Farrington, Ford, Hallauer, Hofmeister, Paulsen, Powell, Rhodes, Roderick, Shadbolt, Smith (Vernon A.), Sprague, Wyatt.

Roads and Bridges (29)—Hansen, Chairman; Bielearlein, Vice-Chairman; Adams, Anderson (Eva), Bassett, Brown (Gordon J.), Brown (Henry A.), Carmichael, Cory, Dillard, Donohue, Gordon, Hillyer, Hoopingarner, Jones (John R.), Knoblauch, McPherson, Miller (C. C.), Pedersen, Rosenberg, Raugust, Ridgway, Smith (Ralph A.), Stonecipher, Testu, Washington, Wedekind, Wenberg (Oscar), Wilson.

Rules and Order (13)—Hodde, Chairman; Adams, Bielearlein, Ford, Gallagher (Bernard J.), Kinnear, Rasmussen, Raugust, Ridgway, Schumann, Wedekind, Winberg (Andrew), Zent.

Social Security (13)—Nunamaker, Chairman; Brown (Henry A.), Bielearlein, Brown (Gordon J.), Comfort, Eldridge, Gallagher (Bernard J.), Jeffreys, McPherson, Raugust, Rhodes, Roderick, Smiley.

State Government (11)—Carty, Chairman; Allen, Eldridge, Ford, Foster, Gallagher (Michael J.), Kelley, Riley, Sisson, Testu, Vane.

State Institutions (11)—Knoblauch, Chairman; Ball, Carty, Cory, Dillard, Hoopingarner, Jones (Mrs. Vincent F.), Kelley, Miller (Floyd C.), Rhodes, Sisson.

Transportation (9)—Testu, Chairman; Bargreen, Brown (Gordon J.), Carroll, Foster, Morris, Sandison, Sisson, Smith (Vernon A.).

Veterans' Affairs (13)—Hofmeister, Chairman; Carmichael, Gallagher (Bernard J.), Henderson, Johnston, Knoblauch, Kupka, Paulsen, Rosenberg, Sandison, Stonecipher, Wilson, Woodall.
INDIVIDUAL COMMITTEE ASSIGNMENTS, HOUSE, 1949

ADAMS, GEO. N.—Banks and Banking; Fisheries; Medicine, Dentistry and Drugs; Roads and Bridges; Rules and Order.

ALLEN, W. O.—Appropriations; Aviation and Airports; Labor Relations; License; State Government.

ANDERSON, B. ROY—Banks and Banking; License; Liquor Control; Revenue and Taxation.

ANDERSON, EVA—Agriculture and Livestock; Colleges and Universities; Education and Libraries; Roads and Bridges.

BALL, HOWARD T.—Memorials, Chairman; Engrossment and Enrollment; Game and Fish; Medicine, Dentistry and Drugs; State Institutions.

BARGREEN, HOWARD—Military and Naval Affairs, Chairman; Appropriations; Liquor Control; Transportation.

BASSETT, ARTHUR H.—Education and Libraries; Elections; Insurance; Roads and Bridges.

BEIERLEIN, W. J.—Roads and Bridges, Vice-Chairman; Banks and Banking; Rules and Order; Social Security.

BERGEVIN, ARTHUR—Agriculture and Livestock; Education and Libraries; Game and Fish; Reclamation and Irrigation.

BERNETHY, ROBERT—Forestry, State Lands and Buildings, Chairman; Industrial Insurance; Labor Relations; Liquor Control; Military and Naval Affairs.

BLAIR, ROBERT E.—Cities and Counties; Elections; Judiciary; Public Utilities; Revenue and Taxation.

BOEDE, VIOLET P.—Fisheries, Chairman; Appropriations; Education and Libraries; Horticulture; Parks and Playgrounds.

BROWN, GORDON J.—Engrossment and Enrollment; Industrial Insurance; Roads and Bridges; Social Security; Transportation.

BROWN, HENRY A.—Industrial Insurance, Chairman; Cities and Counties; Roads and Bridges; Social Security.

BROWN, VAUGHAN—Claims, Auditing and Printing; Colleges and Universities; Elections; Judiciary; Public Utilities.

BUSE, EDWARD A.—Elections; Forestry, State Lands and Buildings; Labor Relations; Liquor Control.

CALLOW, ARTHUR L.—Claims, Auditing and Printing, Chairman; Cities and Counties; Liquor Control; Parks and Playgrounds; Revenue and Taxation.

CARMICHAEL, WALLACE L.—Aviation and Airports; Engrossment and Enrollment; Military and Naval Affairs; Roads and Bridges; Veterans’ Affairs.

CARROLL, CHARLES M.—Commerce and Manufacturing, Chairman; Labor Relations; Memorials; Revenue and Taxation; Transportation.

CARTY, W. E.—State Government, Chairman; Agriculture and Livestock; Education and Libraries; Revenue and Taxation; State Institutions.

COMFORT, A. B.—Engrossment and Enrollment, Chairman; Industrial Insurance; Medicine, Dentistry and Drugs; Revenue and Taxation; Social Security.

CORY, ARTHUR S.—Banks and Banking; Insurance; Roads and Bridges; State Institutions.

COUGHLIN, PAUL—Fisheries; Judiciary; Public Utilities; Revenue and Taxation.

DILLARD, JAMES P.—Aviation and Airports, Chairman; Banks and Banking; Judiciary; Roads and Bridges; State Institutions.

DONOHUE, DEWEY C.—Cities and Counties; Claims, Auditing and Printing; Education and Libraries; Roads and Bridges.

ELDRIDGE, WESLEY—Colleges and Universities; Elections; Revenue and Taxation; Social Security; State Government.
FARRINGTON, CLAYTON—Education and Libraries; Engrossment and Enrollment; Fisheries; Industrial Insurance; Revenue and Taxation.

FORD, ROBERT M.—Education and Libraries; Insurance; Revenue and Taxation; Rules and Order; State Government.

FORSHEE, CHESTER D.—Cities and Counties; Commerce and Manufacturing; Fisheries; Insurance.

FOSTER, F. STUART—Education and Libraries, Chairman; Judiciary; State Government; Transportation.

FRAYN, R. MORT—Appropriations; Claims, Auditing and Printing; Colleges and Universities; Labor Relations.

GALLAGHER, BERNARD J.—Appropriations; Judiciary; Rules and Order; Social Security; Veterans' Affairs.

GALLAGHER, MICHAEL J.—Elections, Chairman; Appropriations; Medicine, Dentistry and Drugs; State Government.

GORDON, J. CHESTER—Agriculture and Livestock; Education and Libraries; Labor Relations; Roads and Bridges.

HALLAUER, WILBUR G.—Horticulture, Chairman; Aviation and Airports; Game and Game Fish; Revenue and Taxation.

HANSEN, JULIA BUTLER—Roads and Bridges, Chairman; Education and Libraries; Harbors, Waterways, and Flood Control; Parks and Playgrounds.

HENDERSON, EDWIN A.—Appropriations; Forestry, State Lands and Buildings; Game and Game Fish; Veterans' Affairs.

HILLYER, ALFRED S.—Claims, Auditing and Printing; Horticulture; Liquor Control; Roads and Bridges.

HODDE, CHAS. W.—Rules and Order, Chairman.

HOEFEL, DAVID—Agriculture and Livestock; Appropriations; Forestry, State Lands and Buildings; Game and Game Fish; Memorials.

HOFMEISTER, LOUIS E.—Veterans' Affairs, Chairman; Agriculture and Livestock; Aviation and Airports; Revenue and Taxation.

HOLLIDAY, MARK V.—Education and Libraries; Industrial Insurance; Liquor Control; Military and Naval Affairs; Mines and Mining.

HOOPINGARNER, RUSSELL T.—Agriculture and Livestock; Colleges and Universities; Game and Game Fish; Roads and Bridges; State Institutions.

JEFFREYS, SIDNEY S.—Agriculture and Livestock; Appropriations; Forestry, State Lands and Buildings; Social Security.

JOHNSTON, ELMER E.—Mines and Mining, Chairman; Industrial Insurance; Judiciary; Parks and Playgrounds; Veterans' Affairs.

JONES, JOHN R.—Agriculture and Livestock, Chairman; Claims, Auditing and Printing; Reclamation and Irrigation; Roads and Bridges.

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MOHR, CARL F.—Game and Game Fish; Horticulture; Industrial Insurance; Labor Relations.

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RODERICK, DAVID M.—Labor Relations; Medicine, Dentistry and Drugs; Revenue and Taxation; Social Security.

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SANDISON, GORDON—Insurance, Chairman; License; Military and Naval Affairs; Transportation; Veterans' Affairs.

SCHUMANN, O. R.—Appropriations; Judiciary; Labor Relations; Reclamation and Irrigation; Rules and Order.

SHADBOLT, LOOMIS J.—Colleges and Universities; Horticulture; Public Utilities; Revenue and Taxation.

SHANNON, WILLIAM D.—Appropriations; Engrossment and Enrollment; Forestry, State Lands and Buildings; Harbors, Waterways and Flood Control; Public Utilities.

SIMMONS, KENNETH H.—Game and Game Fish, Chairman; Appropriations; Banks and Banking; Cities and Counties; Horticulture.

SISSON, GRANT C.—Game and Game Fish; Liquor Control; State Government; State Institutions; Transportation.

SMILEY, REUBEN T.—Appropriations; Industrial Insurance; Insurance; Social Security.

SMITH, RALPH A.—Forestry, State Lands and Buildings; Liquor Control; Parks and Playgrounds; Roads and Bridges.

SMITH, VERNON A.—Commerce and Manufacturing; Engrossment and Enrollment; Revenue and Taxation; Transportation.

SPRAGUE, RAY W.—Cities and Counties; Elections; Liquor Control; Revenue and Taxation.
STONECIPHER, JAMES D.—Aviation and Airports; License; Roads and Bridges; Veterans' Affairs.

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TESTU, JEANETTE—Transportation, Chairman; Education and Libraries; Engrossment and Enrollment; Roads and Bridges; State Government.

THOMPSON, GEORGE R.—Agriculture and Livestock; Appropriations; Education and Libraries; Engrossment and Enrollment; Reclamation and Irrigation.

VANE, Z. A.—Liquor Control, Chairman; Appropriations; Game and Game Fish; Mines and Mining; State Government.

WASHINGTON, NAT W.—Reclamation and Irrigation, Chairman; Colleges and Universities; Judiciary; Public Utilities; Roads and Bridges.

WATSON, JIMMIE G.—Appropriations; Aviation and Airports; Labor Relations; License; Public Utilities.

WEDEKIND, MAX—Fisheries; Harbors, Waterways and Flood Control; Roads and Bridges; Rules and Order.

WENBERG, OSCAR—Parks and Playgrounds, Chairman; Fisheries; Public Utilities; Reclamation and Irrigation; Roads and Bridges.

WILSON, JOHN N.—Colleges and Universities, Chairman; Commerce and Manufacturing; Forestry; State Lands and Buildings; Roads and Bridges; Veterans' Affairs.

WINBERG, ANDREW—Banks and Banking; Fisheries; Labor Relations; Public Utilities; Rules and Order.

WOODALL, PERRY B.—Agriculture and Livestock; Elections; Judiciary; License; Veterans' Affairs.

WYATT, DAILY S.—Agriculture and Livestock; Elections; Engrossment and Enrollment; Insurance; Revenue and Taxation.

YOUNG, R. C. (BRIGHAM)—License, Chairman; Agriculture and Livestock; Colleges and Universities; Liquor Control; Mines and Mining.

ZENT, HAROLD (JUDGE)—Colleges and Universities; Industrial Insurance; Labor Relations; Liquor Control; Rules and Order.
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Compiled by

S. R. Holcomb, Chief Clerk, House of Representatives

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(For Governor's veto messages on House Bills See Pages 1084 to 1093.)
**Senate Bills Passed by Both the Senate and House and Showing the Action by the Governor Thereon**

**Thirty-first Legislative Session—1949**

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(For Governor's veto messages on Senate bills see Senate Journal)
GOVERNOR'S VETO MESSAGES ON HOUSE BILLS

March 21, 1949.

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 State of Washington at the next session of the Legislature, without my approval, House Bill No. 2, entitled:

"An Act relating to obtaining preliminary estimates and costs in connection with the construction of a new office building adjacent to the Capitol grounds in the City of Olympia."

The appropriation of fifty thousand dollars, which this bill carries with it, is an unjustifiable burden upon the capitol building construction fund.

The survey which it suggests can be made adequately at a very small fraction of that amount through existing governmental agencies and from funds already appropriated.

I am fearful of the growing tendency to spend appropriations simply because they are made and without due regard to their necessity.

For these reasons, House Bill No. 2 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

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March 21, 1949.

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 State of Washington at the next session of the Legislature, without my approval, House Bill No. 46, entitled:

"An Act relating to potatoes and by-products thereof; declaring the public policy of this state to be to promote the production, consumption and sale of potatoes by providing for research and publicity, and advertising and sales promotion campaigns to increase the consumption of Washington potatoes; levying an assessment and providing for its collection; creating a potato commission and vesting in it the administration of this act; providing penalties for the violation of this act, and declaring an emergency."

While I am in complete accord with the objectives of this act and feel that there is much room for the promotion of Washington products in local and out-of-state markets, I cannot help but be concerned over the growing trend
GOVERNOR'S MESSAGE ON BILLS VETOED

...toward setting up a maze of state boards and commissions, each with independent powers and with mandatory assessment controls over both willing and unwilling participants.

This bill would utilize the legal enforcement machinery of the state and place it in the role of a tax collection agency for a specific industry.

While it is true that in the promotion of any statewide enterprise there are those who profit unduly through the efforts of aggressive and forward looking leaders, I do not feel that it is the function of state government to legislate against civic delinquency.

Moreover, in this particular instance, there is a decided difference of opinion as between districts of the state as to where the benefit of a trade promotion program would be derived and where the burden of payment would fall. Here again I question the advisability of the state arbitrarily assuming the prerogative of assessing the penalties.

The state does have a definite obligation in the field of markets and improvements of products. In the area covered by this act, the Department of Agriculture has definite plans already under way to establish a division of market and product research which in those fields will do for the industry all that this bill contemplates.

For these reasons House Bill No. 46 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 21, 1949.

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 State of Washington at the next session of the Legislature, without my approval as to the last unnumbered item of section 34, House Bill No. 159, entitled:

"An Act to be known as the "Public Accounting Act of 1949," relating to and regulating the practice of public accountancy; establishing the Board of Accountancy of the State of Washington and prescribing its powers and duties; providing penalties; and repealing chapter 72, Laws of 1903, chapter 41, Laws of 1937, and chapter 56, Laws Extraordinary Session, 1933."

This bill is approved with the exception of that portion of section 34 which reads:

"Nothing in this act shall prohibit any person who is a graduate in the field of accounting of any college or university duly authorized by the state to grant degrees, or school approved by the board, from engaging in public accounting work and nothing in this act shall prevent him from obtaining a license to practice as a licensed public accountant, and the director is hereby expressly authorized to issue a license to such persons to practice as a licensed public accountant."
This provision, I am advised, was inserted at the end of section 34 by amendment when the bill was pending before the House of Representatives. Its effect is to permit the licensing as public accountants of graduates of accounting courses in any college or university authorized by the state to grant degrees or of any school approved by the Board of Accountancy.

I am convinced that such a provision would have a tendency to lower the standards of professional excellency demanded in the accounting profession and would not be in the public interest nor do I believe that it would serve the best interest of the accounting profession.

With the exception of that provision of section 34, which is vetoed, the remainder of House Bill No. 159 is approved.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 21, 1949.

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 State of Washington at the next session of the Legislature, without my approval, House Bill No. 242, entitled:

"An Act relating to education of the deaf and the blind; creating a board of trustees to govern certain state schools therefor; defining their appointment, powers and duties; amending sections 1 and 4, sub-chapter 5, Title II, chapter 97, Laws of 1909, and repealing section 5, sub-chapter 5, Title II, chapter 97, Laws of 1909."

This bill would remove the State School for the Blind and the State School for the Deaf from the control and supervision of the Department of Public Institutions and place them under the jurisdiction and management of a separate and independent board of trustees. This is another step in the direction of decentralization of the normal functions of state government. It places an additional and unnecessary barrier between the people and their institutions by relieving the executive, who is their elected representative, of the burden of responsibility for these two institutions. The effect of this bill would be to set the state back some forty-eight years. Prior to 1901 all of the several state institutions were operated under individual boards or commissions, each with complete authority in its own sphere. Conditions became so chaotic that in 1901, by chapter CXIX, Laws of 1901, the legislature created the State Board of Control and transferred all powers and duties of the existing boards and commissions to it.

In the course of intervening years the Department of Public Institutions has succeeded to the powers and duties of the original Board of Control and the revised, centralized and unified control and management of the several institutions has remained intact. To reverse that trend at this time and revert to the conditions which existed prior to 1901 is to my mind definitely not in
the public interest. It is not my conception of the function of the chief executive that he sit idly by and preside at the dismemberment of state government, limb by limb.

I am convinced that a return to a separate board of trustees would increase the cost of administration materially. Institutional maintenance, construction and general operations would require separate supervision which would duplicate and overlap supervision maintained by the Department of Public Institutions for all other state institutions. Operating supplies presently purchased on the basis of combined requirements would probably have to be handled as a separate transaction, thus depriving these institutions and the state of the savings made possible through combined purchasing.

It is contended that this bill will remove these institutions from politics. Lay boards, as experience has shown, do not necessarily remove the agencies so governed from politics; they merely change the place of responsibility from officials duly elected by the people to lay members over whom they have a less direct control. The superintendents of the state schools for the deaf and the blind must of necessity be specially qualified to administer to blind and deaf persons. Over the years I know of no superintendent who has held the position merely by virtue of political affiliation. I am advised that in very recent years there have been some unqualified persons employed in the general personnel brackets. The remedy for such situations lies with the voters themselves electing to office qualified officials who will insure good institutional administration.

For these reasons House Bill No. 242 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 21, 1949.

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 State of Washington at the next session of the Legislature, without my approval, House Bill No. 353, entitled:

"An Act relating to the Department of Game and to the State Game Commission; providing for the appointment of a legislative interim committee and prescribing its powers and duties; repealing chapter 218, Laws of 1945; making an appropriation and declaring an emergency."

I am convinced that nothing can be accomplished under the provisions of this bill which cannot be accomplished as effectively by the state game commission and the department of game out of their regularly appropriated funds.

For this reason House Bill No. 353 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.
March 21, 1949.

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 State of Washington at the next session of the Legislature, without my approval House Bill No. 390, entitled:

"An Act relating to intoxicating liquor and licensing the sale thereof; amending section 23-0, chapter 62, Laws Ex. Sess. 1933, as added thereto by chapter 217, Laws of 1937, and last amended by section 3, chapter 220, Laws of 1941, and providing that the act shall take effect January 1, 1950."

This bill amends the present state liquor laws by providing that the holder of a Class C license may sell only Washington-made wine by the glass or opened bottle for consumption on the premises. As such it is legislation which discriminates against out-of-state wines and its effect is to set up an interstate trade barrier. If enacted it would be the first successful attempt in this state to utilize the force of law in barring a legal product from competition solely because of its origin outside state boundaries.

As such it is in my judgment inherently bad legislation. It has far reaching implications in that it sets both a precedent and a pattern for further trade barriers of this kind here and for retaliatory measures against Washington products elsewhere.

In my judgment no state should embark on a program of trade barriers unless it is prepared to follow through to its logical conclusion which is self-sufficiency. It should be self-evident that there can be no such thing as self-sufficiency in this or any other state.

The sinister thing about all interstate trade barriers is that they are not what they seem to be. They are looked upon as prosperity bringing measures when in reality they are prosperity destroying by their very nature. Prosperity for the great majority of producers and consumers can be achieved, not by trade barrier laws, but by the free exchange of goods across all political boundaries.

The only restrictions which, in my judgment are warranted, are those which protect the public health and safety.

One has only to look at Western Europe to see what happens when small areas set up trade barriers for the protection of their own products. If our state governments fail to give due consideration to the validity of interstate rights, we may well have concern that our priceless state's rights may be further subordinated to Federal dominance.

Being fully aware of the importance of this legislation to the wine growers of this state and being completely sympathetic to their problems, I have not taken this matter lightly. I have taken occasion to discuss the entire problem with the governors of several of our sister states, among them New York and California, and with the Council of State Governments. Not only have I found a complete unanimity concerning the dangerous aspects of this type of legislation, but I am convinced from my investigations that my signature on this bill would not be serving the best interests of the state as a whole.
Apart from the dangerous implications of the interstate features of this legislation there are local areas of difficulty. While it is true that, generally speaking, the right to sell liquor amounts merely to a privilege which the state may grant to one class of its citizens and deny to another class, nevertheless the discrimination cannot be arbitrary or unjust but must be reasonable and founded on public policy. Discriminating, for example, between one hotel and another hotel by allowing the one to sell only Washington-made wine and the other to sell both wine made in Washington and that manufactured outside the state cannot be justified as an exercise of the police power of the state, nor can any reasonable basis be ascribed for making such distinction. Such legislation does not conceivably tend to promote or protect the morals, good order, peace, health, welfare or safety of the people of the state.

This legislation would constitute a problem from an enforcement standpoint. As a practical matter, in allowing Class C licenses to sell domestic wine by the glass and, in addition, to sell other wines for consumption off the premises, the law would be extremely difficult to enforce. It would be almost impossible to know whether they were filling glasses with Washington wine or foreign wines when they are permitted to have mixed stocks and to sell both domestic and out-of-state wines.

To achieve any measure of enforcement, it would be necessary to employ additional inspectors with resultant expense to the state.

In arriving at a conclusion on this legislation, I have given very little consideration to the fact that it would cause a loss in revenue to the state, cities and counties of an estimated million dollars annually.

For these reasons House Bill No. 390 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 21, 1949.

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 State of Washington at the next session of the Legislature, without my approval, House Bill No. 418, entitled:

"An Act relating to motor vehicle operators' licenses, amending section 68, chapter 188, Laws of 1937."

I am not in accord with any measure which would permit a motor vehicle operator to retain his operator's license pending appeal from a conviction in which such license has been suspended, cancelled or revoked. I believe that the effect of such a measure would be to greatly increase the number of appeals in such cases merely for the purpose of enabling the convicted person to continue operating his motor vehicle until his appeal is decided. This will give rise to a condition which is definitely not in the public interest. Under the present law, no great hardship is imposed upon the few drivers,
whose convictions might be reversed on appeal, in requiring them to take the steps necessary to reacquire an operator's license.

The law enforcement officers with virtual unanimity are opposed to the provisions of this bill for the reason that they assert the prospect of a person losing his operator's license immediately upon his conviction in the lower court has a decided deterrent effect in preventing violations of the motor vehicle code.

For these reasons House Bill No. 418 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 21, 1949.

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 State of Washington at the next session of the Legislature, without my approval, as to section 4, House Bill No. 419, entitled:

"An Act to authorize the recording of documents and public and private records."

Section 4 of this bill gives the State Auditor the power to authorize forthwith the disposal, archival storage or destruction of original records and papers, when microfilmed, etc.

Existing law provides for a committee composed of the State Auditor, Secretary of State, Attorney General and Director of Budget to pass upon requests for destruction of state records, after review by a special committee for historical documents.

This bill, by section 4, would eliminate the safeguards provided by existing law with respect to those state records that have been microfilmed.

It seems unwise to place such power in the hands of a single officer.

The advantages of microfilming will not be impaired by the veto of section 4.

For these reasons section 4 is vetoed and the remainder of the bill is approved.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.

March 21, 1949.

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 State of Washington at the next session of the Legislature, without my
GOVERNOR'S MESSAGES ON BILLS VETOED

approval, House Bill No. 449, entitled:

"An Act relating to assessments against state lands and the manner of payment thereof; making an appropriation, and repeal­ing chapter 205, Laws of 1947."

The act of 1947 (chapter 205, Laws of 1947) is a permanent act establish­ing procedure for accelerated payment of certain assessments against state lands. There is therefore no need for section 1 of this bill and the 1947 act should not be repealed (sec. 3).

The appropriation of $50,000 made by section 2 is duplicated by an item in the appropriation bill to carry out the purposes of chapter 205, Laws of 1947. Hence this bill is unnecessary.

For these reasons, House Bill No. 449 is vetoed.

Respectfully submitted,

(Signed) ARTHUR B. LANGLIE,
Governor.

March 22, 1949.

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 State of Washington at the next session of the Legislature, Substitute House Bill No. 526, entitled:

"An Act making appropriations and reappropriations for the purchase, condemnation and improvement 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, and for 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, 1949, and ending March 31, 1951, except as otherwise provided; defining terms, limiting allowances and payments, and declaring that this act shall take effect immediately."

I am approving the following item of this bill:

"FROM THE GENERAL FUND
"FOR THE TUBERCULOSIS HOSPITAL BUILDING COM­MISSION:
"For building Pierce County Tuberculosis hospital. . $800,000.00"

I am vetoing each and every one of the remaining items in Substitute House Bill No. 526, for the reason that I am convinced a considerable number of them are without substantial merit in view of amounts appropriated for like purposes in the general appropriation bill. There are certain vetoed
items that undoubtedly have merit, but at the proper time in order to meet such needs as must be met, I will consider applications for allotments out of the emergency appropriations contained in the general appropriation bill.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
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 of the State of Washington at the next session of the Legislature, without my approval, House Bill No. 579, entitled:

"An Act relating to the practice of law and providing for admission thereto under certain circumstances, and adding a new section to chapter 94, Laws of 1933, as amended by chapter 181, Laws of 1945, to be known as section 7-G."

This bill requires the Attorney General to petition the supreme court recommending an amendment to its rules which would authorize the admission to the bar without examination of law school graduates with at least three years attendance to their credit in the University of Washington or in any law school in the state approved by the state bar association.

I am convinced that the exemption of students from the necessity of taking an examination given by the Board of Law Examiners, following their graduation, would have the effect of lowering the standards of the legal profession and would not be in the public interest.

My conviction on this score is borne out by a comparison of experience of the period when such examinations were not required, with the present situation. Such a comparison clearly demonstrates that when a student knows he has an examination ahead of him, to be given by a board composed of lawyers, he is much less apt to lay aside subjects once he has passed the law school examination, but on the contrary has kept up on the subject during all of the remainder of his course.

In the same vein, the law schools themselves have been more keenly alert to their responsibilities when functioning under the constant reminder that the accomplishments of their students are subject to the surveillance of an independent examining board.

Furthermore, I am advised that the supreme court, under existing legislation, has the power to adopt a rule such as this act sets up and I, therefore, feel that this bill is wholly unnecessary.

For these reasons, House Bill No. 579 is vetoed.

Respectfully submitted,
(Signed) ARTHUR B. LANGLIE,
Governor.
March 21, 1949.

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 State of Washington at the next session of the Legislature, without my approval, Substitute House Bill No. 681, entitled:

"An Act relating to the revising, consolidating and codifying of the laws of the State of Washington of a general and permanent nature; approving classifications, arrangement and numbering system of and adopting existing compilation as a tentative code; providing for its completion and submission to the Thirty-second Legislature; creating a code committee and defining its powers and duties; making an appropriation; repealing certain acts and declaring an emergency."

This bill appropriates $75,000 to complete the work of revision and re-codification of the general and permanent laws of the state, abolishes the existing code committee and creates a new committee to undertake the task.

After giving the matter serious consideration, I have concluded that, with six years of experience in an attempt at code revision behind us, and with no code as yet upon which lawyers can agree, it would be a waste of time and money to continue the work as provided in this bill.

For this reason Substitute House Bill No. 681 is vetoed.

Respectfully submitted,

(Signed) ARTHUR B. LANGLIE,
Governor.
REPORT
of the
JOINT FACT-FINDING COMMITTEE
on
UN-AMERICAN ACTIVITIES
ESTABLISHED BY THE THIRTIETH LEGISLATURE UNDER
HOUSE CONCURRENT RESOLUTION NO. 10
TO THE 31st WASHINGTON LEGISLATURE
JANUARY, 1949

To the Honorable Members of the
Thirty-first Washington State Legislature

We submit herewith our report and recommendations on subversive activities in the State of Washington as authorized and directed by House Concurrent Resolution No. 10 passed by the 30th Legislature.

Made a part of this report are the two printed volumes of testimony taken by this Committee at two public hearings, both of which have been made available to each legislator. Respectfully submitted,

(Signed) A. F. CANWELL
Representative A. F. Canwell, Chairman
(Signed) THOS. H. BIENZ
Senator Thomas H. Bienz, Secretary
(Signed) H. G. KIMBALL
Senator Harold G. Kimball
**Senator R. L. Rutter, Jr.
(Signed) GRANT SISSON
Representative Grant Sisson
(Signed) SYDNEY A. STEVENS
Representative Sydney A. Stevens
*Representative George Yantis

Acting under the instructions and authority of the 30th Legislature's HCR No. 10, in which the dangers of this state and nation from subversive forces was clearly indicated, your Committee has sought to discharge its responsibility to the Washington State Legislature and to the people of this state.

Before embarking on a history of the Washington State Un-American Activities Committee or recording a statement of its findings and recommendations in detail, we feel that a brief general statement regarding our findings should be set forth.

Knowing the nature of the world communist conspiracy against free peoples, and seeing its creeping paralysis spread across great areas of the world, and even now posing a military threat to our state, we have approached our task with a deep sense of personal responsibility. We saw in our assignment an obligation to investigate the extent of this conspiracy in the State of Washington and disclose the identity of as many of its agents as possible.

We have proceeded to do this as rapidly and as effectively as time and a lim-

* Deceased.
** Resigned.
ited staff would permit. We have at the same time taken every precaution to safeguard the civil rights of individuals who became the subjects of our investigations and inquiries, the loud accusations and protests of the Communists and their friends and legal advisers notwithstanding.

The Communists and their apologists have at all times and places attempted to attack the very proper and constitutional conduct of this Committee in its investigation of Communists. They have tried to make it appear that in our conduct and procedure we were in conflict with basic civil rights. Our conflict has never been with civil rights but rather with standard Communist obstruction tactics.

Regardless of our wishes, war may occur between Soviet Russia and the United States; to many informed people it seems inevitable. Only the wishful thinkers and the wilfully naive discount the possibility. Our proximity to recently constructed and very elaborate airbases in Siberia, plus our state’s importance in the production of war essentials, makes the conclusion obvious that our state would share with Alaska the initial blows of such a war.

Ordinary prudence dictates that we take measures to protect ourselves from the treachery of Communist agents known to be operating within the boundaries of our state. We need but to take cognizance of the oft-stated aims of the leaders of the world Communist Party in their blueprint for world conquest to know that we are a primary target. If we will review the pre-invasion technique of Communist Party members in Romania, Poland, Yugoslavia and Czechoslovakia before their disappearance behind the Iron Curtain, we will see in Washington State the identical pattern of activity in operation.

Recently in Seattle, a responsible Polish refugee aptly described the situation existing in his home town, Lwow, Poland, prior to the Communist seizure. He said, “At two o’clock in the afternoon, we had no Communists. Three hours later we had 100,000. That many residents of Lwow were on the streets, wearing Communist uniforms or armbands. They took over the city, including the police.”

The State of Washington is acrawl with trained and iron disciplined Communists. They have operated here with seeming immunity. Many of them hold almost impregnable positions of confidence and trust in their communities. They have successfully infiltrated their constant objectives, education, government, labor and municipal services. They effectively operate and manipulate an incredible maze of propaganda outlets known as Communist Front Organizations.

If the Communists are permitted to work unhampered a short time more in American education, the significance of our historic background will be almost completely lost to a generation of Americans. Our endeavors in uncovering Communist activity in education were largely confined to disclosure of evidence showing that Communists agents are being employed by this state in tax supported institutions.

We did not at this time investigate to any great extent the substance of any teaching. We felt it sufficient to disclose the aims of the Communists in education and point out the rigid discipline and control held by the Party over its members. It then becomes obvious that a member of the Communist Party could not possibly shed his communism on entering the classroom. That as a Communist he is dedicated to the overthrow of the system and state employing him. That as a Communist he has subordinated his belief in academic freedom to the will of the Communist Party. By his own consent he is no
longer a free agent and when he talks of academic freedom and civil rights it becomes the rankest hypocrisy.

To date, the only effective weapon against the conniving of the Communist conspirators in America has been the legislative investigations conducted by the Congress and the several states. While the purpose of such investigations has always been corrective and preventive legislation, a wholesome by-product has been exposure. This the Communist cannot withstand. When the true nature of his activities and objectives is exposed to the pitiless light of publicity, decent people will not support him. As always, when a lie is compared with the truth in the market place, it eventually falls of its own weight.

One of the foremost objectives of the Communist Party at the present time in the State of Washington and throughout the United States is a plan to curtail and impair the powers of the people to investigate Communists through their legislative bodies. Legislative investigation is a thoroughly constitutional weapon designed for the self-preservation of a free people and its curtailment at this time can be suicidal.

A clever, consistent and well-financed propaganda to achieve this objective has been carried on in this state for many months.

This Committee believed that an investigation in such a challenging field required the services of experts in the investigation of subversive activities, and so proceeded to employ a staff composed of the most able men available in the various federal agencies. Most of the investigators acquired have had many years of experience investigating Communist and other subversive activities while employed in federal service.

It should be noted that we avoided employing persons who were seeking employment at the time, thus minimizing the possibility of having a questionable person planted on the inside of our organization. Each man was a trained investigator with a thorough knowledge of what constitutes evidence. Two of our staff are members of the bar in addition to having had long years of experience in professional investigation.

This background of experience plus a vast fund of personal knowledge regarding subversive activities and agents in the State of Washington made these men extremely valuable to the Committee. Much of the success accompanying the Committee's investigations can be credited to the fact that the staff was composed of men who were able to avoid the obvious mistakes usually made by well-meaning amateurs who engage in any investigation.

The members of the Committee were at all times determined not to invade the area of individual rights in the slightest degree. With this goal constantly in mind, investigations were instituted only upon the most substantial information.

Communists were so numerous and active on Washington's west coast that it is hardly conceivable that this Committee or any similar committee would wish to stir up trouble for itself by making unfounded and irresponsible charges.

The opposite has invariably been the case. Many times the Committee has declined to pursue certain substantial and important leads because of limitations imposed by time and the size of our staff.

Some of the current "party line" regarding the Un-American Activities Committee is that we should have had a lawyer on the legislative committee. The facts of the case are that we did have a lawyer member of the Committee. We had two more on our staff. We had the entire and frequent cooperation of
the State Attorney General and his large staff. In addition, we employed as an advisor to the Committee one of the most able constitutional lawyers in the state who successfully defended the numerous nuisance suits brought against the Committee by the Communists. There were also many able and patriotic lawyers who volunteered their services to the Committee. We point this out to enable members of the legislature to more easily scent the Communist propaganda in such indirect attacks on the very proper procedure of this Committee.

Early in our investigations it became apparent that a large and well-organized group of disciplined Communists are operating in the State of Washington and have been for many years. These Communists are agents of Soviet Russia through their membership and strict loyalty to the Communist Party. Some are aliens, more are American born, but all are alike in their undeviating obedience to the dictates of the Kremlin laid down to them in what is known as the Party Line.

Every Communist and Communist sympathizer is a potential saboteur and spy and it is the rankest nonsense to finance this program of self-destruction with public funds. An alarming number of Communists are on federal, state and municipal payrolls.

The predatory nature of the world Communist Party is well attested to by many former Communists in the transcripts of our two public hearings which are appended to and made a part of this report. They are identified as "First Report on Un-American Activities in Washington State" and "Second Report on Un-American Activities in Washington State."

In addition to the printed reports of testimony taken at our two public hearings, the Committee has accumulated an index file of approximately 40,000 subjects dealing with Communists, their Front Organizations and activities and related materials. In the case of notorious Communists such as William Pennock, Tom Rabbitt, Hugh DeLacy and Ralph Gundlach, their cards may have scores of individual notations and cross references. We have found a pattern of Communist intrigue and conspiracy of alarming proportions extending over the State of Washington and the Pacific Northwest like a huge spider web. The cables of this web are imbedded deep in federal, state, and municipal government, all levels in education, state welfare programs, labor organizations and religion.

Limited by time we could not make an exhaustive investigation in all of these fields, but did investigate with enough thoroughness to know that a real and present danger exists. Testimony in the transcript of our first hearing will show that an active cell of Communists consisting of members of the Legislature functioned under the capitol dome at Olympia during sessions of the Legislature and that an alien Communist regularly met with the cell and laid down the Party Line. Confidential information in possession of the Committee also indicates that at least one person active in this cell was known to and in touch with a Soviet spy operating in New York and Washington, D. C., at that time.

In support of the statement that there are Communists agents operating inside the federal government with heretofore seeming immunity, we wish to call to your attention the now famous Hiss-Chambers spy case. This Soviet Communist spy ring was first called to the attention of the American public by this Committee at a public hearing held in Seattle on July 19-23, 1948.
This Committee had specific instructions from the Legislature to investigate the extent of Communist activity in unemployment relief and other forms of public assistance. We were also directed to investigate Communists in the educational institutions of this state, supported in whole or in part by state funds. We devoted the major part of our endeavors to investigating the Communist seizure of the old age pension group and to the Communist activity in higher education.

Our first public hearing was held in Seattle January 27-31, 1948. This hearing centered around the operation of the Washington Old Age Pension Union as a Communist Front Organization. We also disclosed the Communist control of the now defunct publication known as the "New World," and the now almost defunct Pacific Northwest Labor School as a Communist Front. This latter mentioned school has also been listed by the Attorney General of the United States as a subversive organization.

We also assisted the Building Service Employees Union to rid the Seattle local of its Communist control. Large sums of money were diverted from the funds of this Union to the support of Communist activities and Front Organizations, including the Labor School and the New World.

The second public hearing was also held in Seattle July 19-23, 1948, and disclosed evidence of Communist infiltration into the faculty of the University of Washington. Several faculty members wilfully placed themselves in contempt of the Legislature by refusing to answer the questions of the Committee. By unanimous action of the Committee they were cited for contempt and their cases are now pending in Superior Court. Included in this group of reluctant witnesses were several non-teachers. One of these is Rachmiel Forschmeidt, an employee of the King County Health Department, who refused to testify and was cited for contempt.

Others included an off-campus theater group doing business as the Repertory Playhouse. The operators, Mrs. Florence Bean James and her husband, Burton James, as well as an associate, Albert Ottenheimer, placed themselves in contempt of the Legislature rather than give testimony under oath regarding their Communist activities.

Details of these hearings and the problems arising out of them will be dealt with to some length in this report. An actual transcript of testimony taken at both hearings is appended to this report as previously stated.

While engaged in an intensive investigation in these two fields of Communist activity, it became increasingly apparent that all Communist activity in all fields is interrelated. That Communist agents while assigned to different projects are all dedicated to the same objective; the softening up of our people for the eventual violent overthrow of our government. That they work as a team taking their orders from the top, and that they do not deviate in the minutest detail from the Party Line and Party instructions. This may involve the following out of some minor Party assignment in a labor organization, outside speaking engagements for a university professor, or obedience to accepted Party conduct before a legislative hearing. No deviation from Party instructions is permitted—none occurs.
THE WASHINGTON OLD AGE PENSION UNION
AS A COMMUNIST FRONT ORGANIZATION

A Communist Front organization may come into being by several methods. It may be and often is organized on direct orders of the Central Committee to meet a specific propaganda need in support of Russian foreign policy. An example might be the propaganda to hurry our troops home from China, organized to support the Communist expansion program in the Far East. When the word comes down from the top these fronts break out like a rash all over the country.

They may seek to prevent the deportation of Harry Bridges or a thousand and one Communist purposes including such committees as those hastily set up to prevent the investigation of Communist activities in education. Many times they are designed to interfere with the operation of our military establishment, such as the Committee to Oppose Peacetime Conscription, so active on the campus of many an American college and university.

Usually these committees or Fronts are composed of a combination of skilled Communists who are pulling the wires, some pseudo liberals and soft-headed dupes and a sprinkling of honest but confused individuals. But always they serve the sinister purposes of Soviet Russia and work to the detriment of America.

Another effective and often used method is to infiltrate an already established and thoroughly respectable organization. This is accomplished by having trained Communists join the group, work into positions of leadership and trust, eventually seize control and then convert it into an instrument for Communist purposes.

This was cleverly and effectively accomplished by the Communists in the infiltration and seizure of the Washington Old Age Pension Union. The Pension Union was composed of a group of old people bound together by a common interest in old age security. Their chief activity consisted of weekly social gatherings where the subject of discussion was pensions.

The Eagles Lodge and many private citizens had unselfishly aided the oldsters in setting up their organization. Their dues were modest, the members were old people and their objectives were mainly laudable.

Into this group of honest, kindly and respectable old people, the Communist Party moved one of its cleverest and most promising young agents, twenty-four year old William Pennock. The seizure of the Pension Union was rapid and thorough; non-Communists were eased out of official positions and their places filled with such loyal Party members as William Pennock, Tom Rabbitt and N. P. Atkinson and many others.

No longer were discussions at Pension Union meetings confined to pension problems. A constant flow of resolutions and press releases supporting Russian foreign policy and the current Party line began to emanate from the state organization of the Pension Union. The proportion of non-pensioner members began to increase, so that a resolution originating in an old age pension meeting or convention often was the product of a Communist member of the Washington Old Age Pension Union who was still in his early twenties.

William Pennock is a brilliant young Communist who has mercilessly exploited the old people of this state for Communist purposes. No doubt this report will serve to increase his stature at the Kremlin, but a careful study of this report and a reading of the transcript of testimony taken at the com-
mittee's first hearing should nullify his influence and that of his associates before the Washington State Legislature.

Sworn testimony reveals that Pennock and some of his associates engaged in the most contemptible exploitation of the funeral of an old-age pensioner, Marie Redenbaugh. Testimony shows that the Communist William Pennock offered a profane prayer over the corpse and then proceeded to deliver a typical Communist harangue against the Washington State Legislature. Pennock and his associates deliberately misstated the facts incident to the death of Mrs. Redenbaugh, causing relatives and friends of the deceased to leave the funeral service in disgust.

The Communist-dominated Pension Union became a very vocal instrument in support of Russian foreign policy, current Party Line and all Communist enterprises. To keep the oldsters satisfied they kept up a running fight to increase state pensions, liberalize requirements for recipients and generally enlarge public welfare expenditures.

This served several sinister purposes for the Communists. It kept the old folks reasonably quiet. It enabled the Communists to constantly bleed the old people for substantial portions of their pensions. Thus, funds voted by the Legislature for old-age assistance were diverted to the support of Communists and to finance Communist propaganda.

Their program also was designed to eventually place an unbearable tax burden on the state. It is a major purpose of the Communist Party everywhere to create a bankrupt state economy, thereby furthering and intensifying public dissatisfaction and enabling the Communists the more easily to develop and spread distrust and hostility toward the American system.

Despite the Committee's thorough exposure of the Communist control of the Pension Union the Communists undoubtedly have achieved their greatest single success in the State of Washington in recent years with the passage of Initiative 172.

It is worthy of note that in King County where the Communist origin and support of Initiative 172 was thoroughly exposed by the newspapers the initiative was defeated by the voters.

A more widespread dissemination of the information contained in the transcript of the first public hearing of this Committee might have saved the deserving pensioners and the rest of the people of this State the disaster of Initiative 172.

The actual history of Initiatives 170 and 172 is that they were both master-minded by the young Communist, William J. Pennock. The first Initiative, 170, was filed with the Secretary of State January 13, 1948. The accompanying affidavit bore among others, the signature of William Pennock.

This initiative was subsequently found to be faultily drafted and was withdrawn. Initiative 172 was substituted in its place February 26, 1948. The signature of William Pennock was conspicuously absent from the affidavit accompanying the new Initiative measure, although he continued to carry on all negotiations concerning Initiative 172, including the delivery of the final signature sheets. Receipts and correspondence in the Secretary of State's office will support this statement.

It should be remembered that between the filing of the first and second Initiatives, William Pennock's long Communist affiliation and activity came in for a thorough airing before a public hearing of this Committee. At this hear-
twenty-one former members of the Communist Party testified under oath to the Communist Party membership of Pennock.

Although repeatedly invited by the Committee to take the witness stand and deny under oath the many accusations of Communist affiliation and activity leveled at the leadership of the Pension Union, neither Pennock nor any of his associates chose to avail themselves of the opportunity.

Pennock chose rather to make his denials where the penalties for perjury could not be imposed. This is typical of Communists. They shout about free speech being curtailed by legislative committees, but can never be induced to speak freely—under oath.

William Pennock was the first person to attempt to disrupt the hearings of the Committee. When the first hearing was called to order, Pennock jumped up in the rear of the room and screamed loudly and unintelligibly at the Committee.

The decision had already been made not to let the Communists take over this function of the Legislature. The Committee determined to maintain the dignity of the Legislature of this state and proceed with the business at hand. The Chairman directed the officers of the State Patrol to escort Pennock from the hearing. Pennock returned later and kicked violently on the door.

It is extremely difficult to conduct an orderly public hearing on Communists because the Communists will not permit it to be done. They are masters in the use of disruptive tactics. Their greatest aim is to make the legislative process seem ridiculous by turning it into another "forum for the revolution."

The Committee was unable to find any visible means of support for Pennock other than the funds he is able to extract from the meager pensions of the old people of this state. A future committee should delve into the financial operations of Pennock and the Pension Union officers.

When the 30th Legislature created this Committee to investigate subversive activities the Communists immediately set in motion an all-out effort to tie its hands. The Front organizations were whipped up, undercover Communists and fellow travelers issued statements viewing such investigations with alarm. A long series of costly legal steps was initiated, starting with an abortive attempt to refer HCR No. 10.

In the name of the Washington Pension Union, Pennock and other Communists kept the Un-American Activities Committee before the courts for many months. They unsuccessfully argued the Committee's constitutionality before the lower courts, the State Supreme Court and finally took it to the United States Supreme Court.

The expense of this costly Communist maneuver was largely borne by the old age pensioners, from whose meager funds the legal fees paid to John Caughlan as well as incidental court costs, were siphoned.

Aiding and abetting this travesty was the State Treasurer, Russell Fluent, who supplies the legal peg to hang their suits on by refusing to honor the payroll vouchers of the Committee. The successor committee should investigate the long and intimate relationship existing between Russell Fluent and the Communist Party—should he attempt to continue in public life.

To finance a Communist Front organization by mulcting the aged of their meager funds is certainly a vicious and contemptible practice. Far more vicious is the use of these well-meaning old people as an implement to accomplish the destruction of the one thing they hold most dear, their own country.
This was done in hundreds of cases where the Communist leadership of the Washington Pension Union used that organization as a vehicle for the transmission of every bit of the Communist Party Line to an entire state for a period of approximately ten years.

A negligible percentage of the actual pensioners were aware of the manner in which they were being used. Any objections raised by pensioners to any part of this high-handed program were ruthlessly squelched by the Communists who skillfully controlled these meetings.

One elderly lady interested in the pension movement, a Mrs. Marian Knox, was manhandled and beaten at a Pension Union meeting for stating that its speaker, Dr. C. H. Fisher was not telling the truth in his statements regarding this Committee.

Members of the Pension Union were coerced to subscribe to the Communist publication, The New World, in which the press, the government and the entire American system were constantly under attack.

Pensioners were frightened and coerced into compliance with the Communist program by a constant barrage of such scare slogans as “Hunger Act,” “Pension Wreckers,” and a constant repetition of false and misleading information regarding the Social Security Act of this state.

The Committee prepared a chart illustrating the current Party Line at any given time during the history of the Communist control of the Pension Union. The chart will show that the Pension Union invariably supported the Party Line in conflict with American Foreign Policy. They followed the Party Line by countless resolutions and press releases dealing with hundreds of issues having absolutely nothing to do with pensions.

The record will show that the Communists took the Pension Union through all the twists and turns of the Party Line including the Party Line switch which occurred following the abrogation of the Hitler-Stalin Pact.

The Legislature should draft legislation designed to protect the legitimate recipients of state pensions and other welfare funds from being victimized by unscrupulous and designing individuals who might wish to exploit them. The fund itself should be safeguarded by clauses which would prevent such characters as William Pennock and Tom Rabbitt from partaking of the fund.

LABOR SCHOOL

There is a network of Communist created and directed so-called “labor schools” strategically situated throughout the country. These schools are used for dissemination of Communist propaganda, the making and training of Communists and the publicizing of the Communist Party Line.

They have been cleverly disguised as schools for the discussion of labor problems, but most, if not all of them, have recently been exposed for what they are.

Seattle has one of them. It is known as the Pacific Northwest Labor School, whose present head is John Daschbach. Daschbach replaced Bert McLeech whose long Communist record and use of aliases and name changes are fully recorded in the printed transcript of this Committee’s first public hearing.

It is unfortunate that some members of the University of Washington appeared with more or less frequency as speakers at this school, thus lending their names and the prestige of the University of Washington to its proven subversive purposes.
Among the members of the University of Washington teaching staff who were speakers and/or teachers at this potent instrument of the Communist Party were the following: Dr. Ralph Gundlach, Dr. Albert Franzke, Professor Harold Eby and Professor H. J. Phillips.

There can be no question that by their appearance as speakers and/or teachers at this school for Communism, the foregoing members of the University of Washington teaching staff aided and abetted the Communist conspiracy in this state.

It should be noted also that the Communist demonstrations conducted to disrupt the public hearings of this legislative Committee formed at this labor school and marched on the State Armory under the direction of such characters as William J. Pennock, Tom Rabbitt and Jerry O'Connell.

It was at one of these demonstrations that Jerry O'Connell and an associate, Forest Crumpley, were arrested by Seattle Police and convicted in justice court of disorderly conduct.

The Pacific Northwest Labor School has been labeled a subversive organization by the Attorney General of the United States.

BUILDING SERVICE EMPLOYEES UNION

Your Committee played an important part in bringing about the public exposure of the Communist domination of the Building Service Employees Union of Seattle.

Your Committee interceded at the specific and insistent request of members of the union who had grown weary of being footballs for the Communist leadership of William Dobbins, Ward Coley and Merwin Cole, executive officers of the local.

It was after the legislative Committee brought to public view the facts regarding the subversive character of these men and the subversive purpose to which union dues were diverted that the International with which this local is affiliated ordered the removal of Dobbins, Coley and Cole.

These three had been largely instrumental in establishing and promoting the Communist Pacific Northwest Labor School and the Building Service local's records revealed that $3,868 of members' dues had been diverted to the support of this Communist enterprise without the knowledge of the body of the membership. Investigation of the records subsequently disclosed contribution of member dues to at least seventeen other Communist Fronts, and to the Communist Party itself. Many other unions, of course, had no connection whatever with this school, while others, apparently unaware of the fact that it was an instrument for the spread of Soviet Russian propaganda, have since repudiated it and withdrawn their support.

Labor leaders of importance have privately congratulated the Committee for thus assisting labor in helping it in labor's long fight to free itself completely from the tentacles of Russia's fifth column.

REPERTORY PLAYHOUSE

Your Committee's second report proves indisputably that the Repertory Playhouse, which for many years has enjoyed a peculiar prestige as a school for the drama, is one of the most important aboveground Communist Front organizations in the State of Washington.

It is indeed a recruiting school for the Communist Party. Its strategic situation in immediate proximity to the University of Washington has led
many to believe it is a part or adjunct of the University, which it is not. It is financed largely by public subscriptions.

But it has employed its proximity to the University of Washington to heavily recruit its pupils from university students and many of them have been subtly indoctrinated with the poison of Communism in an attempt to breed contempt for the American system of government.

Testimony shows that besides performing as a recruiting center and training ground for Communism, the Playhouse has been an important cog in fund raising for the Communist Party. This institution we regard as even more vicious and inimical to our free institutions than the Pacific Northwest Labor School, which has officially been declared a subversive organization.

Heading the operations of the Repertory Playhouse and guiding its established Communist policy are Burton James, director; Mrs. Florence Bean James, assistant or co-director; and Albert Ottenheimer. Testimony concerning this trio as well as their own conduct toward the legitimate functioning of this Committee will be found in the Committee’s second report, which has been made available to every legislator.

**PROCEDURE AND CIVIL RIGHTS**

Among the many important questions the members of this Committee insisted on having answered to its own satisfaction before proceeding was one we still believe to be most important. Could the undertaking assigned to us be accomplished without at the same time invading the area of civil rights? We agreed to proceed only so far as this could be accomplished.

First, we sought out the available information in this particular field. We studied the reports and records of other investigating committees. We attempted to arm ourselves with a knowledge of the accomplishments and mistakes of others who had pioneered in legislative investigations of subversive activities.

It is the history of legislative committees having conducted investigations into Communist activities that they have exercised remarkable restraint. A knowledge of the sinister nature of Communism plus an insight into the extent of their penetration in America tends to clothe the sincere investigator in this field with a firm resolve to make his every effort count.

We found that legislative investigations have long legal precedent in America, having been known to American law for more than a hundred years. We found also that such procedures were never seriously called in question until they began to concern themselves with the hidden plotings of the Communists. We found no instance where a picket line was thrown around a legislative hearing to protest its operation, except where such committees were taking testimony concerning Communists.

In adopting a plan of procedure, the Committee followed closely the recommendation of the Brookings Institute in their “Suggested Standards for Determining Un-American Activities.”

It was the opinion of the committee making the report for the Brookings Institute that:

“It is un-American for any individual to advocate, or to attempt to bring about a change in the form of government in the United States without following the processes prescribed for that purpose by the Constitution of the United States and by the constitutions of the several states.
"It is un-American for any person secretly to conspire by any methods, constitutional or otherwise, to overthrow or attempt to overthrow a government of law and to substitute therefor a government vested with complete discretionary power."

Your legislative Committee is thoroughly convinced that by the above standards the Communist Party and each of its members is un-American. We are convinced that in every instance the American Communist is subservient to the dictates of Moscow and that he is at all times and places conspiring by secret and deceptive means to destroy this government. That his ultimate thinking invariably includes the use of force and violence.

It has long been apparent that the laws on sedition and treason are inadequate to prevent the boring from within tactics of the Communists. Are we to presume that the founders of our Republic contemplated that the Constitution and the Bill of Rights should provide a protective mantle for those engaged in organized treason at the behest of a foreign government? We think not. It seems reasonable and right, that when the exercise of individual rights places the whole people in jeopardy, the primary right of self-preservation asserts itself and beyond that point liberty becomes license.

The Communists are adroitly using our natural reluctance to interfere in the free exercise of individual rights as a weapon with which to destroy us. It seems that we must, if we are to survive, determine at what point the right of the individual ends and the primary right of self-preservation retained at all times by the people asserts itself.

The Communists and their fellow-travelers have long and unconscionably presumed on the fundamental decency of the American people. They have abused the privilege extended to them in a free society in which they refuse to share the responsibilities that accompany the enjoyment of freedom.

It has been the hope and dream of all Americans that we could always extend to all people, the worthy and unworthy alike, the maximum enjoyment of liberty under law. We believe that even in the present emergency we can maintain our traditional standards of liberty if we but impose a few reasonable responsibilities of citizenship on people in public employ.

It seems to the Committee to be no invasion of civil rights to compel a public employee to state under oath, where the penalties for perjury can be involved, whether or not he owes allegiance to any foreign government. The fact that the Communist Party of the United States and the Communist Parties of every country are extensions of the world Communist Party, operating from the Kremlin is so well established that no reasonable person should at this late date question its truth.

It seems that the loyal citizen could easily dispose of the question of Communist affiliation, with the simple answer of "No" if it were the truth. And it follows that when a person cannot answer in this manner the burden of responsibility shifts to his shoulders and he should not be permitted to hide his actions behind the Bill of Rights. The Bill of Rights was primarily designed to protect the innocent from oppression; not to pave the way for oppression.

We believe that the security of this country is at all times paramount to a fancied right of privacy regarding affiliation in a known subversive organization, such as the Communist Party. It must be obvious that a man's liberty of action ceases at the precise point where his neighbor's injury begins.

The Communists in our midst have long since passed the point where liberty becomes license. We know that there are great and learned arguments extant against the imputing of guilt by association. When association constitutes in truth and in fact, participation in a conspiracy, the "guilt by associa-
tion" arguments lose validity. Nor are we ready to believe that any precept in law can reverse the truisms that "birds of a feather flock together," and that "a man is known by the company he keeps."

The Committee has used its powers to compel attendance and testimony judiciously. Professors and most other witnesses who were to be subpoenaed by the Committee were approached in advance by the Committee investigators in a discreet and courteous manner. Professors were advised in advance of the substance of the Committee's evidence regarding their alleged connection with the Communist Party, and invited to discuss that evidence with either the investigators or the Chairman of the Committee.

Professors known to the Committee to be members of the Communist Party and under its discipline reacted violently to this approach.

RIGHT OF COUNSEL

Much has been said about the right of reluctant witnesses to have benefit of counsel at legislative hearings. This right has never been questioned by this Committee. However, deliberate falsehoods to the contrary have been circulated by Communists, their friends, apologists and legal advisors.

The Committee quite properly stipulated to witnesses and their attorneys that no time would be devoted to debate or argument concerning the constitutionality of the Committee or its right to require testimony. Witnesses were also advised that the Committee would not through its hearing willingly provide a forum for Communist propaganda speeches.

Because of the nature of legislative hearings, there is little occasion for counsel to do more than advise the client. The procedure of legislative committees, their function and powers are determined by the Legislature and may be challenged in the courts when thought to exceed constitutional limitations.

No useful purpose can be served by arguing these issues before a legislative committee engaged in performing a specific assignment by the whole Legislature. Nothing but delay and obstruction could possibly be accomplished.

The purpose of legislative hearings is to obtain facts on which to base legislation. No findings of guilt are made and no indictments drawn. Witnesses cannot be prosecuted as a result of testimony they may give before a legislative hearing as long as they do not commit perjury or place themselves in contempt.

Witnesses before this Committee were permitted to have their attorneys seated at their immediate right hand during the entire course of their testimony. They were permitted freely to confer with their counsel before answering any question.

The only deviation from this procedure was when the disorderly conduct of some of the witnesses' lawyers created such confusion that it was impossible to proceed in an orderly manner. This was done deliberately.

In the case of Attorney John Caughlan, whose violent and disorderly conduct occasioned his removal from the hearing room, there is no doubt in the minds of the Committee that his clients' interests at the hearing were being subordinated by Mr. Caughlan to those of the Communist Party.

The Committee quite properly refused to accept previously prepared statements of reluctant witnesses in lieu of testimony, or as a condition of compliance with the Committee's authority to compel testimony.
A witness first having lawfully complied with the Committee's summons and freely or otherwise answered its questions to the best of his ability, might then reasonably request the privilege of having a further statement concerning his position considered by the Committee. And if sworn to and germane to the inquiry, it should be, and in our case would be, entered in the record.

No accusations concerning any person were ever seriously considered or acted upon by this Committee unless the witness was first willing to sign a sworn statement to support the same. We took extreme precautions to prevent any witness from making unfounded charges and haphazard reference to names while giving testimony for the record. We never permitted testimony concerning names and events which could not be substantially corroborated.

Some frank questions should be asked those who are fronting for the reluctant witnesses and other Communists. Questions as to why they have such difficulty in answering a few simple questions with which an honest and respectable citizen would have no difficulty at all.

Communists are under instructions and very specific instructions to use every tactic "legal and illegal" to disrupt every hearing or trial in which they appear, or, failing in that, to turn the so-called "capitalist" court or hearing room into a public forum for the spread of Communist Party propaganda. One of their aims is to make such hearings appear ridiculous.

Knowing this, the legislative committee was determined to leave nothing undone to prevent the Communists from sabotaging the hearings, but at the same time it employed every possible bit of self-restraint in dealing with the obvious Communist obstruction tactics.

Actually, the Committee has been under criticism for being too tolerant, rather than intolerant, of Communists' efforts to sabotage the will of the Legislature.

It should be borne in mind that the Communists have nothing but the most cynical contempt for our established legal processes and never overlook an opportunity to obstruct them or make them appear ridiculous in the eyes of the people. The Committee had to be constantly alert to protect the legal sanctity of its procedure as well as legislative dignity itself, against the most ceaseless onslaughts of the Communists and some of their so-called legal representatives.

Members of the Legislature who sat in these very chambers during those sessions when Communist obstruction tactics were something to reckon with will know full well whereof this Committee speaks. And perhaps have a much greater appreciation of the Committee's problem in conducting public hearings, than some legislators who have not encountered the skillful and utterly vicious and unprincipled Communist strategy head-on.

CROSS-EXAMINATION

Some attorneys asked for and were refused the right to cross-examine witnesses appearing before the Committee. There are several very good reasons why cross-examination is seldom permitted at legislative hearings, and especially hearings having to do with Communists.

Communist attorneys are notoriously skilled in disruption, and a legislative hearing with Communists free to cross-examine and abuse witnesses without the Committee having a corresponding power of summary contempt, would be a farce and of course the Communists and their attorneys know it.
A legislative committee should not have the power of summary contempt. In fact, any attempt to make a legislative hearing a quasi-judicial function would be entirely improper. Any attempts to do this would defeat the entire purpose of legislative hearings.

Again we wish to quote the recommendation of the Brookings Institute in its "Suggested Standards for Determining un-American Activities," in which they say:

"Persons charged with un-American activities should have the right to be represented by counsel when appearing before the Committee and in dealing with the Committee, but neither such persons nor their counsel should have the right to cross-examine witnesses appearing before the Committee nor to be present at any executive session of the Committee whether held for taking testimony or for other purposes. The Committee is conducting an investigation and is not trying persons or putting them in jeopardy. The Committee may, however, in its discretion give such persons or their representatives the privilege of examining witnesses or making presentations to the Committee or any of its members in executive session."

Perhaps the best way to explain the outrageous conduct of some witnesses called to testify before the Committee and that of some of their attorneys is to show that such conduct conforms to specific Communist Party instruction to its members when called before any official agency.

The Communist attitude concerning any inquiry into their conspiracy or membership is graphically summed up by an editorial in the Daily Worker, the official Communist organ in the United States, and quoted by the Rapp-Coudert Committee of the New York Legislature:

The Daily Worker exhorts as follows:

"It is the duty of the Communists to throw every possible obstacle in the way of a conviction of their fellow Party members in the court, to defend these members by all possible means and absolutely to refuse to give testimony for the state in any form. Testimony of Communists can only be given for the defense of Communists and then it must be based upon uncompromising defense of the party and its program."

Still another Communist instruction to Party members is found in a Communist pamphlet, "The Agent Provocateur in the Labor Department." That pamphlet declares:

"The general and fundamental rule for all Communists is: Make no statement. Of course this does not mean that all questions are simply to be met with the answer, 'I refuse to make a statement.' The tactics to be used under examination must be much more elastic than that. But the fundamental principle remains the same: No statements incriminating any comrade, no names, no addresses, not a single fact which could possibly be used directly or indirectly against the Party, its organs or individual members of the organization. No explanations in this respect. Absolute denial even when personally confronted with the persons and despite the evidence given by the police spies and agents provocateurs. Whoever infringes, even but a little, these fundamental rules must instantly and mercilessly be ejected from the Party.

"If therefore the police have any evidence against you or if they know that you are a Party member, you must make no further statement. Nor should you let yourself get involved in talks and discussions even about seemingly distant topics, such as views of life, etc. Only should the police not know for certain that you are a Party member, and have no proofs to that effect in their possession—then, since a categorical refusal to make any statement would convict you of being a Communist, you may permit yourself a few short statements calculated to obtain credence, but only with regard to your own person."

These standard Communist instructions to Party members in trouble may shed much light on the conduct of some witnesses at our second hearing who, knowing the Committee had proof of their Party membership, were forced to
admit it, but countered that they had quit the Party. They could offer no proof that they had beyond their bare statement.

It may also shed light and a special light on their refusal to further answer Committee questions, even to the extent of placing themselves in contempt which carries a lesser penalty than perjury.

ACADEMIC FREEDOM

In this Committee's studies of the reports and investigations of other legislative investigations having to do with the Communist conspiracy we have been able to anticipate many of the counter moves of the Communist Party.

For instance, we found that whenever a legislative committee turned to probing the Communist activities in education a committee to defend academic freedom was born. This was true in California, New York and other places.

While we did not know what persons would sponsor and promote such a committee in the State of Washington, we were certain that we would have one. We were not disappointed.

It is significant that a committee allegedly interested in defending academic freedom blanketed the State of Washington with its outcries immediately following an announced intention by this Committee to investigate Communism in education.

It is of course obvious to unbiased people that legislative inquiries regarding the conduct of tax supported institutions is customary and proper. Charges and implications by puppet pressure groups that such inquiries constitute an invasion of academic freedom should be closely scrutinized to determine origin, motives and intent.

All of the Communist Fronts, their sympathizers, their followers, and their dupes, as well as those in a state of mental confusion are engaging in a concerted effort to convince the people of this state that academic freedom has been imperiled by this Committee's conduct of the University of Washington hearings.

They are in effect challenging the right of the people, through their own Legislature, to question their own employees.

This Committee could go into great detail upholding the sovereign rights of the Legislature, but the absurdity of the "academic freedom" subterfuge should be apparent in light of the forthright statements of Doctor Raymond Allen, President of the University of Washington.

Doctor Allen said of this Committee's hearings in his 'Open Letter to the Friends of the University of Washington on Communism in Education':

"Academic freedom has not been abridged • • • Similarly civil liberties are not abridged by procedures which seek to ascertain facts and which do not result in any action affecting those liberties • • • It is to the credit of this Committee, I think, that it has not attempted to smear liberals with a red brush."

It is the opinion of this Committee that the Legislature should take an uncompromising position opposing the employment of Communists in education. This should also include those undercover Communists who successfully conceal their actual membership in the Party but who reveal their true loyalties by their undeviating adherence to the Communist program and Party Line.

In the event of administrative failure to properly safeguard the youth in our schools and universities from the subtle treasonable influences of Communist instructors, the Legislature has the final say and can take such action as it deems necessary to effect a remedy.
It is certain that the parents of the state will not long tolerate the expenditure of their tax money to finance the corruption of their children by Communist instructors in the field of public education.

History is replete with disastrous attempts to monitor the mind and define truth. Certainly few, if any, restraints should be placed on the sincere, honest and capable teacher. Academic freedom is fundamental to progress, nor can it be restrained without imperilling all freedom.

It should not, however, be confused with license, and it should extend to both ends of the classroom. Academic freedom also includes the right of the student, the parent and the state to dissent from the imposition of alien inspired propaganda on students by agents of a foreign government masquerading as liberals.

The propagandizing of students becomes particularly objectionable when it is engaged in by those employed by the state, especially when this propaganda is foreign inspired and designed to destroy the faith of the student in the American system of government and way of life.

It should not be sufficient for the educational administrator to take the position that he will take action only against those Communists who admit Party membership. Most of the more important Communists in education are not card-carrying members and never have been.

Testimony given at the public hearings of this Committee by former high-ranking Communists shows that the Communist Party protects its important members by not requiring conventional Party affiliation.

The best possible information that can be secured as to actual connection with the Communist Party is a history of unbroken adherence to the twisting Party line. When a professor consistently follows the Party Line and espouses all of their causes you may be certain that for all intents and purposes he is a Communist, and could not be doing a better job for them if he were openly on their payroll.

When a professor wilfully places himself in this questionable position the burden is not on the state or his immediate superior to prove that he pays his dues in the Communist Party.

No restraint should be attempted on the personal beliefs of the teacher, nor his right to hold them publicly, however faulty his premise or conclusions. His conduct is an entirely different matter. Active and voluntary participation in a conspiracy to work injury to his employer (the State) becomes a matter of dishonesty and treachery and has nothing whatever to do with academic freedom.

One of the most subtle methods used by Communist teachers to sway the mind of the student without incriminating himself is to suggest courses of reading and books which will do the job that the Communist professor or teacher dare not do openly.

There are many Communist slanted books and pamphlets which take the young student without awareness even to himself into the path of Communist belief. Perhaps at this point the Committee can state that a quiet spot check of some of our public schools disclosed that this type of literature is on the bookshelves in classrooms, and so placed as to be readily accessible to the student.

The Committee has reason to believe that this method of infiltration and the shaping of the young mind is practiced on a scale that makes it mandatory upon the Thirty-first Legislature to provide for the fullest investigation of not only
curriculum-approved reading matter but of reading matter which is adroitly introduced into classrooms and does not have official approval.

The Committee invites particular attention to one pamphlet in some Seattle classrooms bearing the title, "The Land of the Soviets." The subversive character of this pamphlet has been thoroughly established and it is high time that this and similar media of Soviet propaganda are summarily removed from the classrooms of our tax-supported educational system.

Your Committee had planned to make this investigation, but the consistent obstructionist tactics of the Communists during all its public hearings so delayed the Committee in its operations that it could no more than make a cursory check in the brief remaining time. This inquiry should unfailingly be pursued.

DR. RAYMOND B. ALLEN
President of the University of Washington

The Committee extends its appreciation for the cooperation which Dr. Raymond B. Allen, President of the University, made possible between the Committee and its investigators and the University administration.

The Committee found Dr. Allen cooperative at all times. His cooperation was dignified, courteous and effective. The Committee kept Dr. Allen fully informed of its evidence, its plans, and its objectives, and feels that Dr. Allen, once convinced that Communists had infiltrated into the University, left nothing undone to pave the way for a complete fact-finding investigation.

The relationship between Dr. Allen, the Committee, and its investigators, was mutually cordial. Dr. Allen is undoubtedly the most completely informed person in the University administration as to the methods employed by the Committee in its investigation. His views on the conduct of the Committee and the relationship of its operations on civil rights and academic freedom are quoted in another section of this report. However, Dr. Allen has seen fit to enlarge upon his previous comment in a letter to the Chairman of your Committee dated January 7, 1949. A copy of the letter is transmitted herewith:

University of Washington
Office of the President
Seattle 5, Washington
January 7, 1949

Dear Mr. Canwell:

I understand that you are preparing the report of the activities of your Committee to the 1949 Legislature. I shall look forward to reading this report. I have long believed that the powers of investigation vested in our legislative bodies are among the most important functions of a people’s government. Doubtless your Committee’s experience in conducting investigations of alleged subversive activity in the State of Washington has given you much useful information, and I am sure that the public record of the Committee’s proceedings will be of value to the Legislature and the people of the State.

As I have said before, I do not feel that the investigations you conducted of the University of Washington, constituted any abridgment of academic freedom or civil rights. A transcript of your hearing was turned over to the University, and, as you know, the University itself has conducted protracted hearings, just recently concluded, to test the validity of the information elicited in these hearings and to determine what action is indicated. This, it seems to me, is as it should be. A legislative committee is a fact-finding agency. When they are made available, its findings should be used by public administrative agencies of government, and voluntary organizations as well, in a manner that will best serve the welfare of the institution or organization itself. This is precisely the course events are taking at the University of Washington.
I appreciated your courtesy the other day in asking me to make the suggestions I did with reference to possible improvements of the procedure by which legislative investigations are conducted. Doubtless the Legislature will have many suggestions before it and will be duly conscious of its obligations to protect the rights of individuals and the security of the State and the welfare of its people and government as well. As experience has shown not everyone will be pleased with the conduct of any such hearings because they usually embarrass some individuals or organizations. Such, however, is the nature of the democratic process.

One point should be placed somewhere in the record. It is this, that there has been no collusion between the University and your Committee. The University did not invite the Committee to conduct an investigation of its staff. When the Committee presented information to the University indicating that there was a strong possibility that certain members of the University faculty were covert members of the Communist Party and said that it was the Committee's intention to carry the investigation further, the University, through its Board of Regents and President, offered full cooperation. The members of the staff and faculty were urged by the President to be frank and open in providing any information sought by the Committee's investigators. This cooperation, of course, the University was duty-bound to give to a legally constituted agency of the Legislature of the State of Washington.

May I take this opportunity to thank you for your unfailing courtesy and integrity in all of your dealings with the University. Sincerely yours,

(Signed) R. B. Allen
RAYMOND B. ALLEN, President

MELVIN RADER

In the case of Melvin Rader, Associate Professor of Philosophy at the University of Washington, the Committee's investigating staff and an agency of the Federal Government have produced evidence showing conclusively that Professor Rader did not tell the truth when he testified before the Committee.

Mr. Rader was identified by one George Hewitt, a former member of the National Committee of the Communist Party, as having attended the Briehl school in Communist training in New York State “in the summer of 1938 or 1939.”

The precise summer was later established as that of 1938.

Mr. Rader testified that during the period in question he taught at the University of Washington summer school and that he spent a vacation at Canyon Creek Lodge near Granite Falls.

Your Committee's investigators have established that Mr. Rader's first appearance at Canyon Creek Lodge was in August of 1940, and that there was a six-weeks' period when he did not teach summer school at the University in 1938.

The Federal agency heretofore mentioned has in its possession the testimony of two witnesses who corroborate Mr. Hewitt's statement that Professor Rader was in New York in the summer of 1938.

All of this evidence has been made available to the proper state authority and has been made available to the administration of the University of Washington and to the Board of Regents.

The Committee's published report of the second public hearings does not disclose that Professor Rader refused to confront Mr. Hewitt and actually “ran out” on Mr. Hewitt.

When Mr. Hewitt informed your Committee that he recognized Rader as a former attendant of the Briehl school for Communist educators, your Chairman immediately invited Professor Rader to his office.
Professor Rader came into the executive office but as soon as he saw Hewitt, and before a word had been spoken, he turned on his heels and said he refused to have any conversation. As Rader hurriedly left, Mr. Hewitt again identified him positively as the Mr. Rader that attended the Briehl school. Upon leaving the room Rader said he would not talk without his attorney. Your Chairman then courteously invited him to return with his attorney. Shortly thereafter, Attorney Ed Henry, claiming to represent Professor Rader, showed up but Rader was not with him.

Professor Rader would have had every opportunity, had he returned with Henry, to examine and cross-examine Hewitt, as did Henry. Hewitt persisted in his identification but Rader was not there to offer any denial.

Your Committee enters this in its report to the Legislature to contradict and refute the manufactured stories that Professor Rader was not given an opportunity to confront and question his accuser. There is no record of this in the Second Report because events herein related took place in the Committee's executive offices. This is the first time they are publicly disclosed.

Professor Rader is shown by the fully authenticated and documented records of your Committee to have been sponsor for, speaker for, or to have been otherwise directly associated with, twelve organizations which have been officially cited as Communist Fronts and subversive.

Your Committee feels that the perjury charge filed against Mr. Hewitt was not only hasty and unwarranted but of political significance.

Your Committee feels that it would be a proper subject of inquiry for the Thirty-first Legislature to ascertain why the recently appointed Prosecutor of King County, after first admitting the validity of the evidence placed before him and definitely committing himself to seek dismissal of the perjury charge against Mr. Hewitt, later reversed himself and explained that: (1) he was committed to his predecessor, now a member of the Superior Court bench, not to do so; and (2) that it might cost him 12,000 votes when he runs for election to take such a step.

ED HENRY AND PAUL COUGHLIN

Among the most vociferous critics of this Committee have been Paul Coughlin and Ed Henry, law associates, of Seattle.

They appeared during the second public hearing as counsel for Professor Melvin Rader of the University of Washington.

The Committee has established that this instructor of our youth has been associated with as sponsor, member, or in other capacities, with twelve Communist Front organizations, and that his provable record alone should warrant his dismissal from the teaching staff of our state University.

But it is Coughlin and Henry who have been in the forefront of critics of our Committee procedure and who have stressed what they claim to be the "need" for protection of civil liberties of persons investigated by this legislative Committee.

No member of this Committee believes for a moment that the Committee nor any of its members should be considered above criticism. But when critics publicly raise their voices it is the right of those criticized to inquire whether the criticism be honestly motivated even though conceivably mistaken, or whether the critics are actuated by motives not readily discernible to the uninformed.
It is with this thought in mind that this Committee directs the attention of the Legislature to a discussion of the International Juridical Association in Appendix 9, under the title "Communist Front Organizations," which Appendix is part of the records of the Special Committee on Un-American Activities of the House of Representatives of the Seventy-eighth Congress.

In this report the congressional investigating committee says of the International Juridical Association:

"Probably the strongest evidence of the Communist character of the International Juridical Association is to be found in the records of the persons who compose the organization’s national committee.

"Among those persons we find a substantial nucleus of publicly avowed or provable members of the Communist Party. At the beginning of this study, therefore, we cite a portion of the Communist record of these persons. Subsequently a sketch of the organization's history and policies will add confirming evidence of its Communist character."

The congressional committee then gives the provable Communist records of seven of the national committee members of that period. (See Pages 796, 797, 798.)

The congressional committee report then goes on:

"Up to this point we have named 7 members of the national committee of the International Juridical Association concerning whose membership in the Communist Party there is definite proof.

"Even if there were not yet others who belong in the category of Communist sympathizers or fellow travelers, these 7 would constitute a very sizable nucleus of Communist Party members on national committee which numbers 61 members.

"It is rare in recent Communist strategy to find any Communist front organizations with as many as 10 per cent provable Communist Party members on its highest governing body —

"In addition to the relatively small nucleus of Communist Party members and the much larger group of Communist sympathizers or fellow travelers, there are always, or usually always, some individuals found in a Communist front organization—even on its highest governing board—who are distinctly not party members or fellow travelers.

"It is a typical Communist device to point out these non-Communists and non-sympathizers as proof that the organization is not Communist controlled. This is the argument used by those who for one reason or another deny that the International Juridical Association is a Communist organization.

"The seven Communist leaders of the International Juridical Association who have been discussed already do not by any means exhaust the list of those in the organization who have impressive records of Communist affiliations. Other fellow travelers (some of whom may be secret party members) require our consideration."

The Committee then goes into the records of Pearl Hart, Charles H. Houston, Henry T. Hunt, Abraham J. Isserman and Colston E. Warne, who are also members of the National Committee of the International Juridical Association.

It then briefly goes into the subject of the well-known type of Communist interlocking directorates. It says:

"There is not a single important Communist front organization which does not have a substantial representation from the personnel of the International Juridical Association in its governing body.

"A complete picture of this interlocking directorate would require more space than is necessary to reach the conclusions which it supports."

The committee cites as examples to sustain its conclusions the American Peace Mobilization, the International Labor Defense and the National Federation for Constitutional Liberties as proven Communist Fronts whose directorates are interlocking with that of the International Juridical Association.
The congressional committee report further asserts that:

"From its inception the International Juridical Association has specialized in the defense of individual Communists or of the Communist Party itself."

It lists several score Communist cases, many of them now notorious, in which the International Juridical Association has taken a special interest.

Furthermore the congressional committee's report shows that the International Juridical Association has received monetary support from the Communist-controlled Robert Marshall Foundation of which Jerry O'Connell for long has been a trustee.

The committee found that the International Juridical Association "was one of the regular beneficiaries of that fund."

Members of the national committee of the International Juridical Association representing the State of Washington in 1942 are named by the congressional committee as Paul Coughlin and Ed Henry.

LEGISLATIVE INVESTIGATIONS AND THE FBI

Those most vocal in their opposition to legislative investigations of Communists invariably include the argument to support their attack, that the job is already being ably done by the FBI; that we have nothing to fear from Communists because at the first outbreak of hostilities Mr. Hoover and his agents would swoop down on all of the Communists in the United States and confine them forthwith.

We have a high regard for Mr. Hoover and the great organization which he so ably heads but he is limited by law in the steps he may take in safeguarding America from its present enemy.

In fact, the Committee has only the highest praise for the various branches of the Department of Justice. We have worked in utmost harmony with all agencies engaged in the investigation of subversive activities. Our only contention is that the agents of this government are not armed with sufficient weapons to cope with the Communist conspirators effectively.

It is doubtless important to have a secret file on the activities of Communists. It is vastly more important for the American people to know about their evil designs and activities in this country. It is vitally important that they know who they are so that they can appraise more accurately their very clever propaganda. The Communists could not possibly have attained their present strength in America if the people had been adequately informed by agencies in possession of vast amounts of information concerning the underground activities of thousands of foreign directed agents of the American branch of the World Communist Party.

We believe that Communism is like a disease, as Elizabeth Bentley, self-confessed former Communist Soviet spy has stated, "A disease which corrodes the soul and the mind of man." To attack this disease merely by spying on its agents and storing the findings in one-way secret files is no more conducive to curtailing the spread of Communism than would a similar attack curtail the spread of typhus, diphtheria, or smallpox. The Committee is not speaking of Communism as an economic or political ideology but as a label given the conspiracy and conspirators of a totalitarian foreign government that seeks to destroy the United States.

It is precisely because the Communists have developed a technique to accomplish our destruction which little fears the secret dosiers compiled by the Department of Justice, that legislative investigations seeking information on
which to base adequate legislation have become of paramount importance. Certainly it is obvious that Department of Justice files concerning the conspiratorial activities of the Communists have not prevented their rapid and widespread infiltration in labor, education and government.

J. Edgar Hoover is one of the outstanding and most vocal enemies of the Communists and has repeatedly stated that the members of the Communist Party in America are fifth column agents representing a hostile government. Mr. Hoover has also clearly stated the limitations placed by law upon his organization. In a recent interview, in answer to the question, "Does the FBI list organizations ruled to be subversive?" he said:

"The FBI does not make policy, recommendations, conclusions, or rulings, based upon our investigation. It is a fact-finding agency. The facts it gathers are submitted to Department of Justice officials. The Attorney General rules on whether the organization is subversive. The FBI investigates alleged membership in subversive organizations of federal employees after the Attorney General has ruled the organization to be subversive."

In reply to a question regarding the initiation of criminal prosecutions by the FBI in cases where federal employees failed to disclose Communist Party affiliations, Mr. Hoover stated:

"Criminal prosecutions are initiated in proper cases, but not by the FBI. That is a responsibility of the prosecuting officials of the Department of Justice and the various United States attorneys. It's not a simple matter to prove that one is a Communist. In fact, the most dangerous Communists in the nation today are not the open, avowed, card-carrying Party members. They seek to attach themselves to liberal and progressive movements. They conceal their real Communist affiliations, because they know that once exposed they will outlaw themselves in the hearts and minds of Loyal Americans. A real Communist supporter can be identified by his acts—he follows his party line, espouses the Party's causes and often furthers its aims by his overt acts.

"The Communist Party has long regarded infiltration of the government service as a project carrying highest priority. They have sought to accomplish this under the guise of secrecy. The menace of Communists in government service is a threat to our national security because of (1) opportunity to engage in espionage to the detriment of our national defense; (2) opportunity to influence the formulation and carrying out of governmental policies; (3) opportunity to promote Communist propaganda, creating disruption and undermining public confidence; (4) opportunity to recruit Party members in government service, or soliciting the aid of innocent co-workers in assisting them to carry out Party assignments; and (5) opportunity to place other Communists in government service. One person whose loyalty to the Communist cause exceeds his loyalty to the United States could, if properly placed, do irreparable harm to our security."

LEGISLATIVE INVESTIGATIONS AND THE PRESS

Ours and other legislative committees engaged in the investigation of Communists have been accused of seeking "headlines." To this, the Committee cheerfully pleads guilty. We have sought the most complete and accurate news coverage of our every act. We have nothing to hide. We are seeking out traitors to America. When we find them we believe it is public information which concerns the national security and we have made every effort to see that the people were given the facts. Had the facts been made available to the people from other official sources there would have been no need for a committee, nor headlines of this kind.

We have read reams of criticism of the legislative investigating committees by certain columnists and listened to almost daily barrages on the air by self-appointed critics since the Whitaker Chambers disclosures. It is significant, we think, that these critics center their fire on what they claim to be wrong with the investigation committee but have not one word of criticism
for those who have so flagrantly betrayed their country to an unfriendly and predatory foreign government. Why?

It is high time that we hold up to public gaze those who are consistently attacking American institutions and their representatives while at the same time stealthily apologizing for everything Russia does and wants.

We believe that the security of this country is at all times paramount to a fancied right of privacy regarding affiliation with a known subversive organization such as the Communist Party. When in the exercise of self-asserted civil rights any individual places the whole people in jeopardy the primary right of self-preservation asserts itself, and the people may properly take such measures as the situation may indicate is justified. Certainly the most proper means available to the people is to call upon their elected representatives, granting them sufficient powers to investigate, inquire, and recommend proper safeguards.

The press and radio are the major if not the only means of quickly and intelligently informing the people of the activities of their elected representatives. It is therefore to the press and radio that the people turn for information. That is why not only your Committee but similar Committees throughout the country have held open hearings to which both the press and radio have had free and untrammeled access.

The Legislature may be sure that any attempt to make star chamber sessions out of such hearings would be received by the public with justifiable cynicism and a deserved rebuke.

RECOMMENDATIONS

One of the purposes of such legislative committees as this one is to find an answer in law to the ever-increasing threat imposed by Stalinist Communism in its world-wide conspiracy. Its purpose too is to inform the public, whose instrument this Committee is, of the extent and nature of the Communist conspiracy as it affects the State of Washington.

Much effort is being expended to impair the powers of the Legislature to investigate subversives. At this time the only safe course is to strengthen the authority of the Legislature and its investigating Committee in this direction.

The constitutional safeguards which already adequately surround the witness before legislative hearings should be specifically set forth so that misinformation circulated by Communists to confuse and mislead the people will be dispelled.

The Constitution of the United States amply protects the individual in the exercise of his individual rights. These rights are in nowise invaded by the authority granted to your legislative Committee. The individual is not required to give self-incriminating testimony, for the very simple reason that legislative committees have no indicting powers and the individual cannot be criminally prosecuted as a result of testimony he is required to give against himself.

However, it is the opinion of this Committee that specific legislation declaring the immunities enjoyed by a witness before a legislative committee should be set forth in the interest of clarifying a purposely created misconception in the public mind.
The right of the individual to enjoy benefit of counsel when testifying before a legislative committee or appearing before such committee in executive session should be clearly set forth. This is not to imply that counsel before a legislative committee should not be restrained from unethical or unseemly tactics.

The privilege of counsel to cross-question witnesses should at all times remain within the discretion of the legislative committee. The factors of time and energies of the committee members must always be considered. It should be borne in mind too that legislative committees do not have and should not have the powers of summary contempt and therefore cannot permit counsel to function without restraint. Such committees at all times function as a fact-finding agency and unlimited argument and debate have no proper place before them and serve no useful purpose.

The facts revealed in the first and second Committee reports indicate beyond any question of doubt that the Communist conspiratorial organization has extended its roots deeply into many branches of our public and civic life and that the pioneer work of this Committee has served only as the beginning of a complete exposure. To end the function of this Committee at this time would prove a fatal blow to the progress that has been made in alerting the people of our state to this danger and would in effect over a period of time nullify the accomplishments already made. Your Committee therefore, in the deepest earnestness, recommends that the Thirty-first Legislature continue to see that the function of this proper and constitutional branch of legislative activity be continued for the public welfare and security.

Your Committee also feels that it is of the utmost importance that a successor committee be adequately financed to effectually deal with the problems it will confront and the important demands that will be made upon it in the public interest. Your Committee had adequately shown, we believe, that the people have received inestimable value for every dollar heretofore appropriated for this work.

Your Committee is of the belief that to curtail the operations of a successor committee by inadequate financing would prove to be a penny-wise and pound-foolish move. Nowhere, we believe, can the expenditure of a state tax-dollar bring greater returns in the form of ultimate security to the taxpayers and the citizenry generally. Communists have brought to bear almost unlimited personnel and resources, originating both within and outside the state, to checkmate the effective work of this Committee at every turn. A successor committee cannot have its hands tied by insufficient funds with which to operate.

Your Committee recommends that:

1. Penalties for contempt and perjury committed before a legislative hearing be made much more severe.
2. Contempt of the Legislature or a legislative committee should be defined to include disorderly conduct which arrests the orderly and dignified procedure of a legislative hearing.
3. Consideration be given new procedure in cases of legislative contempt giving the legislative committee recourse to the Attorney General to proceed directly on information provided by a legislative committee, thus averting the possibility of unnecessary delays on the part of lesser public officials.
4. It may be mandatory for any person, all or part of whose wages or salary is paid from public funds, to respond to a summons by a legislative
committee and freely and truthfully answer all lawful questions asked by the committee and that failure to do so automatically constitutes grounds for dismissal from public employment.

(5) That financing of the Communist Party and its activities through tax funds be minimized to the greatest extent possible by:

(a) Requiring any pension or welfare recipient to state under oath that he or she is not a member of the Communist Party.

(b) That the recipient will not use any such funds to aid the Communist conspiracy or any of its officers, representatives, or front organizations.

and by any other provisions in the setting up of the pension and welfare funds that the Legislature may see fit to employ, and further that the penalty for violation shall be permanent suspension from the pension and/or welfare rolls.

(6) That the use of pension and welfare funds for the support of any Communist propaganda organ (such as the late New World, and the Peoples Daily World of San Francisco, or the Daily Worker of New York) for instance, be strictly prohibited on the ground that it is furthering a foreign conspiracy against the peace and well-being of the citizens and taxpayers of this state, and that the penalty for such a subversive diversion of tax funds shall mean permanent suspension from the pension and/or welfare funds.

(7) The Legislature strengthen the anti-subversive clause contained in the omnibus appropriations of the 1947 session laws, so that it will specifically name membership in or affiliation with the Communist Party as a bar to employment on any state or state sub-division payroll. The existing provision fixing a maximum penalty of $1000 fine and a year in jail for swearing falsely in connection with a "subversive" organization has proved to be wholly inadequate and ineffective because of legal hair-splitting. For the purpose of this recommendation a Communist should be defined as one holding membership in the Communist Party, the Communist Political Association, or any organization, however defined, having a proven working affiliation with the Communist Party of Soviet Russia. Further, that party affiliation may properly be imputed where the individual undeviatingly adheres to the Communist Party Line or has proven affiliation with three or more known Communist-Front organizations which have been declared subversive by a qualified branch of the State or Federal Government.

(8) No action for slander or libel should lie against an individual for labelling as a Communist a person who can be proved to be a member of three or more Communist Front organizations officially declared subversive. Affiliation with recognized Communist Front organizations should place the burden of proof as to loyalty on the individual so affiliated.

(9) In appointing members of the Legislature to serve on the successor to this Committee the Speaker of the House and the President of the Senate, and the membership of both houses, should exercise the most extreme care to see that such an appointee is neither a Communist nor a Communist sympathizer, nor anyone who might lend himself to the purposeful or unwitting betrayal of the Committee to subversive forces, and to name to the successor committee only such members of the Legislature who are wholly in accord with the intent of the 31st Legislature to further expose and arrest the growth of the Communist conspiracy in our State.

(10) The investigating staff of your Committee, as heretofore stated, was chosen for its experience and expert knowledge. At no time was there any
political consideration or any consideration of patronage. Your Committee felt that in a work as important as this to the public welfare that only the most capable and proven persons should be employed. No member of the investigating staff at any time was asked concerning his party affiliations. The Committee does not know how many are Democrats and how many are Republicans. It should also be stressed that in every case the Committee sought the man. In nearly every instance the members of the investigating staff resigned other important positions to undertake their work for this Committee. The investigating committee, as constituted, has developed into a highly efficient team and it is the recommendation of your Committee that the investigating staff be held intact and that in the employment of investigators no consideration whatever be given political patronage by either Democratic or Republican members of the Committee.

Your Committee cannot refrain at this point from reminding the Democratic members of the 31st Legislature that the retiring state chairman of the Democratic Party and the Democratic State Attorney General have given their public approval and endorsement of the politically non-partisan attitude and operations of your Committee since its creation by the 30th Legislature. It has at all times been the purpose of your Committee to protect the political integrity of the State against the advances of the foreign-directed Communist conspiracy, and we believe that every act and utterance of the Committee will fully bear out this statement.

(11) To press with all vigor and energy and all its resources the investigation into Communism in our tax-supported schools, both common schools and institutions of higher learning. Communists already have made salutary inroads into our education system. Testimony, including that of high ex-Communists, in the first and second committee reports, disclose the alarming progress that has been made.

In the blueprint for Communist infiltration the Communist objective is summed up in these simple words:

"In destroying the capitalist monopoly of the means of production, the working class must also destroy the capitalist monopoly of education; that is, it must take possession of all the schools, from the elementary schools to the universities." *(Program of the Communist International, adopted by the Sixth World Congress, Sept. 1, 1928, Moscow. "Blue Print for World Conquest," page 206.)*

As heretofore stated, your Committee had opportunity merely to scratch the surface of Communist infiltration in our tax-supported school system.

(12) The successor committee, or a separate committee, be authorized to fully investigate the manner in which textbooks and all other reading matter in our schools is chosen and approved, and that the Legislature make it mandatory to either delegate existing agencies or create a separate agency with the responsibility of stemming the flow of subversive reading matter that is finding its way into some of the classrooms of our schools.
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<td>Mrs. Hansen, Messrs. Powell and Blair</td>
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<td>Mrs. Anderson and Mr. Olson: Relating to school indebtedness within utility districts</td>
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<td>Mr. Frayn: Relating to school bonds.</td>
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<td>Mrs. Hansen and Mr. Comfort: Relating to diking and drainage districts.</td>
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<td>Messrs. Holliday, McPherson and Carty: Permitting certain emergency exceptions to school attendance requirements</td>
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<td>Mrs. Testu and Mr. Brown (Gordon J.): Relating to transportation liens against public improvements</td>
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<td>Mr. Allen: Authorizing election day times-off with pay.</td>
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<td>Mr. Brown (Henry A.): Relating to state employees' retirement system.</td>
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<td>Mr. Comfort: Establishing Penrose Point State Park in Pierce County.</td>
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<td>Mr. Ford</td>
<td>Relating to property added to tax rolls after original roll is certified.</td>
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<td>Messrs. Cory, Thompson and Sprague</td>
<td>Transferring certain State lands to Lewis County.</td>
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<td>Mr. Foster</td>
<td>Authorizing bonds for county rural libraries.</td>
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<td>Messrs. Jones (John R.) and Eldridge</td>
<td>Relating to highway from Grand Coulee to Crown Point.</td>
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<td>Mr. King</td>
<td>Imposing tax on timber for reforestation programs.</td>
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<td>Relating to lien rights for public utility districts.</td>
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<td>Mr. Miller (Clyde J.)</td>
<td>Making appropriation for Cowlitz County PUD District No. 1.</td>
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<td>Mr. Kinnear: Authorizing any taxpayer to bring suits against expenditure of public money.</td>
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<td>Messrs. Miller (Floyd C.) and Frayn: Licensing and regulating refrigeration contractors.</td>
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<td>Mr. O'Brien: Establishing civil service for Department of Labor and Industries.</td>
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<td>Messrs. Shannon and Bargreen: Transferring State Schools for Deaf and Blind to Board of Education.</td>
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<td>Messrs. Shannon, Brown (Henry A.) and Pedersen: Requiring permanent monuments for section corners.</td>
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<td>Mrs. Testu and Mr. Young: Increasing gas tax to 7¢ per gallon.</td>
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<td>Mr. Wilson: Relating to criminal liability for minors driving while intoxicated.</td>
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<td>Messrs. Young and Washington: Relating to redemption of estrays within 60 days after sale.</td>
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<td>Mr. Watson: Authorizing local betterment districts outside cities.</td>
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<td>Mr. Bernethy: Making Commissioner of Public Lands official map coordinator.</td>
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<td>Mr. Bernethy: Relating to rights-of-way to State agencies across State lands.</td>
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<td>Mr. Bernethy: Relating to assessment of public lands within water districts.</td>
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<td>Mr. Bernethy: Relating to appropriation classification of inventory of all public lands.</td>
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<td>Mr. Bernethy: Authorizing relocation of certain harbor lines.</td>
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<td>Mr. Bernethy: Authorizing sale of State timber on stumpage basis.</td>
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<td>Mr. Bassett: Authorizing sale of unused metropolitan park areas.</td>
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<td>Mr. Buse:</td>
<td>Authorizing acquisition of old Fort Townsend for State park</td>
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<td>Mr. Forshee:</td>
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<td>Mr. Carroll:</td>
<td>Relating to tattooing</td>
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<td>Messrs. Frayn and Watson:</td>
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<td>Mr. Gallagher (Michael J.):</td>
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<td>Mr. King:</td>
<td>Prohibiting marriage of intoxicated persons</td>
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<td>Messrs. Miller (Clyde J.) and Young:</td>
<td>Creating Washington State crime detection bureau</td>
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<td>Messrs. Rasmussen and Brown (Gordon J.):</td>
<td>Requiring compulsory motor vehicle liability insurance</td>
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<td>Messrs. Raugust, Hoefel and Donohue:</td>
<td>Relating to certain highways in Adams and Whitman Counties</td>
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<td>Messrs. Riley and Vane:</td>
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<td>Messrs. Wyatt and Pedersen:</td>
<td>Prohibiting daylight saving time</td>
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<td>Mr. Washington: Relating to the C. V. A.</td>
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### SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE

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- Capitol buildings (see “Capitol Buildings”).
- Civil service (see “State Employees and Officials”)
- Development fund abolished, SB 107.
- Disaster relief, civil defense committee created, *SB 241.
- Employees (see “State Employees and Officials”)
- Fisheries, New Code, *SB 216.
- Forestry, Division of, abolished, SB 202, HB 346.
- Fund allocations (see “Allocation of State Funds”).
- Funds, abolished and transferred, SB 239, SB 339.
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- Game and Game Fish Code, amendments, *HB 351.
- Game Commission, members elected, SB 201.
- Greyhound Racing Commission, pari-mutuel betting, SB 113.
- Health, State Board, reorganization, SB 152.
- Historic Sites and Markers Commission created, *SB 158.
- Historical museum, building addition, HB 584.
- Historical Society, building appropriation, HB 423.
- Horse Racing Commission, quarter horse racing, *SB 186.
- Institutions, transfer of appropriations between, authorized, SB 8, HB 11
  Insurance Code, amendments, *SB 104.
- Investment in U. S. securities authorized, SB 213.
- Investment of accumulated funds, SB 212.
- Investment of funds, SB 169.
- Land Commissioners Board reorganized, SB 209.
- Legislature (see “Legislature”).
- Liquor Board appointments, Initiative No. 171.
- Merit system (see “State Employees and Officials”).
- Municipal revolving fund transfers, HB 119.
- Murals in legislative building, SB 311.
- Office building construction, SB 322, *HB 2 (vetoed).
- Office hours, SB 398, SB 185, HB 210.

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Foreign student scholarships increased to 100 per year, *SB 71.
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Land sale authorized for bond redemption, *HB 175.
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Fortified, retail sale, SB 39.
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